



SYSTEM PURCHASE / SERVICE / MONITORING AGREEMENT

Client Number: 17692 Contract Number: _____

THIS AGREEMENT dated Friday, September 28, 2018, is entered into by and between the following parties
F.E. MORAN SECURITY SOLUTIONS (Hereinafter referred to as FEMSS)

and
 Name: **Mades-Johnstone Center** Email Address: **nancy.sporer@d303.org**
 (Hereinafter referred to as "Client") Quote#: **FEMQ57006**
 Billing Address: **1304 Ronzheimer Ave**
Saint Charles, IL 60174
 Telephone: **3312284928**
 Contact Person: **Nancy Sporer**

- PREMISES:** The System to be serviced and/or monitored is at the following address: **Mades-Johnstone Center**
1304 Ronzheimer Ave
Saint Charles, IL 60174
- TERM:** This Agreement shall be effective upon execution by both Parties and continue for a period of 36 months from the date of activation of services. At the expiration of the initial 36 month period, this Agreement shall renew automatically for periods of one (1) month each, unless either party shall notify the other in writing, not less than (30) days prior to the expiration of this Agreement or of any renewal periods, of their intention to terminate this Agreement. The parties agree that due to the nature of the services to be provided by FEMSS, the payments to be made by the Client for the term of the monitoring / service part of this agreement pursuant to paragraph one (1) form an integral part of FEMSS's anticipated profits; that in the event of Subscriber's default it would be difficult if not impossible to fix FEMSS's actual damages. Therefore, in the event Client defaults in the payment of any charges to be paid to FEMSS, the balance of all payments for the entire term herein shall immediately become due and payable, and Client shall be liable for 80 % thereof as liquidated damages and FEMSS shall be permitted to terminate all its services under this agreement and to remotely re-program or delete any programming without relieving Client of any obligation herein. In the event of Client's breach of this agreement, FEMSS may at its option either remove its communication software or deem same sold to Subscriber for 80% of the amount specified as the value of the equipment in addition to the liquidated damages provided for herein.
- CHARGES:** The Client agrees to pay FEMSS as follows:

SCHEDULE EQUIPMENT & SERVICES LIST

| <u>Qty - Description</u> | <u>RMR</u> | <u>Qty - Description</u> | <u>RMR</u> |
|--------------------------------|------------|--------------------------------------|------------|
| 1 - GE Concord 4 Control Panel | | 1 - Concord 4 LTE Module | |
| 1 - Repeater Kit | | 6 - Surface Mount Panic Switch | |
| 1 - 12V 7AH Battery | | 1 - Cell Radio as Primary Monitoring | |

Purchase Price: **\$987.17** Total Monthly Fee: **\$50.00** Billed Quarterly System Type: Burglar Alarm
 Deposit/Down Payment: **\$0.00** down

SCOPE OF WORK

The following is a quote to install a GE Concord 4 security control panel and 6 wireless panic buttons. We have included a wireless repeater to extend the wireless signal from the panel to reach all areas that will have a panic button.

Control panel will be monitored by the FE Moran Security Solutions central station. Pricing valid with the acceptance of 36 month monitoring agreement.

Work will be done during normal business hours, M-F 8-5.

The following quotation includes labor, equipment, materials, programming, check-out, start-up, testing, and training.

During the course of our work, should we encounter any deficiencies we will contact you promptly and provide a separate quotation to correct these issues.

If there are any further questions or items that may need clarification or modification, please don't hesitate to contact me, 217-255-2380.

4. **MONITORING & SERVICES:** FEMSS agrees to service a system ("System") comprised of the equipment listed without liability and not as an insurer, during the term of this Agreement at the premises described above; for the following marked services:

- (X) Alarm Monitoring;
(X) Time & Material Service
() Service Agreement
() Inspection Service
() Other:

****Addendum A:** The Client understands that FEMSS must know and have on record basic information about the Client system. The Client also acknowledges that he has completed the portion of the contract which calls for that information, and that FEMSS, in performing its obligations under this contract, will rely solely on information given by the Client (See Addendum A for monitoring information).

This Agreement shall not be binding upon FEMSS unless approved in writing by an officer of FEMSS. In the event of non-approval, the sole liability of FEMSS shall be to refund to Client the amount that has been paid to FEMSS by Client upon the signing of this Agreement.
IN WITNESS WHEREOF, the parties have caused the Agreement to be duly executed on the date opposite their names.

CREDIT REVIEW: Client's signature authorizes FEMSS to obtain a standard factual data credit report through a credit reporting agency chosen by FEMSS. Client agrees that if the data reported in said report is, in the sole opinion of FEMSS, insufficient to warrant the extension of credit terms to Client this agreement will be considered void, and any products provided to Client by FEMSS in the anticipation of this agreement will be returned immediately. If credit terms are denied as described above, FEMSS agrees to provide a copy of the information used to make the determination upon request by Client in accordance with Federal law.

By: _____ Date: _____

Authorized "FEMSS" Officer

TERMS AND CONDITIONS CONTINUED

5. **FEMSS's LIABILITY/DISCLAIMER OF WARRANTIES:** IT IS UNDERSTOOD THAT FEMSS IS NOT AN INSURER, THAT INSURANCE, IF ANY, SHALL BE OBTAINED BY THE CLIENT AND THAT THE AMOUNTS PAYABLE TO FEMSS HEREUNDER ARE BASED UPON THE VALUE OF THE SERVICES AND THE SCOPE OF LIABILITY AS HEREBIN SET FORTH AND ARE UNRELATED TO THE VALUE OF THE SUBSCRIBED PROPERTY OR OTHERS LOCATED IN CLIENT'S PREMISES. IT IS IMPRACTICAL AND EXTREMELY DIFFICULT TO FIX THE ACTUAL DAMAGES, IF ANY, WHICH MAY PROXIMATELY RESULT FROM FAILURE ON THE PART OF FEMSS TO PERFORM ANY OF ITS OBLIGATIONS HEREUNDER. THE CLIENT DOES NOT DESIRE THAT THIS CONTRACT PROVIDE FULL LIABILITY OF FEMSS AND AGREES THAT FEMSS SHALL BE EXEMPT FROM LIABILITY FOR LOSS OR DAMAGE DUE DIRECTLY OR INDIRECTLY TO OCCURRENCES, OR CONSEQUENCES THEREFROM, WHICH THE SERVICE OR SYSTEM IS DESIGNED TO DETECT OR AVERT, THAT IF FEMSS SHOULD BE FOUND LIABLE FOR LOSS OR DAMAGE DUE TO FAILURE OF SERVICE OR EQUIPMENT IN ANY RESPECT, ITS LIABILITY SHALL BE LIMITED TO A SUM EQUAL TO TEN PERCENT (10%) OF THE ANNUALIZED MONTHLY SERVICE CHARGE OR \$250.00, WHICHEVER IS THE ORBATER, AS LIQUIDATED DAMAGES AND NOT AS A PENALTY. AS THE EXCLUSIVE REMEDY, THE PROVISIONS OF THIS PARAGRAPH SHALL APPLY IF LOSS OR DAMAGE, IRRESPECTIVE OF CAUSE OR ORIGIN, RESULTS DIRECTLY OR INDIRECTLY TO PERSON OR PROPERTY FROM PERFORMANCE OR NONPERFORMANCE OF OBLIGATIONS IMPOSED BY THIS CONTRACT OR FROM NEGLIGENCE, ACTIVE OR OTHERWISE, OF FEMSS, ITS AGENTS OR EMPLOYEES. IF THE CLIENT DESIRES FEMSS TO ASSUME A GREATER LIABILITY, FEMSS WILL AMEND THIS AGREEMENT TO ALLOW THE CLIENT TO PAY AN ADDITIONAL ANNUAL AMOUNT NECESSARY TO PURCHASE AN INSURANCE POLICY FOR SUCH GREATER LIABILITY, IF SUCH POLICY IS REASONABLY AVAILABLE. NO SUCH AMENDMENT SHALL BE EFFECTIVE UNLESS SIGNED BY THE CLIENT, FEMSS AND INSURANCE CARRIER WHICH WILL BE INSURING THE ADDITIONAL LIABILITY FEMSS DISCLAIMS ANY WARRANTY AND ANY IMPLIED WARRANTY OF MERCHANTABILITY USAGE OR FITNESS FOR ANY PARTICULAR PURPOSE.
6. **SERVICE AGREEMENT AND INSPECTION SERVICES: (A) SERVICE AGREEMENT.** If service is included, FEMSS will service the System and make any necessary repairs as required due to normal wear and tear, including parts and labor. Client acknowledges FEMSS's obligation hereunder relates solely to the service of the specified system and that FEMSS is in no way obligated to insure the operation of the System or to maintain or service Client's property or the property of others to which FEMSS's System is connected. Any replacement parts may be of a brand, design and quality determined by FEMSS in its sole discretion to be the reasonably equivalent. FEMSS shall service upon Client's request the system installed in Client's premises between the hours of 8 a.m. and 5 p.m. Monday through Friday, within reasonable time after receiving notice from subscriber that service is required, exclusive of Saturdays, Sundays and legal holidays. All repairs, replacement or alteration to the system made by reason of alteration to subscriber's premises, or caused by unauthorized intrusion, lightning or electrical surge, or caused by any means other than normal usage, wear and tear, shall be made at the cost of the subscriber. **(B) INSPECTION.** If inspections are included, they shall be performed between the hours of 8 a.m. and 5 p.m. Monday through Friday. Inspection service does not include the cost of any repairs or modifications to the System.
7. **FALSE ALARMS:** If the Client's System is damaged or misused to such an extent or not functioning in such a way that false alarms are transmitted with unreasonable frequency, FEMSS may choose to suspend its obligation under this Agreement until the System is fixed or the condition corrected or cancel this Agreement. If FEMSS elects to suspend its obligations, it will first notify the Client of the suspension.
FEMSS shall not be responsible for the fees, charges, or assessments imposed by the government authority or other persons in connection with false alarms from any equipment located at any Client premises. FEMSS shall not be responsible for any fees, licenses or taxes imposed by any government authority.
Client represents that he fully understands that the equipment, because of its sensitivity and nature, is subject to the influence of external events which are not within the control of FEMSS and which may cause the alarm to activate. Any and all such alarms which may occur, shall not be construed as improper operation of the equipment nor as malfunction thereof, nor shall any or all such alarms excuse any of the obligations of Client as set forth in this Agreement.
8. **RESPONSE TO ALARMS:**
(A) LOCAL ALARM: FEMSS does not physically respond to Client premises in local alarm audible device soundings, except as otherwise specifically agreed to in writing.
(B) CENTRAL STATION ALARM: FEMSS does not physically respond to the Client premises for central station alarm device signals. If FEMSS provides central station alarm service, FEMSS or its designee shall, without warranty, make every reasonable effort to do the following:
Upon receipt of an alarm signal, FEMSS shall make every reasonable effort to transmit notification of the alarm promptly to the police, fire or other authorities and to the persons designated by the Client, unless there is reason to assume that any emergency condition does not exist. FEMSS shall not be responsible for losses or damages suffered by the client as a result of any delays in response time or failure to respond by any person or authority notified by FEMSS according to the clients' instructions in addendum A
(C) POLICE AND FIRE DEPARTMENT CONNECTED ALARMS: Client acknowledges that if the signals transmitted by Client's premises will be monitored in municipal police and/or fire departments to other locations, that the personnel of such municipal police and/or fire department or other location are not agents of FEMSS, nor does FEMSS assume any responsibility for the manner in which such signals are monitored or the response, if any, to such signals.
(D) SIGNAL TRANSMISSION: Client understands that the signals from the System, which FEMSS may monitor, are transmitted over normal telephone lines, internet and/or radio frequency to FEMSS. Client also understands the FEMSS cannot be responsible for any monitoring during periods when either Client or FEMSS's telephone lines or internet are not working, or under any condition which would make it impossible to send a normal signal from the Client's premises to FEMSS's place of business.
9. **AUDIBLE ALARM SHUT-OFF:** Client acknowledges and understands that if the audible alarm has an automatic shut-off device and the alarm sounds for any reason, it is designed to automatically shut off after sounding for period of time not to exceed thirty (30) minutes. Client further acknowledges: That unless an attempted entry is apparent or unless Client is notified that the System was activated, Client may have no way of knowing that the System was activated and automatically shut off; and that it therefore may have to be manually restored by Client. Client agrees to check the System each day upon opening the premises in order to determine whether or not the System was activated during the previous operating period.
10. **INCREASE IN MONTHLY CHARGES:** FEMSS shall have the right, at any time, to increase the monthly charges provided for in this Agreement up to any amount equal to ten percent (10%) per year for each year after the date of this Agreement for the term of this Agreement, including extensions.

11. **CLIENT'S DUTIES AS TO USE OF SYSTEM:** The parties hereto agree that the System, once installed, is in the exclusive possession and control of the Client, and it is Client's sole responsibility to test the operation of the alarm system daily and to notify FEMSS if any equipment is in need of repair. FEMSS shall not be required to service the alarm system unless it has received notice from Client, and upon such notice, FEMSS shall service the alarm system to the best of its ability within 36 hours, exclusive of Saturday, Sunday and legal holidays, during the business hours of 9 a.m. and 5 p.m., Monday through Friday. Client agrees to test and inspect the alarm system and to advise FEMSS of any defect, error or omission in the alarm system. In the event Client complies with the terms of this agreement and FEMSS fails to repair the alarm system within 36 hours after notice is given, excluding Saturdays, Sundays, and legal holidays, Client agrees to send written notice that the System is in need of repair to FEMSS, in writing, by certified or registered mail, return receipt requested. In any lawsuit between the parties in which the condition or operation of the alarm equipment is in issue, the Client shall be precluded from raising the issue that the alarm equipment was not operating unless the Client can produce a post office certified or registered receipt signed by FEMSS, evidencing that service was requested by Client.
12. **DESIGNATED PERSONNEL:** Client agrees to promptly furnish a written list of the names, titles, residence addresses, residence phone numbers and signatures of all persons authorized to arrange an unscheduled event and/or be notified in the event of an alarm, and to furnish FEMSS with a written daily and holiday opening and closing schedule. All changes, revisions and modifications to the above shall be supplied to FEMSS in writing.
13. **ADDITIONS AND CHANGES:** The cost of any additions, changes and variances in the System, as herein contracted for or as originally installed, made at the request of or made necessary or required by Client's action, or which may be demanded by any governmental agency or insurance interests or inspection and rating bureaus, are to be paid by Client. Client acknowledges that Client has chosen the System and that additional protection is available and may be obtained from FEMSS over and above that provided herein, at an additional cost to Client.
14. **RISK OF LOSS:** All risk of loss or damage to the System shall be borne exclusively by Client whose obligations hereunder shall not be diminished by any such loss or damage.
15. **RELATIONSHIP; TITLE TO EQUIPMENT:** Client acknowledges and agrees that this Agreement is for the providing of service. Except for AES radio transmitters, the components of the System, including, detection devices, bell boxes and controls shall at all times remain the sole property of the Client. All radio transmitters and communicators shall remain the sole property of FEMSS and will be surrendered to FEMSS by Client upon request of FEMSS.
16. **SUSPENSION OR CANCELLATION OF THIS SYSTEM:** This Agreement may be suspended or canceled, without notice at the option of FEMSS, if FEMSS or Client's premises or equipment is destroyed by fire or other catastrophe, or so substantially damaged that it is impractical to continue service, or in the event FEMSS is unable to render service as a result of any action by any governmental agency.
17. **DELINQUENCY; RECONNECT CHARGES; INTEREST:** In the event any payment due hereunder is more than ten (10) days delinquent, FEMSS may impose and collect a late payment charge equal to ten percent (10%) of the late payment plus interest on any delinquent amount at a rate of 1.50% per month (18% per annum), or the highest amount allowed under law, whichever is less. If the alarm System is deactivated because of Client's past due balance, and if Client desires to have the System reactivated, Client agrees to pay in advance to FEMSS a reconnect charge to be fixed by FEMSS in a reasonable amount.
18. **CHANGE IN OWNERSHIP OF CLIENT'S PREMISES:** Client acknowledges that the sale or transfer of Client's premises shall not relieve Client of his duties and obligations under this Agreement. Client may not assign or permit anyone to take subject to this Agreement without written consent of FEMSS.
19. **ASSIGNEES/SUBCONTRACTORS OF FEMSS:** FEMSS shall have the right to assign this Agreement to any other person, firm or corporation without notice to Client and shall have the further right to subcontract any installation and/or services, including monitoring, which it may perform. Client acknowledges that this Agreement, and particularly those paragraphs relating to FEMSS's disclaimer of warranties, maximum liability, limitation of liability, and third party indemnification, inure to the benefit of and are applicable to any assignees and for subcontractors of FEMSS, and that they bind Client with respect to said assignees and/or subcontractors with the same force and effect as they bind Client to FEMSS.
20. **DEFAULT BY CLIENT:** If the Client fails to make any payment as agreed herein, or ceases doing business as a going concern, or becomes insolvent, or makes an assignment for the benefit of creditors, or a petition is filed by or against Client under the Bankruptcy Act, or if any representation, warranty or financial information made or submitted by Client shall be untrue or unperformed in any material respect, or if Client defaults hereunder in any other respect, the entire amount due under this Agreement for the balance of the Agreement period shall become immediately due and payable. In the event of such default the Client hereby consents to FEMSS immediately entering the aforesaid premises or any other premises where the property of said FEMSS may be located for the purpose of removing the equipment belonging to FEMSS; upon the expiration of this Agreement or any renewal term thereof, or upon the happening of any other contingency set forth herein, FEMSS may immediately enter said premises and remove the equipment with or without process of law and without liability for damage to person or property arising out of such entry or taking of possession. Removal of the equipment by FEMSS shall not be considered to constitute a waiver of any of its rights under the terms of this Agreement, nor shall FEMSS be liable for any normal damage caused to the premises by installation or removal of its equipment. In the event of such default, FEMSS may disable any alarm codes or take any other action to the system to effectively render the system inoperable.
21. **THIRD PARTY INDEMNIFICATION:** Client agrees to defend, indemnify and hold harmless FEMSS and its shareholders, directors, officers, employees and agents against any and all third party claims, losses, damages and liabilities, including costs, expenses and attorney fees, asserted against or suffered by FEMSS, by reason of, arising out of, or in any way related to, in whole or in part, any death, sickness, disease, accident, bodily injury, property damage and/or economic loss arising out of Client's acts, omissions or negligence; provided however, Client's duty hereunder shall not arise if such death, sickness, disease, accident, bodily injury, property damage or economic loss is caused by the sole negligence or gross misconduct of FEMSS.
22. **PRIOR AGREEMENTS:** Client warrants and represents that Client is not under any enforceable agreement with any other party concerning alarm systems of any kind and description installed at the premises in conflict with the terms of this Agreement and furthermore Client agrees to indemnify and save harmless FEMSS against all claims, demands, suits, expenses and damages by judgment or otherwise, which may be now and hereafter incurred as a result of or arising out of any agreement that Client may have entered into with any party concerning any such alarm systems of every kind and description. Client will pay all said sums, including reasonable attorneys' fees, for the defense of any such claim or suit and reasonable attorneys' fees incurred in the enforcement of this indemnity provision.
23. **INVALID PROVISIONS:** In the event any of the terms or provisions of this Agreement shall be declared to be invalid or inoperative, all of the remaining terms and provisions shall remain in full force and effect.
24. **ENTIRE AGREEMENT; WAIVER:** The parties intend this writing as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. This Agreement supersedes all prior representations, understandings or agreements of the parties and the terms of any prior or subsequent purchase order, and the parties rely only upon the contents of this Agreement in executing it. This Agreement can only be modified by a writing signed by the parties or their duly authorized agent. No waiver of a breach of any term or condition of this Agreement shall be construed to be a waiver of any succeeding breach.
25. **NOTICES:** All notices to be given hereunder shall be in writing and may be served, either personally or by mail, postage prepaid.
26. **LIMITED WARRANTY:** In the event that any part of the alarm system becomes defective, or in the event that any repairs are required, FEMSS agrees to make all repairs and replacement of parts without costs to the Client for a period of ninety (90) days from the date of installation. FEMSS reserves the option to either replace or repair the alarm equipment, and reserves the right to substitute materials of equal quality at time of replacement, or to use reconditioned parts in fulfillment of this warranty. This warranty does not include batteries, reprogramming, damage by lightning, electrical surge or wire breaks.
27. **ALTERATION OF PREMISES FOR INSTALLATION:** FEMSS is authorized to make preparations such as drilling holes, driving nails, making attachments or doing any other thing necessary in FEMSS's sole discretion for the installation and service of the alarm system, and FEMSS shall not be responsible for any condition created thereby as a result of such installation, service, or removal of the System, and Client represents that the owner of the premises, if other than Client, authorizes the installation of the System under the terms of this agreement. Client understands and agrees that some installations may require that system wiring be exposed.
28. **RESCISSON:** If you, the Client, have entered this agreement as a result of a door to door sale and services are being provided at your residence you have the option to rescind this agreement. The only way this option can be exercised is for you to inform FEMSS of your decision in writing before midnight of the 3rd business day following the date of this agreement.
29. **SERVICES OFFERED:** You, the Client, acknowledge that you have received documentation providing a full list of services offered by FEMSS. Client has reviewed that the services purchased and services declined are listed correctly.

By: Brandon Cantu

"Salesperson" (Printed)

Date: 9/28/2018

By: _____
"Client Signature"

Date: _____

By: _____

"Client Name Printed & Title"



Addendum A: Call List/Passcodes & Services

New Account
 Existing Account
 Change / Additional Communication

CUSTOMER SITE DATA

| | |
|---|---|
| Manitou Account#: _____ Client: Mades-Johnstone Center Nancy Sporer | 1304 Ronzheimer Ave Saint Charles, IL 60174 Telephone: 3312284928 |
| | |
| Interactive Services: None | User Name: _____ |
| E-mail Address: nancy.sporer@d303.org | Phone#: _____ |

CALL LIST: AUTHORIZED INDIVIDUALS TO BE CONTACTED

VERBAL PASSCODE: passcode and call list changes can be emailed to: accountupdates@femoransecurity.com
 **Verbal Passcodes Not Accepted: 1234, 1313, ABCD, Yes, No, and any profanity **

If only 1 passcode is provided by the customer, that passcode shall be used as a general passcode on the account for all names on the call list

| NAME (first contact is called prior to dispatch) | Telephone Number – AREA CODE REQUIRED | Full Permissions Yes/No | Verbal Passcode |
|---|---------------------------------------|----------------------------|--------------------|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |

This information is provided by the client in accordance with the terms and conditions set forth in the attached agreement.

SERVICES

| Sold Decline - N/A | Sold Decline - N/A |
|--|--|
| <input type="checkbox"/> <input checked="" type="checkbox"/> Backup Monitoring (Primary & Secondary) | <input type="checkbox"/> <input checked="" type="checkbox"/> Access Control System (Commercial Locations) |
| <input type="checkbox"/> <input checked="" type="checkbox"/> Service Agreement | <input type="checkbox"/> <input checked="" type="checkbox"/> Carbon Monoxide Monitoring |
| <input checked="" type="checkbox"/> <input type="checkbox"/> Intrusion Detection (Burglar System) | <input type="checkbox"/> <input checked="" type="checkbox"/> Water Detection Monitoring (sump Pump) |
| <input type="checkbox"/> <input checked="" type="checkbox"/> Inspection Agreement | <input type="checkbox"/> <input checked="" type="checkbox"/> High / Low Temperature Monitoring |
| <input type="checkbox"/> <input checked="" type="checkbox"/> Interactive Services (App/Notification Emails) | <input type="checkbox"/> <input checked="" type="checkbox"/> Video Surveillance Solutions (FEMSS) |
| <input type="checkbox"/> <input checked="" type="checkbox"/> Fire Monitoring | <input type="checkbox"/> <input checked="" type="checkbox"/> Video Surveillance Solutions (Customer) |

FOR INTERNAL USE

| | | |
|--|---|--|
| GSM Internet <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No | Two Way Audio <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No | Z-Wave <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No |
| Alarm Type: Burglar Alarm | Time Zone: C | Open Voice: _____ |
| PermType: Commercial | Test Interval: Daily | Duress Code: 1313 |
| Primary Comm Method: Cell - Alarm.Com Primary | Secondary Comm Method: None | Panel Type: CON4 |
| Open / Close Report Type: _____ | | |
| Open / Close Report Interval: _____ | | |
| EMAIL ADDRESS REQUIRED FOR OPEN/CLOSE SCHEDULE | | Holiday Schedule Attached: |
| Supervised O/C Schedule | May Open: _____ | Must Open: _____ |
| _____ | May Close: _____ | Must Close: _____ |

F.E. Moran Security Solutions Service Estimate

Prepared For:

St. Charles School Dist 303
201 South 7th St.
Saint Charles, IL 60174

Installation Address:

Mades-Johnstone Center
1304 Ronzheimer Ave
Saint Charles, IL 60174

FE Moran Alarm to supply and install the following:

| Qty | Description | Rate | Price |
|--------------------|------------------------------|----------|-----------------|
| 6 | Panic Buttons | \$65.00 | \$390.00 |
| 1 | Trip Charge | \$50.00 | \$50.00 |
| 3 | Labor and Device Programming | \$115.00 | \$345.00 |
| Total Price | | | \$785.00 |

Notes

- ** Includes 90 Day Warranty on Part & Labor
- ** Estimate does not include any service costs previously completed.
- ** Labor costs vary dependent on actual time onsite
- ** Additional parts will be billed

Billing Notes

Respectfully,
Brienne Williams
Scheduling Coordinator

Acceptance of Service Estimate:

I hereby authorize you to proceed with the work described on this estimate.

I authorize this with an explicit understanding I will be billed for all parts and actual labor expended by FE Moran while completing this service; regardless of whether labor hours amount to more or less than estimated here.

I hereby authorize you to proceed with the work described on this estimate.

Nancy Sporer
By (Print Name)

Nancy Sporer
Signature

9/19/18
Date