

**SECURITY & SURVEILLANCES
SERVICES AGREEMENT**

1st Floor, Altaf Manzil, Shahrah-e-liaquat,,
P.O.Box No. 4310, Karachi. Ph: 249869
Fax: 2420791 Mobile: 0320-5036205

This agreement is made in duplicate on _____ day of the month of _____
In the Christian year _____ **BETWEEN M/S. ALLIED PROTECTORS (PVT) LTD.**
a Company incorporated and existing under the laws of Government of Pakistan and having
Its registered office at 1st Floor, Altaf Manzil, Shahrah-e-Liaquat, Karachi, (hereinafter called
THE CONTRACTOR) OF THE ONE PART AND:

(Hereinafter called THE OWNER) OF THE SECOND PART:-

WHEREAS AS the Contractor is a company formed for the purpose of operating security system in respect of premises owned/rented by the parties/clients and has agreed the owner to maintain security measure for the owner.

NOW IT IS HEREBY AGREED THAT:

1. The Contractor shall on and form _____ operate and maintain a security and surveillance system in respect of Owners as classified below:

(hereinafter called The PREMISES) (Definition of assignment of contract)

2. The AGREEMENT shall take effect from the date in Clause (1) written above and shall continue in force unless and until it is terminated in accordance with the provision contained hereinafter appearing.
3. The OWNER shall pay the Contractor for the aforesaid services the following charges per month (As per requirements specified below) and in case of further requirement of Guards, the amount of monthly payment will increase accordingly.

- (A) SECURITY GUARD (WARRIOR/BACKUP _____ @ _____ /hrs/day/month based on armed/unarmed @ Rs. _____ Rupees)) _____
- (B) SECURITY SUPERVISOR (WARRIORS/BACKUP) _____ @ _____ /hrs/day/month based on armed/unarmed @ Rs. _____ Rupees)) _____
- (C) SPECIAL SURVEILLA SERVICE (Parties, VIP Escort, Cash Escorts & Body Guard Backup) @ _____ /hrs/day/month based on armed/unarmed @ Rs. (Rupees)) _____

4. This agreement will be in force for a period of 3 Year from its inception which can be extendible to any limit of time by mutual consent of both parties. However, the agreement can be terminated by either party giving one month's written notice in advance on sound grounds.
5. In the event of war declared or undeclared, enemy action, hostilities, Act of God or, any other circumstances (weather or not a similar nature of the foregoing) which is of a national nature fully encompasses the city _____ over which the contractor has not control, which causes the cessation of or substantial interference with the performance or the services by the contractor to perform the said service shall forthwith notifying the owner to that effect in writing upon such suspend unit such circumstances and shell have ceased subject to the owner be credited to the period to following the resumption of the said service or refunded forthwith by the contractor or Owner.
6. If any monthly sum hereby agreed to be paid by the owner to the contractor or any part thereof shell remain unpaid for one month after the same shall have become due under clause (3) above, the owner shell become liable to pay such unpaid monthly sum or part thereof until is paid with interest calculated at one and-half percent for each month or part of a month, that such sum shell remain unpaid and such interest shall be recoverable by the contractor from the owner, and without prejudice to the above the contractor may give to the owner seven days notice to terminate this agreement and unless such sum have been paid before the expiry of such notice, this agreement shall upon such expiration stand terminate absolutely and the contractor's obligation herein shall cease but without prejudice to the liability of the owner in respect of such of other breach of this agreement.

7. The contractor is an independent contractor and all service rendered under this contract are to be performed as such. It being understood that the direction and manner of performance of service of the contractor, employees shall be solely within the control of the contractor. Also the contractor shall be responsible for payment of all its employees wages and salaries and payroll taxes. The contractor shall keep the owner fully indemnified against any losses due to the Commercial Employment (Standing Order) Ordinance 1968. Moreover, it depends solely at the discretionary evaluation as regard to indemnify the owner for losses occasioned, caused or resulting directly from the negligence or infidelity of Guards on duty subject to realisation and assessment of the incident occurred.
8. The contractor shall indemnify the owner and save the owner harmless in so far and to the extent that it is entitled to an insurance indemnity in the circumstances against any and all losses, claims, expenses or liabilities due to injury or death to person which may result from or be incurred while engaged in the services contemplated under this agreement under this agreement except to the extent that the owner may by-law be responsible to his/it employees for Workmen's compensation.

IN WITNESS WHEREOF:

As a _____ and for on behalf of the contractor has hereunto set his hand to day and year first hereinabove and as a _____ and for and on behalf of the OWNER.

CONTRACTOR

OWNER

SIGNATUR OF DESIGNATION

SIGNATURE OF DESIGNATION

Witness 1. _____

Witness 1. _____

Witness 2. _____

Witness 2. _____

OFFICE SEAL

OFFICE SEAL