

SPARTAN SECURITY

PRIVATE SECURITY SERVICES PROVIDER COMPANY SINGLE PERSON LIMITED COMPANY

SPARTAN EN ISO 27001:2022, 9001:2015, 14001:2015, 45001:2018, 22301:2019, 39001:2012, 37001:2016, 20000:2018
s e c u r i t y PRIVATE CLIENT AGREEMENT

40 AGION ANARGYRON STR. • KOROPI • ZIP CODE 194 00 • TEL.: 210.92.32.437 • EMAIL: info@spartan.gr

PRIVATE AGREEMENT

	SUBSCRIBER IN	IFO	INSTALLER INFO				
Company Full Name			Company Full Name				
Code			Telephone				
Starting Date			Mobile				
PROTECTED SPACE							
Type of space				Telephone			
Address				Zip Code			
Prefecture			Email				
SECURITY SYSTEM DESCRIPTION							
SYSTEM USERS			AU	AUTHORISED PERSONNEL			
S.N.	Full Name)		Full Name	-	Telephone	
ZONE DESCRIPTION							
Zone	Description	n	Zone		Description		
SIGNALS RECEIVED			MEANS OF PAYMENT				
Immediate notifica		Technical problems	Cash payment Che	que Interbank	Credit card	Other	
YES Burglary YES Robbery YES Fire detection YES Personal thre YES Medical help		Blackout Battery voltage drop 24-hour test Activation Deactivation	Subscription duration Principal charge amount Extra services				
			(prices per month excluding VAT				
THE	COMPANY	THE I	NSTALLER		THE SUBSCRIBER		

THE COMPANY THE INSTALLER THE SUBSCRIBER

SPARTAN SECURITY
PRIVATE COMPANY SECURITY SERVICE
SINGLE MEMBERED LIMITED COMPANY
SECURITY SYSTEMS TRADE AND SERVICES
40 AGION ANARDYRON STR./ 19400 KORODI, GREECE
Branch office: 9, Artimachidou Str. 11743 Athens
T.: +30 210 9232 137 : e-mail: info@spartan.gr
VAT.: 095536990 / REGISTRY Nr: 086872902000

GENERAL TERMS

- 1. SPARTAN security has stated that it has at its headquarters an alarm reception center in order to receive signals from the connected subscribers and to alert, in case of an alarm, the Police Authorities as well as the authorized persons designated and declared by the subscriber. The center is staffed by skilled operators and operates 24/7 throughout the year. It should be stressed that the alarm is a means of prevention, not repression.
- 2. The Company is obliged, in the case of an alarm signal, to alert the Police Authorities as well as the designated authorized persons (unless the latter decide against notifying the Police Authorities and expressly declare their decision).
- 3. Connection to the Company's Central Station is established via the existing Customer-subscriber phone line or IP-Technologie or via a GPRS device operating on a prepaid SIM card. In the latter case, the customer-subscriber will be solely responsible for any problem or malfunction. The Company cannot be held responsible in case of malfunctions in the telecommunications network and any problem or a third party intervention in the telephone connection that may result in failure to send/receive a signal to/from the Signal Reception Center. The Company will make every effort to ensure uninterrupted, high quality services as well as a smooth operation of its network. The Company's technical equipment is described in detail on its website www.spartan.gr, and updated during each upgrade. The Company cannot be held responsible for the quality, adequacy and security or malfunction of the telecommunications and/or other networks, which may result in failure to send/receive an alarm signal to/from the Signal Reception Center or for the difficulty of routing outgoing or incoming calls.
- 4. No liability will be assumed by the Company if, having deemed it necessary to notify the Authorized Person(s) designated by the Customer- Subscriber, the latter do not answer the phone call
- 5. The alert sequence is not binding. If one of the designated Authorized Persons responds, then the Company's obligation has been performed.
- 6. The subscriber is obliged to:
- (a) maintain the system at least annually and deliver to the Company a maintenance certificate signed by the installer-maintainer stating that the system is in perfect working order. In case the Customer-Subscriber notices any damage or anomaly in the operation of the encoder (communication with the Central Station), he/she is obliged to call the Installer and order him to repair any malfunctioning device. The Company has no liability-obligation to restore the proper operation of the encoder system,
- (b) follow the instructions given to him/her by the Central Station and/or the Installer for the proper operation of the system,
- (c) preserve the confidentiality of the subscriber identification number (code), since the demand for information from the Central Station is only made upon disclosure thereof.
- (d) notify the Company in the event of incorrect handling, giving the identification code to the operator upon request (incorrect handling is considered to be: any operation that activates the alarm without a cause).
- (e) immediately inform the Company in writing in case there is a change in the authorized persons who have been designated for notification.
- (f) allow the installer/technician to enter his/her premises in order to deprogram his/her system whenever for any reason he/she no longer wishes to receive the Company's services or does not pay his/her subscription. As long as the subscriber's security code is not deactivated, that is, as long as he/she continues sending signals to the Company, the subscriber is normally charged, irrespective of whether the company has withheld or not the provision of its services.
- 7. If the Company does not receive a daily alert notice, it is obliged to inform the Installer/maintainer.
- 8. The Installer is obliged to:
- (a) inform the subscriber in case the company does not receive a daily alert; he is also solely responsible for the restoration of the proper operation of the system and the encoder.
- (b) deprogram the subscriber's alarm system when, for any reason, he/she no longer wishes to receive the Company's services, or does not pay his/her subscription, in order to deactivate the Company's security code.
- 9. On-off monitoring is charged separately. GPRS provision is charged with card costs. Any other service is charged after consultation with the Customer-Subscriber.
- 10. The Company has no liability for the failure to provide services when it is due to force majeure, such as, for example, wars, earthquakes, floods, lightning, fires, strikes, terrorist acts, sabotage etc.
- 11. The Company reserves the right to deny services to subscribers or to discontinue them, when there are reasonable reasons, without any financial charge, by informing the Installer.
- 12. The Company complies with the privacy and confidentiality rules for Personal Data Protection. The subscriber gives his approval to the company in regard to the use of any personal information concerning users or authorized persons he/she discloses at his/her sole discretion for the purpose of informing third parties and/or using digital communications. The subscriber by providing hispersonal information, automatically accepts to receive informational text messages via SMS / Viber or other messaging platform and e-mail for new service announcements, reminder of financial pending issues, corporate news etc, sent by the Company.
- 13. For safety reasons, the Company maintains a call looging system, which means that calls to and from the Company may be recorded.
- 14. Signals are digitally recorded in the Company's electronic records and stored for a period of 3 months for the purpose of sharing with everyone entitled to receiving them according to the provisions of the law.
- 15. The cost of the subscription is prepaid annually or upon agreement depending on the additional services of the subscriber. In case that the subscriber decides for any reason to terminate his cooperation with the Company, the Company is obliged to return the relevant amount of the remaining paid period to a bank account that the subscriber will nominate. In case that the subscription is not paid by the expiration date of the current invoice, the Company may temporarily suspend its services and charge reconnection fees, depending on the installed security system and the services of the subscriber.
- 16. For the services provided by the Installer, the Company assumes no liability whatsoever.
- 17. This document:
- (a) cannot be considered as an insurance contract of any form of property, existing goods, or persons. The Company does not assume herewith any kind of civil or other liability towards the subscriber.
- (b) is valid for the duration of the subscription, which may be extended provided the subscriber pays the specified subscription fee immediately or within 10 days after the expiration of this agreement, otherwise the agreement will not be valid for up to 10 days after the expiration of the subscription period (without any other notice).
- 18. The Courts of Athens shall be responsible for the settlement of any dispute between the Subscriber and the Company.

THE CONTRACTUAL PARTIES

THE COMPANY THE INSTALLER THE SUBSCRIBER

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