Fill in this information to identify the case:				
Debtor 1 Gold`s Holding Corp.				
Debtor 2 (Spouse, if filing)				
United States Bankruptcy Court for the: Northern District of Texas, Dallas Division				
Case number 20-31320-hdh11				

E-Filed on 03/16/2021 Claim # 444

### Official Form 410

### Proof of Claim

04/19

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

F	Part 1: Identify the C	laim					
1.	Who is the current creditor?	Security Signal Devices, Inc  Name of the current creditor (the person or entity to be paid for this claim)  Other names the creditor used with the debtor SSD Alarm					
2.	Has this claim been acquired from someone else?	☑ No ☐ Yes. From whom?	?				
3.	Where should notices and payments to the	Where should notice	Where should notices to the creditor be sent?		Where should payments to the creditor be sent? (if different)		
	reditor be sent? Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)	Tony Martin					
		Name			Name		
		1740 N. Lemon Street Number Street		Number Street			
		Anaheim	CA	92801			
		City	State	ZIP Code	City	State	ZIP Code
		Contact phone (800) 8	888-0444 x175	5	Contact phone		
		Contact email tmartin@ssdalarm.com Co			Contact email		
		Uniform claim identifier fo	or electronic paymer	nts in chapter 13 (if you u	use one):		
4.	Does this claim amend one already filed?	☑ No ☐ Yes. Claim numbe	er on court claims	s registry (if known) _		Filed on	) / YYYY
5.	Do you know if anyone else has filed a proof of claim for this claim?	☑ No ☐ Yes. Who made the	he earlier filing?				

6.	Do you have any number you use to identify the debtor?	No Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor: 3 7 0 1
7.	How much is the claim?	\$\$. Does this amount include interest or other charges?  Vo  Ves. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card.  Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c).  Limit disclosing information that is entitled to privacy, such as health care information.  Services Performed
9.	Is all or part of the claim secured?	No Yes. The claim is secured by a lien on property.  Nature of property:  Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim  Attachment (Official Form 410-A) with this Proof of Claim.  Motor vehicle Other. Describe:  Basis for perfection:  Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$  Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)% □ Fixed □ Variable
10	. Is this claim based on a lease?	✓ No  Yes. Amount necessary to cure any default as of the date of the petition.  \$
11	. Is this claim subject to a right of setoff?	☑ No ☐ Yes. Identify the property:

12. Is all or part of the claim	✓ No					
entitled to priority under 11 U.S.C. § 507(a)?	☐ Yes. Check	one:	Amount entitled to priority			
A claim may be partly priority and partly		ic support obligations (including alimony and child support) under C. § 507(a)(1)(A) or (a)(1)(B).	\$0.00			
nonpriority. For example, in some categories, the law limits the amount entitled to priority.		3,025* of deposits toward purchase, lease, or rental of property or services for I, family, or household use. 11 U.S.C. § 507(a)(7).	\$0.00			
, ,	bankrup	salaries, or commissions (up to \$13,650*) earned within 180 days before the tcy petition is filed or the debtor's business ends, whichever is earlier. C. § 507(a)(4).	\$			
	☐ Taxes o	r penalties owed to governmental units. 11 U.S.C. § 507(a)(8).	\$			
	☐ Contribu	utions to an employee benefit plan. 11 U.S.C. § 507(a)(5).	\$0.00			
	Other. S	Specify subsection of 11 U.S.C. § 507(a)() that applies.	\$0.00			
	* Amounts a	re subject to adjustment on 4/01/22 and every 3 years after that for cases begun on or aft	er the date of adjustment.			
Part 3: Sign Below						
The person completing this proof of claim must	Check the appro	priate box:				
sign and date it.	I am the cre	ditor.				
FRBP 9011(b).	☐ I am the creditor's attorney or authorized agent.					
If you file this claim electronically, FRBP	I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.					
5005(a)(2) authorizes courts to establish local rules	I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.					
specifying what a signature is.	I understand that an authorized signature on this <i>Proof of Claim</i> serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.					
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have examined the information in this <i>Proof of Claim</i> and have a reasonable belief that the information is true and correct.					
years, or both. 18 U.S.C. §§ 152, 157, and	I declare under penalty of perjury that the foregoing is true and correct.					
3571.	Executed on dat	ate 03/16/2021 MM / DD / YYYY				
	Tony Mar Signature	tin				
	Print the name	of the person who is completing and signing this claim:				
	Name	Tony Martin				
		First name Middle name Last name				
	Title	Senior Account Analyst				
	Company	Security Signal Devices, Inc dba SSD Alarm				
		Identify the corporate servicer as the company if the authorized agent is a servicer.				
	Address	Number Street				
		City State ZIP Code				
	Contact phone	Email				

Attachment 1 - 1\_10136745.pdf Description - Service Cycle Fee Invoice



#### We L♥ve Referrals

Refer a new client and receive \$100 for each system sold.

Gold's Gym International Inc 4001 Maple Ave Dallas, TX. 75219-3249

#### **WORK ORDER INVOICE**

Billing Account	333701
Invoice	S-01001799
Work Order	54937
P.O.	
Invoice Date	04-01-19
Due Date	04-25-19
Invoice Amount	\$694.53

Gold's Gym (Fire) 345 Pine Avenue Long Beach, CA 90802

Work requested:

Technician needed on site. Panel Additional service requested while on site. Duct Detector Work performed:

Troubleshot and found the Notifier System 5000 FACP to be reporting a ground fault. Found the ground fault to be coming from the 24V aux power leading to the duct detectors on the roof. Found that it was the duct detector for the 1st floor and replaced it. We noticed that water was getting in through cracks in the water tight flex bring the wires into the metal shroud housing the duct detector. Will need to return with 10 feet of 3/4" water right flex and replace it. Put silicone over the cracks as a band aid for the time being. 02/20/19

<u>Quantity</u>	<u>Description</u>	<u>Amount</u>
3.00	Labor	\$507.00
1.00	System Sensor Duct Detector no Relay/	\$170.10

Sales Tax: \$17.43

Less Previous Payments: \$0.00

**INVOICE AMOUNT:** \$694.53

Attachment 2 - 2\_2317083.pdf

Description - Service Cycle Fee Invoice



Anaheim, CA 92801-1007

### RECURRING SERVICES INVOICE

 Invoice Date
 :
 07-10-20

 Due Date
 :
 07-30-20

 Invoice #
 :
 R-00202171

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249



PLEASE REMIT THE ABOVE WITH YOUR PAYMENT



# **Important Alarm News!**

FireNet & SecureNet Communicators Allow Monitoring without Phone Lines

- Changing your phone service from POTS lines to digital or VOIP can prevent your alarm from working properly
- Phone lines can be cut by burglars to stop your alarm from communicating to the monitoring center
- The cost of analog phone lines continue to skyrocket with yearly increases and service charges

Call us today to learn more about replacing the analog phone lines connected to your alarm with one of SSD's Firenet or Securenet communicators





Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### **INVOICE FOR RECURRING SERVICES**

 Invoice Date
 :
 07-10-20

 Due Date
 :
 07-30-20

 Invoice #
 :
 R-00202171

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Fire)	345 Pine Avenue, Long Beach					
Fire Alarm Services		08-01-20 - 10-31-20	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 3 - 1\_10166912.pdf Description - Service Cycle Fee Invoice



#### We L♥ve Referrals

Refer a new client and receive \$100 for each system sold.

Gold's Gym International Inc 4001 Maple Ave Dallas, TX. 75219-3249

#### **WORK ORDER INVOICE**

Billing Account	333701
Invoice	S-01006652
Work Order	71735
P.O.	WEB-215202
Invoice Date	07-31-19
Due Date	08-24-19
Invoice Amount	\$782.00

Gold's Gym (Fire) 345 Pine Avenue Long Beach, CA 90802

Work requested:

Inspector needed on site. Electrical energy system inspection.

Work performed:

Arrived on site for inspection. One or more devices failed. 07/12/19

Quantity	<u>Description</u>	Amount
1.00	Inspection	\$782.00

Sales Tax: \$0.00

Less Previous Payments: \$0.00

**INVOICE AMOUNT:** \$782.00

Attachment 4 - FIRE AGREEMENT.pdf Description - Fire Protection Agreement



☐ New Owner Resign

☐ New System or Takeover

Presented By: Colton Dahlenburg Alarm Agent #: 528678

APPROVED:

1740 N Lemon Street Anaheim, CA 92801 714-449-9900

☐ Addition to Current Contract

☐ Name Change

J# 46200 AR# 333701 Page 1 of 5 141578F-111218

☑ Alteration Cancel Former Contract

Alarm Company License: ACO#1434 State Contractors License: (C-7,C-10,C-16) #557497

This agreement is made this 12th day of November, 2018, by and between SECURITY Gold's Gym hereinafter called "Subscriber".	SIGNAL DEVICES, INC., a California corporation hereinafter called "SSD" and
•	, to provide monitoring and/or other services, without liability and not as an insurer, the erein. Installation location:
345 Pine Ave	
Long Beach CA 90802-	Approximate Installation Start Date: 11/26/2018
(562) 436-4653	Approximate Installation Completion Date: 12/24/2018
(2) TERM AND PAYMENT	
the option of SSD progress invoices will be billed and Subscriber agrees to pay with Quarterly; or   Annually in Advance; plus applicable state and/or local tax(es), for a	of \$850.00 including \$0.00 herewith and \$850.00 upon the completion of installation or at a sin 25 days of the date of the invoice, and \$187.95 monthly, to be paid ☐ Monthly; ☐ period of twenty-four(24) Months from the date the above described work is completed twenty-four (24) Month periods, at the then existing monthly rate unless either party shall
(3) ALARM PERMIT FEES. Subscriber understands that some cities may require an receive police and/or fire department response. It is Subscriber's responsibility to contabide by the rules and guidelines pertaining to the use of their System.	alarm permit and an application fee in order to legally operate the alarm System and act the proper city office and obtain and pay for any such permit, as well as obtain and
billed separately by the phone provider or SSD. Calls to the 911 emergency operators of and VOIP may affect reliability. Therefore Subscriber may wish to have the System of	ction fees, jack installation fees or related monthly charges are not included and will be cannot be made when the System is activated and some telephone services such as DSL connected to a separate communication or back-up transmission method. If Subscriber's vise not working, signals cannot be transmitted to SSD and the Monitoring Center will not
authority now or in the future determine that modifications or additional equipment is ne additional fees. Unless otherwise stated herein, any required engineered drawings, sub Subscriber. Subscriber agrees to reimburse SSD for any such expenses as well as all r local and national fire system installation, testing and maintenance regulations. Sul regulations and agrees to pay SSD for those mandatory services. Subscriber to prov	e alarm testing is not included and will be billed on an hourly basis. Should any local fire cessary, this agreement will be modified as needed and Subscriber agrees to pay for any mittals, permit plan check fees and/or inspection fees are not included and will be paid by elated labor at SSD's current labor rates. Subscriber agrees to comply with all applicable oscriber authorizes SSD to perform any necessary services to conform to the above ide two dedicated phone lines with RJ31X jacks or alternative forms of communication a stated herein, conduit, back boxes, and sprinkler devices are excluded and provided by
OR THAT THE ALARM SYSTEM OR SERVICES WILL PREVENT ANY LOSS; OR WHICH THEY ARE INTENDED. Subscriber acknowledges and agrees: that SSD has including without limitation, the condition of the equipment, its merchantability, or its warranties, express or implied. Subscriber further acknowledges and agrees: that any a there are no warranties that extend beyond the face of this agreement hereof. Subscriber further acknowledges and agrees: that any a subscriber further acknowledges and agrees: that any a subscriber further acknowledges and agrees: that subscriber further	THAT THE ALARM SYSTEM MAY NOT BE COMPROMISED OR CIRCUMVENTED; THAT THE ALARM SYSTEM OR SERVICES WILL PROVIDE THE SECURITY FOR made no representations or warranties, express or implied, as to any matter whatsoever, fitness for any particular purpose, nor has Subscriber relied on any representations or fiffirmation or fact or promise shall not be deemed to create an express warranty, and that per further acknowledges and agrees: that SSD is not an insurer; Subscriber assumes all scriber has read and understands all of this agreement, particularly Paragraph 17 and 18 or or anyone else.
/// Cellular, Internet and Landline, in the event Subscriber's primary systems	one or more of the following as a secondary means of system communication: Radio, communication method falls for any reason or is sabotaged. If Subscriber has opted to 0 has no control over and accepts no responsibility for any Radio, Cellular, internet or
(8) RECEIPT OF COPY. Subscriber acknowledges receipt of a copy of all pages a	s referenced above.
TERMS AND CONDITIONS CONTAINED ON THE FOLLOWING PAGES OF THIS AGREEMENT	ARE INCORPORATED HEREIN AND BY REFERENCE MADE A PART THEREOF.
CECHDITY CICNAL DEVICES INC	

(SSD Authorized Signature)

(Customer Print Name)

THIS AGREEMENT SHALL NOT BE BINDING UPON SSD UNLESS EITHER APPROVED IN WRITING BY AN AUTHORIZED ADMINISTRATOR OF SSD OR SSD BEGINS THE INSTALLATION OR COMMENCES SERVICE. IN THE EVENT OF FAILURE OF APPROVAL, SSD'S SOLE LIABILITY SHALL BE TO REFUND TO SUBSCRIBER THE AMOUNT THAT HAS BEEN PAID TO SSD UPON THE SIGNING OF THIS AGREEMENT LESS ANY COSTS INCURRED BY SSD. SUBSCRIBER ACKNOWLEDGES AND AGREES THAT THE SUBSCRIBER MAY NOT RECEIVE A COPY OF THIS AGREEMENT SIGNED BY AN AUTHORIZED ADMINISTRATOR OF SSD AND SUCH LACK OF RECEIPT SHALL NOT, IN ANYWAY, INVALIDATE OR OTHERWISE AFFECT THIS AGREEMENT.

NAME:

This Agreement may be executed and transmitted by facsimile, email, Adobe/PDF format, or other similar media, each of which shall be deemed an original signed by the transmitting party, the authenticity of which signature(s) shall be deemed to be affirmatively represented by the transmission.

(9) INSTALLATION OF SYSTEM. Subscriber will permit SSD to install the System(s) during SSD's normal business hours and will provide SSD uninterrupted access to Subscriber warrants that it has full authority from the owner and/or other person in control of the premises to permit the installation and operation of the System(s) under all conditions set forth herein. Subscriber has approved the locations of where all devices will be installed. Pricing provided is based on job site conditions allowing unobstructed access to all wire pathways and device locations throughout the facility. In the event site conditions charge and impede the installation of where all devices will be installed. Pricing provided is based on job site conditions allowing unobstructed access to all wire pathways and device locations throughout the facility. In the event site conditions charge and impede the installation of the system, additional labor and materials may be required to complete fire installation and will be chargeable to the subscriber. If the alarm System includes an exterior audible bell, hom or stren, it is designed to shul off after sounding for not more than then (10) minutes. Subscriber of the subscriber is transformers and other electrical needs, and will make repairs to the premises (such as fixing loose doors, broken windows, sprinkler shul-off valves etc.) that SSD deems reasonably necessary to facilitate the installation and operation of the System(s). Subscriber will provide adequate lighting for any CCTV System. Subscriber understands Camera protection is not intended to provide coverage beyond a limited field of view and that SSD has no control over conditions hist may affect the video quality and resolution such as equipment capability, lighting, fog, og, rain, weather, distance, angle of view, blockage, power, etc. If telephone or utility services or wiring are necessary for the installation and operation of the System, subscriber has the affirmative duty to inform SSD, in writing, prior to beginning of installa

(10) OWNERSHIP OF SYSTEM. (a) Unless otherwise indicated herein, the entire System, including all devices, instruments, and all connections, wires, conduits and other materials associated therewith, except telephone company lines, is and shall at all times remain the sole property of SSD. Subscriber does hereby agree to protect the said equipment and to indemnify and pay to SSD the cost of repair or replacement for any loss or damage to SSD'S equipment including but not limited to loss by fire, earthquake, riots, flood, or other damage or destruction. At the conclusion of this agreement, including any renewal term, the equipment and wiring is not to be disturbed, removed or utilized by Subscriber or any third party unless SSD has agreed in writing to sell the System or wiring. Any unauthorized conversion of this equipment will be billed to Subscriber and Subscriber agrees to pay that bill upon demand. At the end of this agreement, Subscriber will permit SSD to remove all or any portion of the System and SSD may choose to abandon all or any portion of the System. (b) Where Subscriber purchases the alarm System, the digital communicator, yard signs and decals shall at all times remain the property of SSD, and may be removed by SSD unless Subscriber continues to subscribe to monitoring service. Subscriber will notify SSD via certified mail no later than 30 days in advance of any intention to vacate the premise or sell the property/business. Such event will not relieve the Subscriber of any other obligations hereunder.

(11) REPAIR SERVICE. Unless otherwise stated herein SSD will repair the newly installed System at no labor charge for a period of ninety (90) days, and will provide parts at no charge for a period of one (1) year. After the expiration of these time periods, all service calls will be billed on a time and material basis. Unless otherwise stated herein, all existing devices are repairable on a time and material basis. "When contracted for, the SSD Provided System (SPS) is covered for all repairs and service excluding lift charges and batteries for wireless devices, if required. If any part of the (SPS) system cannot be repaired and is no longer available, it will be replaced with equipment having at least the same quality and performance at no charge. Remote code changes are included provided that the code change can be made remotely from SSD's Central Monitoring Station. Systems which do not allow remote access will require an SSD trained technician to implement the code change while on site, and Subscriber accepts SSD's standard service rates in order to facilitate this change. "When contracted for, the Full Service Plan includes parts and labor for all repairs and service excluding lift charges and batteries for wireless devices, if required. Notwithstanding any of the above, repairs required because of Subscriber's misuse or abuse of the System or damage from an external source, or act of God, will be charged to Subscriber. Subscriber shall pay all charges, which may result from any alteration, remodelling, repair, or other change to Subscriber's premises. Additionally, miscellaneous fees beyond the control of SSD (i.e. parking, inspection, plan submitted or plan engineering fees) shall be all Subscriber. SSD and/or its subcontractor(s) shall be the sole provider of service and Subscriber agrees not to allow any other person to soligated to maintain, repair, service, or to assure the operation of this agreement. SSD's obligation hereunder relates solely to the described services and SSD is in no way be attache

(12) TAXES, UTILITY CHARGES, OR MONTHLY CHARGES. (a) Any sales tax, property tax or other tax has not been calculated into this agreement and Subscriber agrees to pay any such tax, fines and penalties relating to this agreement when due. If SSD pays any of the above, Subscriber agrees to reimburse SSD on demand and to pay SSD on demand a \$15.00 processing fee for each payment SSD makes on Subscriber's behalf. Subscriber also agrees to pay SSD, on demand, any filing and releasing fees prescribed by the Uniform Commercial Code or other law. (b) Notwithstanding the terms and conditions set forth herein, after the expiration of one (1) year from the date of completion of the above described work, SSD may at any time, increase the monthly service charges. Said increases are not to exceed an average of ten (10%) percent per year.

(13) MONITORING SERVICE. Unless given special verbal or written instruction to the contrary by Subscriber, or required otherwise by any governmental authority, when an alarm signal from the System is received, SSD's monitoring facility (the "Center") will attempt to telephone the proper police, fire department, private alarm response or other emergency personnel and the first available person on the Subscriber's emergency call list. When a non-emergency, trouble and/or supervisory signal is received, the Center will attempt to make contact at the site or with the first available person on the emergency call list but will not notify emergency authorities. To avoid talse alarms, the Center may call Subscriber's premises first to determine if an actual emergency exists before calling any responders. If the Center has reason to believe that no actual emergency exists, it may choose not to place such notification calls. SSD may alter, amend, change or discontinue any part of this service if required to do so by governmental or insurance authorities. If any governmental agency requires or enacts verified response, any such fees related to this service, or private alarm response, will be billed to Subscriber who agrees to pay SSD for any such service. Under no circumstances shall any such event affect the validity or term(s) of this agreement. Further, Subscriber is aware and acknowledges that the system can be compromised in the event that; (i) the codes or devices used for access are lost, (ii) the communication transmission is compromised by a third party, (iii) the Subscribers wireless network and/or router are down, lose communication, not maintained for any reason and, (iiii) any other 3rd party breach out of the control of SSD. SSD shall have no liability for such third party unauthorized access and or Subscriber network/communication failure and SSD is not responsible for the security or privacy of any wireless network systems or router. It is the Subscribers sole responsibility to secure access to the Subscri

- (14) SUBSCRIBER'S RESPONSIBILITIES. (a) Subscriber shall carefully and properly set the burglar alarm System immediately prior to the closing of the premises and carefully test the System daily during the term of this agreement. In the event remote or battery operated devices are installed, subscriber is responsible for periodic testing and replacement of the batteries as necessary. In the event any defect in the operation of the System develops, Subscriber shall notify SSD and SSD will repair such detective condition as soon as possible after the receipt of said notice. In the event Subscriber shall cause an excessive number of false alarms through carelessness, or malicious or contract by Subscriber and SSD may, at its option, in addition to all other legal remedies, be excused from further performance upon giving ten (10) days' notice to Subscriber. SSD'S excuse from performance will not affect SSD'S right to recover damages from Subscriber. Unless otherwise indicated, the Subscriber is solely responsible for all governmental fees, false alarm fines and excess data charges are resulting from the use of the System. In the event a fine, penalty or lee shall be assessed against SSD by any governmental agency as a result of any false alarm originaling from Subscriber's premises, Subscriber agrees to forthwith reimburse SSD for payment of said false alarm fines, penalty, excess data charges or fee. In the event SSD shall dispatch an agent to respond to a false alarm originaling from Subscriber's premises, where Subscriber intentionally or negligently activates the alarm System and no emergency condition exists, then and that event, Subscriber agrees to pay SSD for any such response at the then prevailing alober rate. (b) Subscriber agrees to furnish SSD a list of names, titles and emergency phone numbers of all persons authorized to enter the premises of the Subscriber during closed periods. Upon written request, such persons shall be supplied by SSD with a pass card. Upon request, Subscriber agrees to furnish SS
- (15) DEFAULT, TERMINATION, COLLECTION CHARGES. In the event Subscriber defaults in the performance of any of the terms or conditions of this agreement, including (15) DEFAULT, TERMINATION, COLLECTION CHARGES. In the event Subscriber defaults in the performance of any of the terms or conditions of this agreement, including the failure to make any payment as agreed herein, the balance of the monies due for the remainder of this agreement shall become immediately due and payable at the option of SSD. Further, in the event of any default by Subscriber, or upon expiration of this agreement or any renewal term thereof, Subscriber hereby consents to SSD entering the aforesaid premises or any other premises where the property of SSD may be located for the purpose of removing all or part of the equipment belonging to SSD. In addition, Subscriber agrees to pay to SSD all sums to which SSD may be entitled under the law by virtue of said default. If any part of a payment is more than ten (10) days late, Subscriber agrees to pay a late charge of ten (10%) percent of the payment which is late or, if less, the maximum late charge allowed by applicable law. Subscriber also agrees to pay a collection call charge of \$10.00 for each call made by SSD to collect late payments from Subscriber and/or any cost associated with the collection. Subscriber agrees to pay a charge of \$25.00 for each check returned for non-sufficient funds or other reasons. Upon default by the Subscriber for any reason, SSD reserves the right to immediately discontinue any and all services without liability. At such time as the default is cured, the Subscriber agrees to pay a reconnection fee of \$100.00 per System. Discontinuance of services or removal of the equipment and other items by SSD shall not be considered to be a breach by SSD of this agreement or waiver of SSD to such damages which it may be entitled to under the law; nor shall SSD be liable for any damage caused to the premises by the installation or removal of its equipment or the abandonment thereof. In the event of a breach by the subscriber of this agreement for any reason, SSD shall bring a claim within the time period set forth in the applicable sta
- (16) SUSPENSION. This agreement may be suspended or cancelled without immediate notice and without liability or penalty, at the option of SSD, in the event SSD'S Monitoring Center equipment is destroyed by fire, or by other means, or is so substantially damaged in SSD's sole opinion that it is impractical to continue service while any such condition is corrected. All terms and conditions of this agreement will remain in force during this condition. At the client's request a pro-rated monitoring credit for any such down time exceeding 24 hours may be issued.
- (17) SSD NOT AN INSURER AND LIQUIDATED DAMAGES. It is understood and agreed by and between the parties hereto that SSD is not an insurer, and any property or casualty insurance should be obtained by Subscriber. SSD's charges are based solely upon the value of the System and services provided for, and are unrelated to the value of Subscriber's property or the property of others located in Subscriber's premises. The amounts payable by the Subscriber are not sufficient to warrant SSD assuming any risk of consequential or other damage to the Subscriber due to SSD'S negligence or failure to perform. The Subscriber does not desire this contract to provide for the liability of SSD and Subscriber agrees that SSD shall not be liable for loss or damage (including property damage, personal injury or death) due directly or indirectly to any occurrence or consequences there from, which the System or service is designed to detect or avert. From the nature of the services to be performed, it is impractical and extremely difficult to fix the actual damages (including property damage, personal injury or death) if any, which may proximately result from the failure on the part of SSD to perform any of its obligations hereunder, including installation, monitoring, repair service or other services, or the failure of the System or service to properly operate, or SSD's negligence, with the resulting loss to Subscriber or others. If SSD should be found liable for loss or damage due to a failure on the part of SSD or its System, in any respect whatsoever, its liability shall be limited to an amount equal to the aggregate of six (6) monthly payments, or the sum of Two Hundred Fifty (\$250.00) Dollars, whichever sum shall be less, as liquidated damages and not as a penalty, and this liability shall be exclusive. The provisions of this paragraph shall apply in the event loss or damage, irrespective of cause or origin, results directly or indirectly to person or property from the performance or non-performance of the obligations set forth b
- (18) THIRD PARTY INDEMNIFICATION; SUBROGATION. If anyone other than Subscriber asks SSD to pay for any harm or damages (including property damage, personal injury or death) connected with or resulting from (i) a failure of the alarm System or services, (ii) SSD's negligence, (iii) any other improper or careless activity of SSD in providing the alarm System or services or (iv) a claim for indemnification or contribution, Subscriber will repay to SSD (a) any amount which a court orders SSD to pay or which SSD reasonably agrees to pay, and (b) the amount of SSD's reasonable attorney's fees and any other losses and costs that SSD may pay in connection with the harm or damages. Subscriber will notify its insurance and SSD of this release. Subscriber does hereby for himself and any parties claiming under him, release and discharge SSD from and against all hazards covered by Subscriber's insurance, it being expressly understood and agreed that no insurance company or insurer will have any right of subrogation against SSD.
- (19) ATTORNEY'S FEES; VENUE. In the event it shall become necessary for SSD for any reason to institute legal proceedings to collect the cost of the installation or the monthly service charge as set forth herein, then and in such proceeding the unsuccessful party shall pay the successful party reasonable attorney's fees where permitted by law. If for any reason an action is brought by either party, Subscriber and SSD agree that exclusive venue shall be the County of Orange in the State of California.

- (20) LIMITATIONS ON LAWSUITS; REFERENCE. In the event of a perceived breach of this agreement by SSD, the subscriber shall have one year from the date of the perceived breach within which to bring a claim. Any controversy, dispute, or claim between the parties arising out of or relating to this Agreement, (other than actions brought by SSD in small claims court to collect amounts due under this Agreement) will be settled by a reference proceeding in Orange County California, in accordance with the provisions of Section 638, et seq. of the California Code of Civil Procedure, or their successor section, which shall constitute the exclusive remedy for the resolution of any controversy, dispute, or claim concerning this Agreement, including whether such controversy, dispute, or claim is subject to the reference proceeding. The referee shall be appointed to sit as a temporary Judge with all of the powers of a temporary Judge authorized by law. In the event that the enabling Legislation, which provides for the appointment of a referee is repealed and no successor statute is enacted, any dispute between the parties that would otherwise be determined by a reference procedure herein, will be resolved and determined by binding arbitration. That arbitration will be conducted by a retired Judge of the Superior Court in accordance with Section 1280 to 1294.2 of the California Code of Civil Procedure, as amended from time to time. The parties agree that they may bring claims against the other only in their individual capacity, and not as a class action plaintiff or class action member in any purported class or representative proceeding.
- (21) ASSIGNEES AND SUBCONTRACTORS. SSD may transfer or assign this agreement to any other security company, or other entity. Upon an assignment to another security company, SSD will be relieved of any further obligations hereunder. Subscriber may not transfer this agreement to someone else (including someone who purchases or rents Subscriber's premises) unless SSD approves the transfer in writing. SSD may use subcontractors to provide installation, repair, monitoring and other services. This agreement and particularly sections 17 and 18 shall apply to the work and services they provide, and shall apply to them and protect SSD assignees and subcontractors in the same manner as it applies to and protects SSD.
- (22) UCC-1 FORM. Subscriber authorizes SSD to record a UCC-1 Financing Statement or similar instrument, and to appoint SSD as Subscriber's attorney in fact to execute and deliver such instrument in order to show SSD's interest in the equipment. SSD may at its discretion, file a Preliminary Notice pursuant to Section 397 of the Civil Code and or, a Mechanic Lien pursuant to Section 3081.2 of the Civil Code for all work of improvement as outlined in this agreement.
- (23) HIRING OF EMPLOYEES: Subscriber agrees that if during the term of this agreement, plus one year thereafter, subscriber shall employ any SSD employee subscriber will pay to SSD for each such employee hired by subscriber the sum of \$15,000,00 as liquidated damages, and not as a penalty.
- (24) LICENSES: ALARM CO. OPERATORS ARE LICENSED AND REGULATED BY THE BUREAU OF SECURITY AND INVESTIGATIVE SERVICES, DEPT. OF CONSUMER AFFAIRS, SACRAMENTO, CA 95814. CONTRACTORS ARE REQUIRED BY LAW TO BE LICENSED AND REGULATED BY THE CONTRACTORS' STATE LICENSE BOARD WHICH HAS JURISDICTION TO INVESTIGATE COMPLAINTS AGAINST CONTRACTORS IF A COMPLAINT REGARDING A LATENT ACT OR OMISSION IS FILED WITHIN 4 YEARS OF THE DATE OF THE ALLEGED VIOLATION. A COMPLAINT REGARDING A LATENT ACT OR OMISSION PERTAINING TO STRUCTURAL DEFECTS MUST BE FILED WITHIN 10 YRS OF THE DATE OF THE ALLEGED VIOLATION. QUESTIONS CONCERNING A CONTRACTOR MAY BE REFERRED TO THE REGISTRAR, CONTRACTORS' STATE LICENSE BOARD, P.O. BOX 26000, SACRAMENTO, CA 95826.
- (25) The following clauses apply:
- (a) Radio communicator remains the property of SSD at all times.
- (b) New agreement supersedes existing agreement at this location between the Subscriber and SSD, relieving Subscriber of the remaining obligation of previous agreement for the system described. (Installation fees which stem from original agreement remain due and payable if applicable).
- (c) Lift for installation work is not included.
- (d) Any applicable tax is not included.
- (e) Union or prevailing wage is not included. If required, additional cost will apply.

Services Included							
Burglar Alarm:  Burglar Alarm Monitoring  Burglar Alarm Radio Communicator  Burglar Alarm Cellular Communicator  UL Burglar Certification  User ID  Open/Close Logging  Arm/Disarm eNotification  Fail to Open eNotification (Once Daily)  Fail to Close eNotification (Once Daily)  Weekly eReports  Monthly eReports  CaptureCam  Hold-Up Alarm  Fire Alarm:  Fire Alarm:  Fire Cellular Communicator	CCTV System:  Video Verification  DVR/NVR Heartbeat Check  SPS Service Plan SSD Owned:  Burglar Alarm  Fire Alarm  Access Control  CCTV  CaptureCarn  Intercom  Radio/Cellular Communicator  Full Service Plan Customer Owned:  Burglar Alarm  Fire Alarm  Access Control  CCTV  Intercom	Fire AlarmTest/Inspection Services:  Monthly  Quarterly  Semi-Annual  Annual  SprinklerTest/Inspection Services:  Quarterly  Annual  5-Year  PumpTest:  Weekly  Annual  Hydrant Inspection:  Annual  Fire Extinguisher Inspection:  Annual  6-Year	Specialty Services:  Cloud Hosted Access  Mobile Alarm App Basic  Mobile Alarm App Video  Mobile Alarm App Z-Wave  Remote Code Changes  False Alarm Protection Plan  Client Web Portal  Alarm Response  Elevator Phone Monitoring  Bar Coding  Temperature Monitoring  Carbon Monoxide  Software Support Plan Yearly Renewal  Software Support Plan Yearly Renewal  With Site Visit				
UL Fire Certification	Cellular Communicator						
Work To Be Completed  IRE ALARM (EXISTING)  1 WATER-LOW SWITCH (CX)  1 OSY TAMPERS (CX)  1 MANUAL PULL (CX)  1 AUDIBLE BELL (CX)  1 SMOKE DETECTOR (CX)  IF FIRE ALARM (ONTROL PANEL (S)  1 FACE PLATE COVER (S)  2 BATTERY (S)  1 ANNUNCIATOR (S)  IISC. EQUIPMENT (ADDED)  1 CAMLOCK (S)  1 FIRENET COMMUNICATOR (S)  1 TAMPER (S)  1 TAMPER (S)  1 BATTERY (S)							
(S) = SSD Owned (C) = Customer Owned (X) = Excluded From Service Plans							

Attachment 5 - 2\_10137574.pdf Description - Service Cycle Fee Invoice



1740 N. Lemon Street Anaheim, CA 92801-1007

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 04-11-19

 Due Date
 :
 05-05-19

 Invoice #
 :
 R-00117791

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

LEASE REMIT THE

PLEASE REMIT THE ABOVE WITH YOUR PAYMENT







Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### **INVOICE FOR RECURRING SERVICES**

 Invoice Date
 :
 04-11-19

 Due Date
 :
 05-05-19

 Invoice #
 :
 R-00117791

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Burg) Burglar Alarm Services	345 Pine Avenue, Long Beach	05-01-19 - 07-31-19	\$195.30	\$0.00	\$2.13	\$197.43
Gold's Gym (Fire) Fire Alarm Services	345 Pine Avenue, Long Beach	05-01-19 - 07-31-19	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 6 - 2\_2350536.pdf Description - Service Cycle Fee Invoice



Anaheim, CA 92801-1007

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 10-10-20

 Due Date
 :
 11-05-20

 Invoice #
 :
 R-00224538

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249



PLEASE REMIT THE ABOVE WITH YOUR PAYMENT



# **Important Alarm News!**

FireNet & SecureNet Communicators Allow Monitoring without Phone Lines

- Changing your phone service from POTS lines to digital or VOIP can prevent your alarm from working properly
- Phone lines can be cut by burglars to stop your alarm from communicating to the monitoring center
- The cost of analog phone lines continue to skyrocket with yearly increases and service charges

Call us today to learn more about replacing the analog phone lines connected to your alarm with one of SSD's Firenet or Securenet communicators





Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 10-10-20

 Due Date
 :
 11-05-20

 Invoice #
 :
 R-00224538

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Fire)	345 Pine Avenue, Long Beach					
Fire Alarm Services		11-01-20 - 01-31-21	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 7 - 2\_10121043.pdf

Description - Service Cycle Fee Invoice



#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 01-10-19

 Due Date
 :
 01-31-19

 Invoice #
 :
 R-00105257

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

PLEASE REMIT THE ABOVE WITH YOUR PAYMENT







1740 N. Lemon Street Anaheim, CA 92801-1007 Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 01-10-19

 Due Date
 :
 01-31-19

 Invoice #
 :
 R-00105257

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 2 of 2

0.00

16.65

\$775.80

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Burg) Burglar Alarm Services	345 Pine Avenue, Long Beach	02-01-19 - 04-30-19	\$195.30	\$0.00	\$2.13	\$197.43
Gold's Gym (Fire) Fire Alarm Services	345 Pine Avenue, Long Beach	02-01-19 - 04-30-19	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 8 - BURG AGREEMENT.pdf
Description - Burglary Protection Agreement

### SECURITY SIGNAL DEVICES, INC. 1740 N. Lemon St. Anaheim, CA 92801

(714) 449-9900

State Consumer Affairs License: ACQ 000343 State Contractors License: 557497

WHITE - FILE COPY PINK - OFFICE COPY

DATE 10/15/01

333701 YELLOW - CUSTOMER COPY Private Patrol License: 11312

Phone: 562-436-4653 Type: COMMERCIAL of: 2 Salesman: SMM THIS AGREEMENT is made this 4TH day of OCTOBER, 2001, by and between SECURITY SIGNAL DEVICES hereinafter called "SSD" Gold's Holding Corporation. DBA Gold's Gym hereinafter called "Subscriber" (1) INSTALLATION. SSD agrees to install or cause to be installed, without liability and not as an insurer, during the term(s) of this agreement, the protection, hereinafter sometimes referred to as the "system", set forth below on the premises of the Subscriber at: (city) LONG BEACH CA. (address) 345 PINE AVENUE (zip code) 90802 DESCRIPTION Qty Item and Type Location Type of Protection MASTER CONTROL PANEL (E) 1 1 COMMAND CENTER KEYPAD (E) 4 DOUBLE DOOR CONTACTS (E) 1 SINGLE DOOR CONTACT (E) 3 GLASS BREAK DETECTORS (E) 6 MOTION DETECTORS (E) 1 AUDIBLE SIREN (E) SUPERVISED X NON-SUPERVISED USER LD. REPORTS WEEKLY MONTHLY PAID MONTHLY IN ADVANCE X PAID QUARTERLY IN ADVANCE 🔭 RADIO. Customer has been offered Long Range Radio Back-Up for phone line sabotage or failure but has declined at this time. Customer understands SSD has no control over and accepts no responsibility for phone line transmission failure.
(3) TERM AND PAYMENT. Subscriber hereby agrees to pay SSD, it agents or assigns, the sum of NONE Dollars (\$ 0) here with, the sum of NONE Dollars (\$ 0) upon completion of installation, and the sum of FIFTY THREE DOLLARS AND 00/100 Dollars 53.00 ) monthly, to be paid as indicated above, in advance, for a period of five (5) years from the date such installation is completed. This agreement shall automatically renew itself for additional five (5) year periods, at the then existing monthly rate unless either party shall notify the other, in writing, of its intention to terminate, not less than ninety (90) days prior to the expiration of the original term or any subsequent term thereafter. (4) RECEIPT OF COPY. Subscriber acknowledges receipt of a copy of the front and reverse side of this agreement. (5) ALARM PERMIT FEES. Subscriber understands that some cities may require an alarm permit and an application fee in order to legally operate the alarm system and receive police and/or fire department response. It is the subscriber's responsibility to contact the proper city office and obtain this permit, if necessary. (6) TELEPHONE COMPANY CHARGES. Any Applicable telephone company connection fees, jack installation fees or related monthly charges are not included and will be billed separately by the phone company or SSD. Calls to the 911 emergency operator cannot be made when the system is activated, and therefore Subscriber may wish to have the system connected to a separate phone line. If Subscriber's telephone service is out of order, placed on vacation status or otherwise not working, signal cannot be transmitted and SSD and the Central Station will not know of the telephone service problem. (7) DISCLAIMER OF WARRANTIES. SSD <u>DOES NOT</u> REPRESENT OR WARRANT THAT THE ALARM SYSTEM MAY NOT BE COMPROMISED OR CIRCUMVENTED; OR THAT THE ALARM SYSTEM OR SERVICES WILL PREVENT ANY LOSS BY BURGLARY, FIRE, HOLD UP OR OTHERWISE; OR THAT THE ALARM SYSTEM OR SERVICES WILL IN ALL CASES PROVIDE THE SECURITY FOR WHICH THEY ARE INTENDED. Subscriber acknowledges and agrees: that SSD has made no representations or warranties, express or implied, as to any matter whatsoever, including without limitation, the condition of the equipment, its merchantability, or its fitness for any particular purpose, nor has Subscriber relied on any representations or warranties, express or implied. Subscriber further acknowledges and agrees: that any affirmation or fact or promise shall not be deemed to create an express warranty, and that there are no warranties which extend beyond the face of this agreement hereof. Subscriber further acknowledges and agrees: that SSD is not an insurer; Subscriber assumes all risk of loss or damage to Subscriber's premises or to the contents thereof; and that subscriber has read and understands all of this agreement, particularly Paragraph 25 and 26 which set forth SSD's maximum liability in the event of any loss or damage to Subscriber or anyone else. SECURITY SIGNAL DEVICES, INC. MARKS # 62909 Gold's Holding Corporation (SUBSCRIBER) poette Uthe +32039

THIS AGBEEMENT SHALL NOT BE BINDING UPON SSD UNLESS APPROVED IN WRITING BY AN OFFICER OF SSD. IN THE EVENT OF FAILURE OF APPROVAL, SSD'S SOLE LIABILITY SHALL BE TO REFUND TO SUBSCRIBER THE AMOUNT THAT HAS BEEN PAID TO SSD UPON THE SIGNING OF THIS AGREEMENT.

NAMES KIM Schwas

THE TERMS AND CONDITIONS CONTAINED ON THE REVERSE SIDE OF THIS AGREEMENT ARE INCORPORATED HEREIN AND BY REFERENCE MADE A PART THEREOF.

- (8) TAXES, UTILITY CHARGES, OR MONTHLY CHARGES. (a) Any sales tax, property tax or other tax has not been calculated into this contract and you agree to pay (8) TAXES, UTILITY CHARGES, OR MONTHLY CHARGES. (a) Any sales tax, property tax or other tax has not been calculated into this contract and you agree to pay any such tax, fines and penalties relating to this agreement when due. If we pay any of the above for you, you agree to reimburse us on demand and to pay us on demand a \$15.00 processing fee for each payment we make on your behalf. You also agree to pay us on demand any filing and releasing fees prescribed by the Uniform Commercial Code or other law. (b) Notwithstanding the terms and conditions set forth herein, after the expiration of one (1) year from the date of completion of installation, SSD may at any time, increase the monthly service charges. Said increases are not to exceed an average of ten (10%) percent per year.

  (9) INSTALLATION OF SYSTEM. Subscriber authorizes SSD to install or cause to be installed the protective system as specified on the reverse hereof including connections needed to transmit the necessary signals from the premise of subscriber. Signals are transmitted over telephone company and/or radio frequencies and are wholly beyond the control and jurisdiction of SSD. SSD makes no warranties or guarantees that the installed system can not be circumvented, defeated, or fail to operate as intended. Lift charges, if necessary are additional
- jurisdiction of SSD. SSD makes no warranties or guarantees that the installed system can not be circumvented, defeated, or fail to operate as intended. Lift charges, if necessary are additional.
- (10) PROTECTION OF EQUIPMENT. (a) The entire system, including all devices, instruments, appliances and all connections, wires, conduits and other materials associated therewith except telephone company lines, is and shall at all times remain the sole property of SSD. The subscriber does hereby agree to protect the said equipment and to indemnify and pay to SSD the cost of repair or replacement for any loss or damage to SSD'S equipment including but not limited to loss by fire, earthquake, riots, flood, or other damage or destruction. At the conclusion of this agreement the equipment and wiring is not to be disturbed, removed or utilized by Subscriber or any third party unless SSD has agreed in writing to sell the system or wiring. Any unauthorized conversion of this equipment will be billed to you and you agree to pay that bill upon demand. (b) In cases where subscriber purchases the alarm system, the digital communicator shall at all time remain the property of SSD.
- (11) INSURANCE. Subscriber agrees to keep the equipment fully insured against loss as long as this Agreement remains in force and to have SSD named as the loss payce. Subscriber also agrees to provide, upon request, any certificates or other evidence of insurance deemed acceptable to SSD. If Subscriber does not provide SSD with acceptable evidence of insurance, SSD may, but will not be required to, buy such insurance for Subscriber and add a charge for monthly payments which will include the premium cost, costs associated with effecting

insurance, SSD may, but will not be required to, buy such insurance for subscriber and add a charge for monthly payments which will include the premium cost, costs associated with electing the insurance and a carrying charge of 1.5 % per month on the unpaid premium cost, or the highest rate allowed by law, whichever is lower.

(12) ERRORS IN INSTALLATION. Errors or omissions in installation of said system, including but not limited to failure to wire points of protection, shall be called to the attention of SSD by Subscriber in writing within five (5) days of completion of installation. Upon expiration of the said five (5) day period, the installation and protection provided shall be deemed accepted by Subscriber. Subscriber acknowledges that additional protection may be obtained over and above that provided herein at an additional cost.

(13) WARRANTY AND SERVICE. The described leased system is warranted for ninety (90) days labor and one (1) year for parts. After the initial warranty, all service calls will be billed on a Time and Material basis. Danage or human error is not covered under this warranty. Service not performed on business days between 9:00 am and 5:00 pm will be billed.

(13) WARRANTY AND SERVICE. The described leased system is warranted for ninety (90) days labor and one (1) year for parts. After the initial warranty, all service calls will be billed on a Time and Material basis. Damage or human error is not covered under this warranty. Service not performed on business days between 9:00 am and 5:00 pm will be billed at premium rates. Subscriber shall pay all charges, which may result from any alteration, remodeling, repair, or other change to Subscriber's premises. Additions to, or changes in or rearrangement of the space protection components, necessary by stock, fixture, or structural changes, which shall be necessary to retain the original protection provided shall be at Subscriber's expense. Additionally, miscellaneous fees beyond the control of SSD (i.e. parking, inspection, plan submittal or plan engineering fees) shall be billed to subscriber. SSD shall be the sole provider of service and you agree not to allow any other person to service or disturb any of the equipment or wiring during the term of this agreement.

(14) FIRE ALARM SYSTEMS. Any required periodic fire alarm testing is not included and will be billed on an hourly basis. Should any local fire authority now or in the finance determine that modifications or additional equipment is necessary, this agreement will be modified as needed and customer agrees to pay for any additional fees. Any required drawings, submittals, and/or permit plan check fees are not included. You agree to reimburse SSD for any such expenses as well as all related labor at SSD's current labor rates.

(15) AUTHORIZED PERSONNEL. Subscriber agrees to furnish SSD forthwith ist of the names, titles, residence phone numbers and signatures of all persons authorized to enter the premises of the Subscriber during the regularly scheduled closed periods. Such persons shall be supplied by SSD with an identification card to be signed by Subscriber. Subscriber agrees to furnish SSD forthwith with an authorized daily and holiday opening and closing sc

- (17) ARREST. Subscriber authorizes and directs SSD to cause the arrest of any persons on or around the premises unauthorized by the Subscriber to enter the premises of Subscriber during the scheduled closed periods and to hold such Subscriber or persons until released by Subscriber or his known representative and in such case, Subscriber agrees to indemnify SSD and to hold SSD harmless against any liability or expense resulting from any such action on the part of SSD or its representative in carrying out the aforesaid instructions.

  (18) SUBSCRIBER'S RESPONSIBILITY. Subscriber shall carefully and properly set the burglar alarm system immediately prior to the closing of the premises and carefully test the system daily during the term of this Agreement. In the event any defect in the operation of the system develops, Subscriber shall notify SSD and SSD will repair such defective condition as soon as possible after the receipt of notice from subscriber.
- as soon as possible after the receipt of notice from subscriber.

  (19) FALSE ALARMS. In the event Subscriber shall cause an excessive number of false alarms through carelessness of Subscriber or malicious or accidental use of the alarm system or in the event Subscriber shall in any manner misuse the system, it shall constitute a material breach of contract on the part of the Subscriber and SSD may, at its option, in addition to all other legal remedies, be excused from further performance upon giving the ten (10) days notice to Subscriber. SSD's excuse from performance will not affect SSD's right to recover damages from Subscriber. In the event a fine, penalty or fee shall be assessed against SSD by any governmental or municipal agency as a result of any false alarm originating premises, Subscriber agrees to forthwith reimburse SSD for payment of said false alarm fine, penalty or fee. In the event SSD shall dispatch an agent to respond to a false alarm originating from Subscriber's premises, where subscriber intentionally or negligently activates the alarm system and no alarm condition exists, then and in that event. Subscriber agrees to pay SSD for from Subscriber's premises, where subscriber intentionally or negligently activates the alarm system and no alarm condition exists, then and in that event, Subscriber agrees to pay SSD for any such response at the then prevailing labor rate.
  - (20) POWER. Subscriber hereby agrees to supply 24 hour 110 volt circuits at locations designated by SSD.
- (20) POWER. Subscriber hereby agrees to supply 24 hour 110 volt circuits at locations designated by SSD.

  (21) COLLECTION CHARGES. If any part of a payment is more than ten (10) days late, Subscriber agrees to pay a late charge of ten (10%) percent of the payment which is late or, if less, the maximum late charge allowed by applicable law. Subscriber also agrees to pay a collection call charge of \$10.00 for each call made by SSD to collect late payments from Subscriber. Subscriber agrees to pay a charge of \$17.50 for each check returned for non-sufficient funds or other reasons.

  (22) DEFAULT OR TERMINATION. In the event Subscriber defaults in the performance of any of the terms or conditions of this agreement, including the failure to make any payment as agreed herein, the balance of the monies due for the remainder of this agreement shall become immediately due and payable at the option of SSD. Further, in the event of any default by Subscriber, or upon expiration of this agreement or any renewal term thereof, Subscriber hereby consents to SSD entering the aforesaid premises or any other premises where the property of SSD may be located for the purpose of removing all or part of the equipment belonging to SSD. In addition, Subscriber agrees to pay to SSD all sums to which SSD may be entitled under the law by virtue of said default. Removal of the equipment and other items by SSD shall not be considered to be a breach by SSD of this agreement or waiver of SSD'S to such damages which it may be entitled to under the law; nor shall SSD be liable for any damage caused to the premises by the installation or removal of its equipment or the abandonment thereof.
- (23) SUSPENSION. This agreement may be suspended or canceled without immediate notice and without liability or penalty, at the option of SSD: in the event SSD'S Central Station, connecting wires or other equipment are destroyed by fire, other catastrophe or by other means, or is so substantially damaged that it is impractical to continue service while SSD, a public utility, or other third party corrects any such condition. All terms and conditions of this agreement will remain in force during this condition other than a pro-rated credit for any such
- down time exceeding 24 hours.

  (24) SSD'S OBLIGATION. SSD's obligation hereunder relates solely to the described and SSD is in no way obligated to maintain, repair, service, or to assure the operation (24) SSD'S OBLIGATION. SSD's obligation hereunder relates solely to the described and SSD is in no way obligated to maintain, repair, service, or to assure the operation of the of the property, system or any other device or devices of the subscriber or of others to which SSD'S system may be attached or connected nor to repair or redecorate any portion of the
- Subscriber's premises upon removal of all or part of SSD'S system.

  (25) SSD NOT AN INSURER AND LIQUIDATED DAMAGES. It is understood and agreed by and between the parties hereto that SSD is not and insurer. Insurance must (25) SSD NOT AN INSURER AND LIQUIDATED DAMAGES. It is understood and agreed by and between the parties hereto that SSD is not and insurer. Insurance must be obtained by the Subscriber. Charges are based solely upon the value of the services provided for, and are unrelated to the value of Subscribers property or the property of others located in Subscriber's premises. The amounts payable by the Subscriber are not sufficient to warrant SSD assuming any risk of consequential or other damage to the Subscriber due to SSD's negligence or failure to perform. The Subscriber does not desire this contract to provide for the liability of SSD and Subscriber agrees that SSD shall not be liable for loss or damage due directly or indirectly to any occurrence or consequences therefrom, which the service is designed to detect or avert. From the nature of the services to be performed, it is impractical and extremely difficult to fix the actual damages, if any, which may proximately result from the failure on the part of SSD to perform any of its obligations hereunder, or the failure of the system to properly operate with the resulting loss to the Subscriber. If SSD should be found liable for loss or damage due to a failure on the part of SSD or its system, in any respect, its liability shall be limited to the refund to Subscriber of an amount equal to the aggregate of six (6) monthly payments, or the sum of Two Hundred Fifty (\$250.00) Dollars, whichever sum shall be less, as liquidated damages and not as a penalty, and this liability shall be exclusive. The provisions of this paragraph shall apply in the event loss or damage, irrespective or cause or origin, results directly or indirectly to person or property from the performance or non-performance of the obligations set forth by the terms of this contract, or from negligence, active or otherwise, of SSD, its agents or employees.
- (26) SUBROGATION. Subscriber does hereby for himself and any parties claiming under him, release and discharge SSD from and against all hazards covered by Subscriber's
- insurance, it being expressly understood and agreed that no insurance company or insurer will have any right of subrogation against SSD.

  (27) DELAY IN INSTALLATION. SSD assumes no liability for delay in installation or for interruption of service due to strikes, riots, power failures, insurrection, interruption of or unavailability of phone service, acts of God, or any other cause beyond the control of SSD and will not be required to supply service to subscriber while interruption of service due to any such cause shall continue.
- any such cause shall continue.

  (28) ATTORNEY'S FEES. In the event it shall become necessary for SSD to institute legal proceedings to collect the cost of the installation or the monthly service charge as set forth herein, then and in such proceeding the unsuccessful party shall pay the successful party reasonable attorney's fees where permitted by law.

  (29) DISTURBING CONDITIONS. Where any device or protection is supplied, including but not limited to space protection, which is affected by turbulence of air or other disturbing conditions, Subscriber agrees to turn off or remove all things, animate or inanimate, including but not limited to all forced air heaters, air conditioners, animated display signs, animals, covering of chemical vats and any other source of air turbulence or movement which may interfere with the effectiveness of the system while the system in on.

  (30) POWER FAILURE. In the event of a power failure or other interruption, at Subscriber's premises, Subscriber shall immediately notify SSD.

  (31) ASSIGNMENT. SUBSCRIBER HAS NO RIGHT TO SELL, TRANSFER, ASSIGN, OR SUBLEASE THE EQUIPMENT OR THIS AGREEMENT. SSD may sell assign or transfer this Agreement. Subscriber agrees that if SSD sells, assigns, or transfer this agreement, the new owner will have the same rights and benefits that SSD
- sell, assign, or transfer this Agreement. Subscriber agrees that if SSD sells, assigns, or transfers this agreement, the new owner will have the same rights and benefits that SSD now has and will not have to perform any of SSD's obligations which will remain SSD's responsibility. Subscriber agrees that the rights of the new owner will not be subject
- to any claims, defenses, or set-offs that Subscriber may have against SSD.

  (32) UCC-1 FORM. Subscriber authorizes SSD to record a UCC-1 Financing Statement or similar instrument, appoint SSD as your attorney in fact to execute and deliver such instrument in order to show SSD's interest in the equipment.
- instrument in order to show SSD's interest in the equipment.

  (33) VENUE. In case of default, subscriber agrees that venue is in the county of the Lessee/Seller.

  (34) ALARM COMPANIES ARE LICENSED AND REGULATED BY THE BUREAU OF SECURITY AND INVESTIGATIVE SERVICES, DEPARTMENT OF CONSUMER AFFAIRS, SACRAMENTO, CALIFORNIA 95814. CONTRACTORS ARE REQUIRED BY LAW TO BE LICENSED AND REGULATED BY THE CONTRACTORS STATE LICENSE BOARD WHICH HAS JURISDICTION TO INVESTIGATE COMPLAINTS AGAINST CONTRACTS. IF A COMPLAINT IS FILED WITHIN THREE YEARS OF THE DATE OF ALLEGED VIOLATION. ANY QUESTIONS CONCERNING A CONTRACTOR MAY BE REFERRED TO THE REGISTRAR, CONTRACTORS STATE LICENSE BOARD, P.O. BOX 26000, SACRAMENTO, CALIFORNIA 95826.

  FORM 101 SECURITY SIGNAL DEVICES, INC.

Attachment 9 - 2\_10162348.pdf Description - Service Cycle Fee Invoice



1740 N. Lemon Street Anaheim, CA 92801-1007

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 07-11-19

 Due Date
 :
 08-05-19

 Invoice #
 :
 R-00135495

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

PLEASE REMIT THE ABOVE WITH YOUR PAYMENT





Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 07-11-19

 Due Date
 :
 08-05-19

 Invoice #
 :
 R-00135495

 Invoice Amount
 :
 \$775.80

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Burg) Burglar Alarm Services	345 Pine Avenue, Long Beach	08-01-19 - 10-31-19	\$195.30	\$0.00	\$2.13	\$197.43
Gold's Gym (Fire) Fire Alarm Services	345 Pine Avenue, Long Beach	08-01-19 - 10-31-19	\$563.85	\$0.00	\$14.52	\$578.37

**759.15 0.00 16.65** \$775.80

Attachment 10 - 2\_10187829.pdf Description - Service Cycle Fee Invoice



Anaheim, CA 92801-1007

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 10-10-19

 Due Date
 :
 11-04-19

 Invoice #
 :
 R-00153330

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249



PLEASE REMIT THE ABOVE WITH YOUR PAYMENT



# **Important Alarm News!**

FireNet & SecureNet Communicators Allow Monitoring without Phone Lines

- Changing your phone service from POTS lines to digital or VOIP can prevent your alarm from working properly
- Phone lines can be cut by burglars to stop your alarm from communicating to the monitoring center
- The cost of analog phone lines continue to skyrocket with yearly increases and service charges

Call us today to learn more about replacing the analog phone lines connected to your alarm with one of SSD's Firenet or Securenet communicators





Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 10-10-19

 Due Date
 :
 11-04-19

 Invoice #
 :
 R-00153330

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Тах	Property Tax	Total Amount
Gold's Gym (Fire)	345 Pine Avenue, Long Beach					
Fire Alarm Services		11-01-19 - 01-31-20	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 11 - 2\_10209890.pdf Description - Service Cycle Fee Invoice



Anaheim, CA 92801-1007

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 01-10-20

 Due Date
 :
 02-04-20

 Invoice #
 :
 R-00167626

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249



PLEASE REMIT THE ABOVE WITH YOUR PAYMENT



# **Important Alarm News!**

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Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 01-10-20

 Due Date
 :
 02-04-20

 Invoice #
 :
 R-00167626

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Fire)	345 Pine Avenue, Long Beach					
Fire Alarm Services		02-01-20 - 04-30-20	\$563.85	\$0.00	\$14.52	\$578.37



Attachment 12 - 2\_10233445.pdf Description - Service Cycle Fee Invoice



Anaheim, CA 92801-1007

### SD / Marrin

#### **RECURRING SERVICES INVOICE**

 Invoice Date
 :
 04-10-20

 Due Date
 :
 05-05-20

 Invoice #
 :
 R-00182344

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 1 of 2

Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249



PLEASE REMIT THE ABOVE WITH YOUR PAYMENT



## **Important Alarm News!**

FireNet & SecureNet Communicators Allow Monitoring without Phone Lines

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Gold's Gym International Inc 4001 Maple Ave Suite 200 Dallas, TX 75219-3249

#### INVOICE FOR RECURRING SERVICES

 Invoice Date
 :
 04-10-20

 Due Date
 :
 05-05-20

 Invoice #
 :
 R-00182344

 Invoice Amount
 :
 \$578.37

 Billing Account
 :
 333701

 Page
 :
 2 of 2

Description	Address	Covered Period	Amount	Tax	Property Tax	Total Amount
Gold's Gym (Fire)	345 Pine Avenue, Long Beach					
Fire Alarm Services		05-01-20 - 07-31-20	\$563.85	\$0.00	\$14.52	\$578.37

