



P.O. Box 281 Standard, California 95373
18859 Microtronics Way Suite B13 Sonora, California 95370

Residential Cable TV Programming Subscription Agreement

between Sierra Nevada Communications (SNC) (here-in after known as, “Company”), and

Name of Subscriber (Print): _____ Subscriber’s phone: _____

Subscriber’s Billing Address: _____ City _____ St _____ Zip _____

Subscriber’s Service Address: _____ Unit: _____ Lot: _____ City _____ St _____ Zip _____

Subscriber’s Phone: _____, _____, _____ Date: ____/____/____

(Here-in-after known as “Subscriber or He/She”).

SS#: ____/____/____ DL# _____

Terms: Subscriber requests Cable TV Programming Subscription service(s), further known as “Cable Service” from Company, to the service address above. Subscriber agrees to pay the minimum installation charge of fifty dollars (\$50.00) and payment for subscribed cable services as described on Addendum A, on the day the connection is made and understand that a minimum contract period will be for term noted, unless otherwise agreed upon in writing. Subscriber understands that payment of connection fee does not obligate him/her to take the service until he/she chooses to have services activated. All contracts are a minimum one (1) years or otherwise as amended. _____ Early termination fees may apply.

Cable Service fees will survive initial contract period until Subscriber terminates rental service.

Subscriber further understands that a monthly maintenance fee applies to each additional outlet and Company will maintain, replace or repair Subscriber’s inside wiring at Company’s discretion when defective. Should Subscriber choose not to have maintenance agreement per outlet, a Repair Service Fee of One hundred dollars (\$100.00) per hour plus parts will incur from Demarcation point to Subscriber’s Equipment.

Subscriber understands that Company may, at Companies discretion request a security deposit in an amount to be determined and additional security information in order to secure Subscriber’s Cable Service agreement.

Identification requirement; Should Subscriber not wish to provide proper identification Company may require a ‘deposit or elect’ not to provide service.

Promotional programs; Are limited in duration and time sensitive. Promotions begin on the day of installation and end as described on promotional material.

He/She understands that this Cable Service may be terminated, by disconnection, subject to applicable law, upon failure to pay within forty-five (45) days of the payment date indicated on the invoice, and that, in the event of disconnection for failure to pay; a disconnection fee, a reconnection charge will apply along with full payment of past and current fees due and a deposit to restore service. In the event that the subscriber does not restore service, Company owned cable boxes must be returned to Company prior to termination of rental service fees and Subscriber understands that federal, state, and local taxes are in addition to cable service fees. Subscriber understands that cable rental rates will change from time to time with a thirty (30) day written notice, included on Subscribers billing statement. Subscriber is subject to paying a service disconnection fee of fifteen dollars (\$15) plus tax upon customer’s termination of service.

Payment is due in advance of next billing period or a four dollar and ninety-nine cent (\$4.99) late fee will be assessed on the 15th of the following month. Payments will be deemed made on the business day it is actually received by Company. Company does not assume the responsibility for misdirected or undelivered mail.

Payment shall be made to the address indicated on the Subscribers invoice.

Subscriber understands that any promotional discounted installation work be done for Subscriber by Company within the initial term of contract, the following condition applies:

Should Subscriber default, Subscriber is contractually liable for the difference between actual market value cost at time of installation and discounted cost at time of services rendered for parts and equipment installed and/or altered as set forth in the fee schedule for work performed. The Subscriber shall reimburse to Company the cost difference. Upon completion of the initial term or seven months whichever is greater from the beginning date of service Subscriber is no longer liable for additional installation cost. Cable Service fees continue in full force.

He/She understands that there will be additional charges for installation of new or moving (relocation) of set outlets. Subscriber agrees not to disturb, relocate, alter, remove or make any unauthorized connection or modification to the equipment (which remains the property of Company), nor will allow any other person to do so. Subscriber understands that damage to Company cable by property owner or their representatives or theft of Company equipment under Subscriber's control will be paid for by the Owner or Subscriber. If Subscriber is a renter than a permission form is available for Owner's consent to install Cable Services. Service will not be installed without this form completed and provided to company in advance of installation of services.

Should Subscriber alter the equipment in any of the ways just described, Subscriber will be in breach of the Agreement and Company may terminate at Company's discretion Subscribers Cable Service and recover damages resulting from such breach.

Subscriber will permit Company representatives to make periodic checks of the equipment on and within the premises, too test the signal for maintenance and repair of Subscriber's service. Subscriber understands that Company assumes no responsibility for the condition of Subscriber owned equipment.

He/She understands that Company assumes no responsibility for interruption or disturbance of reception due to circumstances beyond their control, such as weather, natural disasters, act of war, illegal activities, accidents, power failures, and station signal fades or network troubles.

If subscriber is entitled to any payment credits upon termination of service; such credits may be applied to offset any charges owed by said Subscriber.

IF AT ANY TIME SUBSCRIBER IS NOT SATISFIED WITH SERVICE OR REPAIRS OR OTHER FACILITIES PROVIDED UNDER THIS AGREEMENT, IT IS UNDERSTOOD AND AGREED THAT THE SUBSCRIBERS EXCLUSIVE REMEDY SHALL BE LIMITED TO SUCH RIGHT OF TERMINATION AND COMPANY SHALL HAVE NO OTHER LIABILITY TO THE SUBSCRIBER.

Service beginning date: _____/_____/_____ BASIC EXTENDED Additional Outlets Covered _____

Subscriber (Signature) _____ Company (Signature) _____

Print Name: _____ Date Signed: _____/_____/_____