

simpli|IoT

ADVANCED SECURITY SYSTEMS

PRODUCT CATALOG 2019



ITC

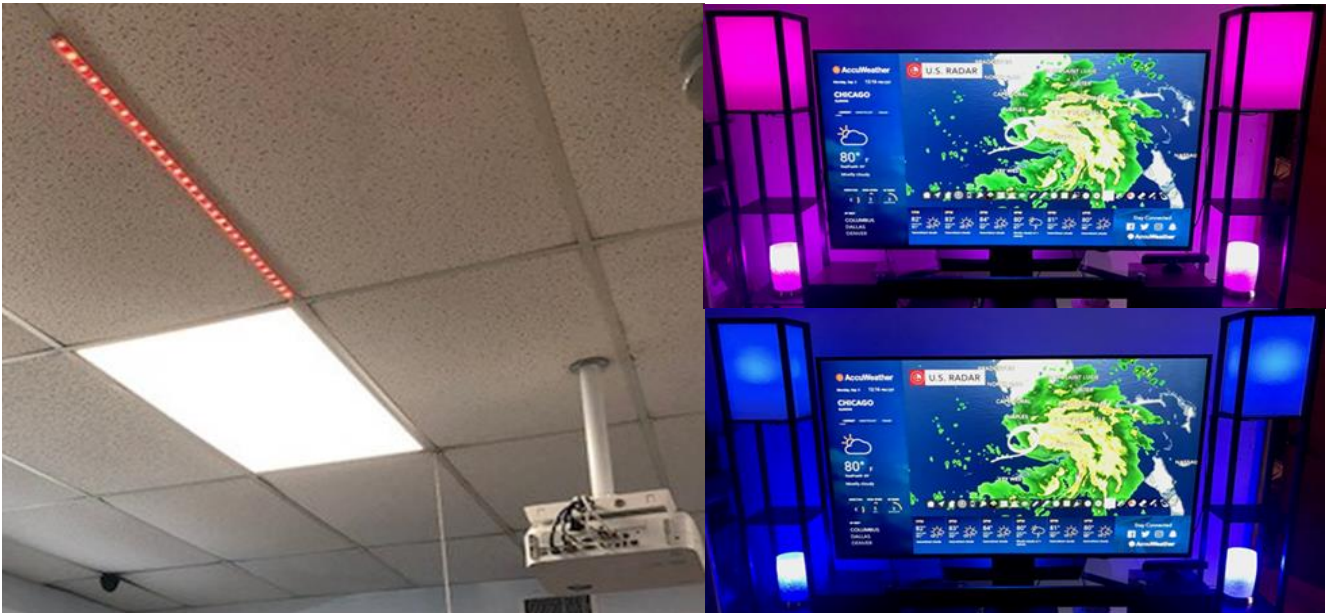
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Fort Lauderdale, FL 33309

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Emergency Warning System, EWS Core

EWS100/110/150

Programmable warning lights LED or HUE (For Hue see EWS150) simultaneously activated via CPU on a VLAN and delivering multi-colored warnings to all rooms or offices. The EWS100/110 also includes cameras connected to the network and can be programmed to activate in an emergency. Each EWS100/110/150 operates with an Ethernet port and a 110 Volt power outlet.



PRICES

QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot EWS100	Client CPU w/NeoPixel LED strip	\$ 903.00
1.00	Simpliot EWS100 Service & Warranty	Service and warranty per month	\$ 20.00
1.00	Simpliot EWS100C	Client CPU w/NeoPixel LED strip & Camera	\$ 1,143.00
1.00	Simpliot EWS100C Service & Warranty	Service and warranty per month	\$ 25.00
1.00	Simpliot EWS100CC	Client CPU w/NeoPixel LED strip & 2 Cameras	\$ 1,383.00
1.00	Simpliot EWS100CC Service & Warranty	Service and warranty per month	\$ 30.00
1.00	Simpliot EWS110C	Client CPU With Camera	\$ 1,073.00
1.00	Simpliot EWS110C Service & Warranty	Service and warranty per month	\$ 25.00
1.00	Simpliot EWS110CC	Client CPU with 2 Cameras	\$ 1,313.00
1.00	Simpliot EWS110CC Service & Warranty	Service and warranty per month	\$ 30.00
1.00	Philips HUE EWS150 Bulb	Philips HUE multi-color bulb	call for price
1.00	Philips HUE EWS150 Hub	Philips Hue Smart Hub	call for price
1.00	Simpliot - Philips HUE integration	Philips HUE integration into the Simpliot Network	\$ 990.00
1.00	Simpliot EWS150 Service & Warranty	Service and warranty per month	\$ 20.00
1.00	Install for all EWS100, 110 & 150	Installation \$75/hr (install times vary)	\$ 75.00

Emergency Warning System, EWS Core

EWS200 User Desktop Notification (UDN) for Windows

The Simpliot Emergency Warning System UDN extends the ability to notify thousands of desktop users instantly.

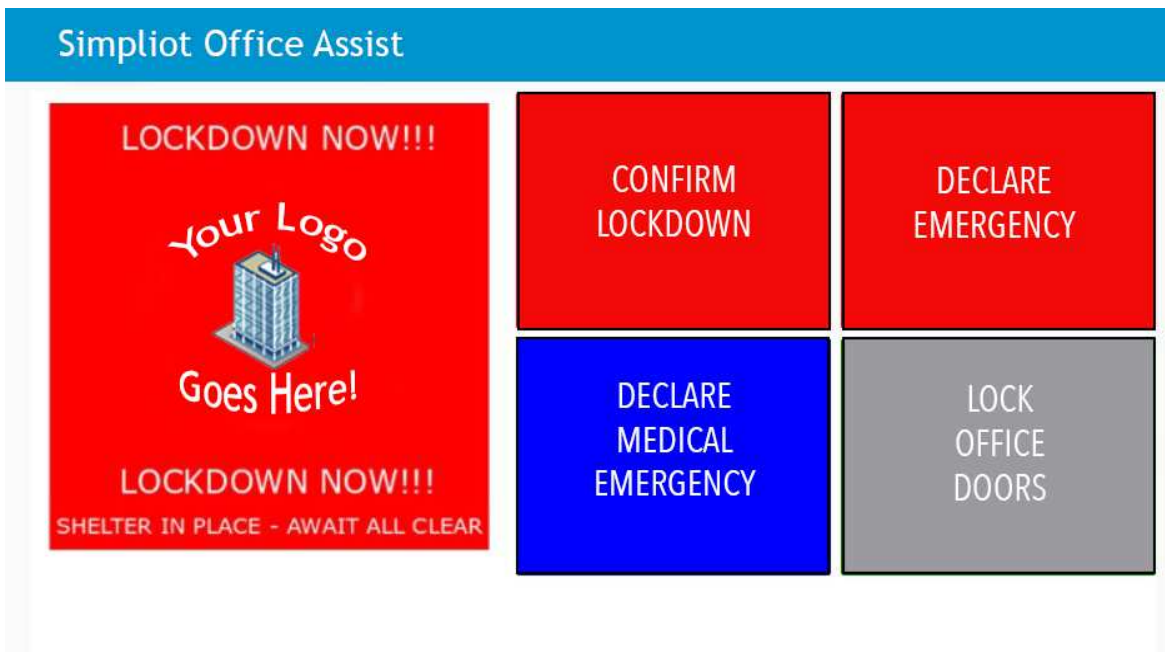


QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot EWS200 UDN-SF	User Desktop Notification System Software Annual fee (per customer location)	\$ 498.00
1.00	Simpliot EWS200 Service & Warranty	Service and warranty per month (25 users)	\$ 25.00
1.00	Install for all EWS200	Installation \$75/hr (install times vary)	\$ 75.00
1.00	Simpliot EWS200 UDN-UL	Monthly user license per PC/Laptop screen	\$ 4.00

Emergency Warning System, EWS Core

EWS400 Office/Classroom Emergency Assist Kiosk (KIOSK)

The Emergency Assist Kiosk is a touchscreen installed in all rooms, providing a feedback loop, so that the teachers, professors, managers may confirm to the central command that an office, classroom is locked down. They can also declare an emergency or a medical alert. Each EWS400 operates with an Ethernet port and a 110 Volt power outlet.



QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot EWS400 Kiosk	Client CPU w/7" Screen Assist Kiosk	\$ 1,473.00
1.00	Simpliot EWS400 Service & Warranty	Service and warranty per month	\$ 20.00
1.00	Install for all EWS400	Installation \$75/hr (install times vary)	\$ 75.00

Emergency Warning System, EWS Core

EWS600 Outdoor & Common Area Notification

Each EWS601 operate with a 110 Volt Power port and function over Wi-Fi. The EWS602/610 operates with a 110 Volt Power port and an ethernet connection.



QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Philips HUE EWS601 Bulb	Philips HUE multi-color bulb	call for price
1.00	Philips HUE EWS602 Hub	Philips Hue Smart Hub	call for price
1.00	Simpliot - Philips HUE integration	Philips HUE integration into the Simpliot Network	\$ 990.00
1.00	Simpliot EWS601/602 Service & Warranty	Service and warranty per month	\$ 20.00
1.00	Philips HUE EWS610 floodlight	Philips HUE multi-color Floodlight	call for price
1.00	Simpliot - Philips HUE integration	Philips HUE integration into the Simpliot Network	\$ 990.00
1.00	Simpliot EWS601/602/610 S&W	Service and warranty per month	\$ 20.00
1.00	Install for all EWS601/602/610	Installation \$75/hr (install times vary)	\$ 75.00

Emergency Warning System, EWS Core

EWS900 Simpliot Core

QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot EWS900	Publisher CPU	\$ 1,903.00
1.00	Simpliot EWS900 Service & Warranty	Service and warranty per month	\$ 20.00
1.00	Install for all EWS900	Installation \$75/hr (install times vary)	\$ 75.00

SIMPLIOT EWS Training

QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot EWS training	EWS Staff and teacher training/hour	\$ 1,000.00

Simpliot CITADEL (integrates fully with EWS)

CITADEL 1000BT Bio-tracking

simpliOT
CITADEL - Facial Recognition

Menu

Add User
Search
Records

Camera View



First Name

Last Name

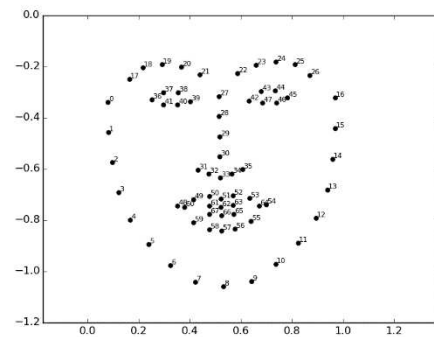
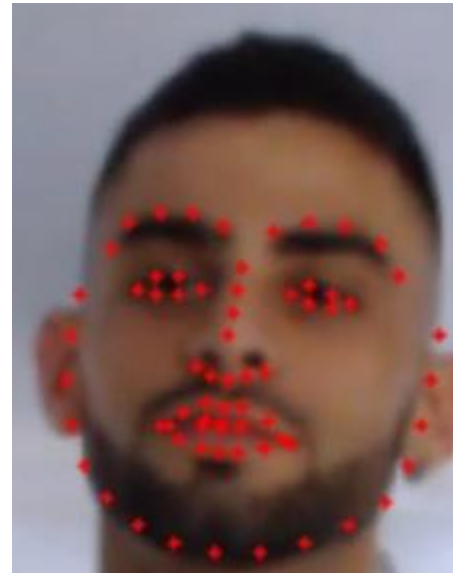
ID #

Take Photos

Add User



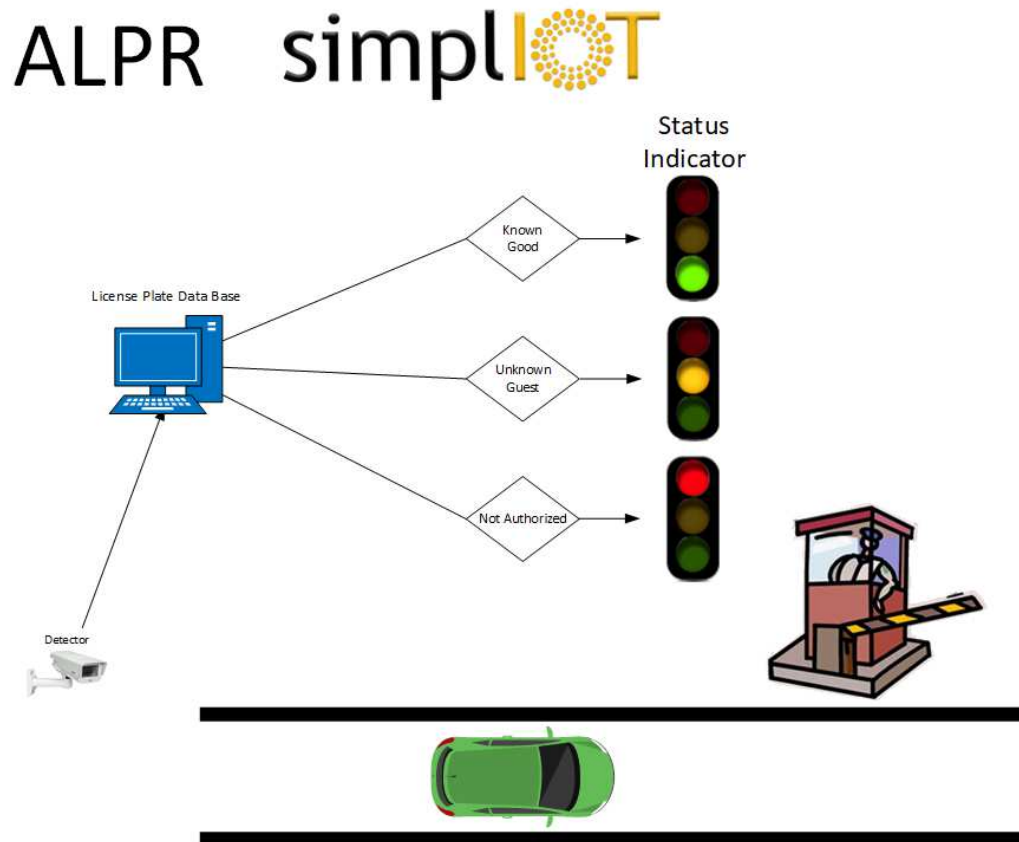
Submission Status



QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot CITADEL1000BT CAM	Video Camera for Bio Tracking	\$ 600.00
1.00	Simpliot CITADEL1000BT CPU	Detector	\$ 3,000.00
1.00	Simpliot CITADEL1000SL	Monthly software license per detector	\$ 50.00
1.00	Simpliot CITADEL1000BT Install	Installation \$75/hr	\$ 75.00
1.00	Simpliot CITADEL1000BT Service & Warranty	Monthly service and warranty	\$ 20.00

Simpliot CITADEL (integrates fully with EWS)

CITADEL 2000 ALPR Automatic License Plater Reader



QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot CITADEL2000ALPR CAM	Video Camera for License Plate Reader	\$ 600.00
1.00	Simpliot CITADEL2000ALPR CPU	Detector	\$ 2,000.00
1.00	Simpliot CITADEL2000 SL	Monthly Software license per detector	\$ 50.00
1.00	Simpliot CITADEL2000ALPR Install	Installation \$75/hr	\$ 75.00
1.00	Simpliot CITADEL2000ALPR Service & Warranty	Monthly service and warranty	\$ 20.00

Simpliot CITADEL (fully integrates with EWS)

CITADEL 3000 GD - Gun Detection



QTY	ITEM #	DESCRIPTION	UNIT PRICE
1.00	Simpliot CITADEL3000GD CAM	Video Camera for Gun Detection	\$ 600.00
1.00	Simpliot CITADEL3000GD CPU	Detector	\$ 3,000.00
1.00	Simpliot CITADEL3000SL	Monthly Software license per detector	\$ 50.00
1.00	Simpliot CITADEL3000GD Install	Installation \$75/hr	\$ 75.00
1.00	Simpliot CITADEL3000GD Service & Warranty	Monthly service and warranty	\$ 20.00

ITContingency, LLC

STANDARD TERMS AND CONDITIONS OF SALE

1. Acceptance

SELLER'S ACCEPTANCE OF BUYER'S PURCHASE ORDER IS EXPRESSLY MADE CONDITIONAL ON BUYER'S ACCEPTANCE OF THE FOLLOWING TERMS AND CONDITIONS OF SALE, WHICH ARE IN LIEU OF ANY ADDITIONAL OR DIFFERENT TERMS CONTAINED IN BUYER'S PURCHASE ORDER OR OTHER DOCUMENT OR COMMUNICATION PERTAINING TO BUYER'S ORDER OR THE GOODS. BUYER'S ACCEPTANCE OF THE TERMS AND CONDITIONS CONTAINED IN THIS DOCUMENT SHALL BE CONCLUSIVELY PRESUMED FROM BUYER'S ACCEPTANCE OF ALL OR ANY PART OF THE GOODS OR FROM PAYMENT BY BUYER FOR ALL OR ANY PART OF THE GOODS. NO TERMS AND CONDITIONS MAY BE ADDED TO, MODIFIED, SUPERCEDED OR OTHERWISE ALTERED, EXCEPT BY A WRITTEN INSTRUMENT SIGNED BY SELLER. FAILURE OF SELLER TO OBJECT TO ANY TERMS OR CONDITIONS WHICH MAY BE CONTAINED IN ANY DOCUMENT OR FORM OF BUYER SHALL NOT BE CONSTRUED AS A WAIVER OF THESE CONDITIONS, NOR AS AN ACCEPTANCE OF ANY SUCH TERMS AND CONDITIONS.

2. Definitions

In these terms:

"**Assistance**" means any installation, support or other ancillary work or services which the Company has agreed to supply to you in connection with the Goods.

"**Buyer**" means you the purchaser of the Goods under the Contract.

"**Company**" means ITContingency, LLC, a Delaware limited liability company.

"**Contract**" means this agreement between Buyer and the Company to supply the Goods subject to the terms and conditions set out in this agreement.

"**Goods**" means all products, equipment and services to be supplied under the Contract.

"**Seller**" means the Company, the supplier of the Goods under the Contract.

"**You/Your**" means you, the Buyer of the Goods under the Contract.

3. Basis of Supply

3.1. The Company shall supply and you shall purchase the Goods in accordance with an order placed by you which is accepted by the Company. By placing an order for the Goods you shall be deemed to have accepted these conditions to the exclusion of any other terms and conditions set out or referred to in any other document or other communication used by either party in concluding the Contract.

3.2. By placing your order, you acknowledge that you place no reliance on any statement which has been made or may be made concerning the order other than one made by the Company in writing.

4. Price

All prices are stated exclusive of any sales, use or VAT tax, delivery costs, and other levies, taxes or duties which may apply. You are responsible for assuring that the product can be lawfully imported to the destination country. You are the importer of record and must comply with all laws and regulations of the destination country. Orders that are shipped to countries outside of the United States may be subject to import taxes, customs duties and fees levied by the destination country. YOU MAY BE ASKED TO REMIT ANY SUCH CHARGES UPON DELIVERY OF THE PRODUCT.

5. Payment

5.1. Payment for sales are to be made as stated on the sales order, fifty percent (50%) Deposit and the Balance net thirty calendar (30) days from date of invoice, by cash, credit card, or a prepaid wire transfer with a confirmation of wires to the Company. A service charge of one and a half percent (1.5%) per month, or the maximum interest rate allowable under applicable law (If less), shall be applied to all past due balances. Company shall maintain the unilateral right to offset any credits due for outstanding balances due. Company may in addition to all other remedies it has, suspend performance of the Contract and any other agreement with you.

5.2. Credit card payments shall be subject to a three percent (3%) surcharge.

5.3. Payment for sales from a Buyer located outside the United States that have not established credit with the Company, shall be made cash with order and monthly recurring fees shall be paid annually

6. Quotations

Any quotation remains valid for a period of thirty (30) calendar days only unless otherwise stated in writing in such quotation and may be withdrawn at any time prior to the expiration of thirty (30) calendar days absent the placement of an order.

7. Specifications

Company reserves the right to alter the specifications of the Goods, where necessary, to comply with regulations or legal requirements or where such alterations do not in the Company's reasonable opinion materially affect Buyer's expressed requirements.

8. Product Changes and Discontinuance

Company shall endeavor to provide notification of changes in the Goods form, fit, function, specifications or discontinuance, however the Company shall have the right to make any changes or modifications to, or to discontinue, any Goods at any time, and the Company has no obligation and/or liability for failure to notify Buyer.

9. Compliance

You are responsible for obtaining all consents, and for complying with all legal requirements necessary, to import into and operate Goods within any country other than the United States. In the event that the legal operation of the Goods requires any form of license, permit or other form of regulatory or governmental allowance you understand and agree that obtaining those permissions is your sole responsibility.

10. Dispatch and Delivery

10.1. Company shall use reasonable endeavors to deliver on the dates or to any program of dates agreed, but delivery dates cannot be guaranteed, and time of delivery is not of the essence of the Contract.

10.2. Company shall deliver, by the method of its choice unless otherwise agreed to in writing, to the address specified by you. You will be responsible for the costs of delivery.

10.3. Any failure by the Company to make any one delivery shall not entitle you to terminate the Contract as to any remaining deliveries.

11. Title and Risk

11.1. The risk of any damage to the Goods shall pass to you upon dispatch from the premises of the Company or, where the Goods are to be collected by you, on you collecting the Goods from the Company.

11.2. Title to the Goods shall not pass to you until the Company has received (in cash or cleared funds as the case may be) payment in full of the sums due from you:

11.2.1. under the Contract;

11.2.2. under any other contract the Company has with you.

12. Assistance

12.1. Company may use persons other than its employees to provide the Assistance.

13. Intellectual Property

13.1. All intellectual property rights associated with the Goods and any illustrations, drawings and other documents supplied by the Company, remain vested in the Company.

13.2. All computer programs, software or firmware supplied by the Company are provided by means of a non-exclusive, revocable license to use on a specified machine, and are to be kept confidential by you, and not to be further copied or divulged to any other party without the Company's prior written consent.

13.3. You shall not remove, obliterate, delete from, add to, or otherwise alter trademarks and/or trade names affixed to the Goods and the Company asserts its full rights to control the use of its trademarks.

14. Limitation and Exclusion of Liability

14.1. Company shall not be under any liability to you under the Contract or any collateral contract for any indirect loss and/or expenses, including but not limited to, loss of income, profits or contracts or for any incidental, indirect, special or consequential loss or damage of any kind whatsoever arising and whether caused by negligence, breach of contract or otherwise.

14.2. Company's maximum aggregate liability to you or any third party, in respect of any contract, whether arising under any indemnity, for any breach of its obligations under this Contract, negligence or otherwise, shall be limited to the price payable by you pursuant to such contract.

14.3. Nothing contained herein or in any contract shall exclude or in any way limit either party's liability for fraud or for death or personal injury caused by its negligence, or any other liability to the extent that such liability may not be excluded or limited as a matter of law.

15. Termination

If you: (i) fail to make any payment when due under this Contract; or (ii) become insolvent, have a receiver, administrative receiver, administrator or manager appointed over all or any part of your assets or business, make any composition or arrangement with your creditors, take or suffer any similar action in consequence of debt or an order for resolution is made for your dissolution or liquidation (other than for the purposes of solvent amalgamation or reconstruction); (iii) exceed the credit limit, if any, specified by the Company from time to time; then the Company shall have the following rights at its option without incurring any liability, which rights shall be cumulative and shall not prevent the Company from also claiming damages and pursuing any other rights and remedies available to it:

15.1. terminate this Contract;

15.2. cancel any undelivered or uncompleted portion of the contract and stop any Goods in transit;

15.3. cancel any other contract with you; and

15.4. demand immediate payment of any outstanding amounts which shall thereupon become due and payable.

16. Limited Warranty

16.1. Each of the Goods comes with a service and warranty charge to it which is payable on a monthly basis for up to five (5) years. Failure by the Buyer to pay the monthly service and warranty charge will automatically void the warranty.

16.2. Warranty does not cover any damage, defects or costs caused by: (i) modification, alteration, repair or service of the Goods by anyone other than the Company or its authorized representative; (ii) physical abuse to, overload of, or misuse of, the Goods, or operation of the Goods in a manner contrary to the instructions accompanying the Goods; (iii) any use of the Goods other than that for which it was intended; (iv) misuse, neglect, accident, improper or inadequate maintenance, corrosive environments, environments containing airborne contaminants (silicone, aluminum oxide, etc.), or excessive thermal shock; (v) shipment of the Goods to the Company for service; or (vi) any installation or operation of the Goods other than in compliance with applicable building, mechanical, plumbing and electrical codes. Warranty is voided if the serial number of the product has been altered, defaced or removed.

16.3. COMPANY IS NOT LIABLE FOR SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, PERSONAL INJURY, PROPERTY DAMAGE, DAMAGE TO OR LOSS OF EQUIPMENT, LOST PROFITS OR REVENUE, COSTS OF RENTING REPLACEMENTS AND OTHER ADDITIONAL EXPENSES, EVEN IF THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. ANY EXPRESS WARRANTY NOT PROVIDED HEREIN, AND ANY REMEDY WHICH, BUT FOR THE WARRANTY CONTAINED HEREIN, THAT MIGHT ARISE BY IMPLICATION OR OPERATION OF LAW IS HEREBY EXCLUDED AND DISCLAIMED INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND OF FITNESS FOR A PARTICULAR PURPOSE. SOME JURISDICTIONS DO NOT ALLOW LIMITATIONS ON WARRANTIES, SO THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS AND YOU MAY ALSO HAVE OTHER RIGHTS, WHICH MAY VARY FROM JURISDICTION TO JURISDICTION.

COMPANY'S PRODUCTS ARE NOT A FAILSAFE SOLUTION TO SECURITY THREATS. COMPANY DOES NOT MAKE ANY GUARANTEES REGARDING THE EFFICACY OF THE GOODS AND THE COMPANY IS NOT LIABLE IN ANY CASE SHOULD THE GOODS SOLD AND PROVIDED FAIL TO PREVENT LOSS OF LIFE, BODILY HARM, PERSONAL INJURY, PROPERTY DAMAGE, DAMAGE TO OR LOSS OF EQUIPMENT, LOST PROFITS OR REVENUE, COSTS OF RENTING REPLACEMENTS AND OTHER ADDITIONAL EXPENSES, EVEN IF THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH LOSS AND DAMAGES.

16.4. The warranty period will commence on the date of installation to you of the Goods.

17. Indemnity

Purchaser hereby indemnifies and agrees to hold harmless Company and its respective members, directors, officers, agents, employees, representatives, successors and assigns from and against any and all losses, claims, damages, expenses or liabilities of whatever form or nature (including but not limited to, reasonable attorneys' fees and other costs and expenses incurred in connection therewith) which they, or any of them, may sustain or incur in (including in settlement) any action, claim, suit, proceeding or settlement by any person, organization or governmental entity or agency, or otherwise resulting, in whole or in part, from: (i) any claim of a third party that the indemnifying party misrepresented its authority or made any contractual commitment not expressly authorized under this Contract; (ii) the handling, storage, sale or distribution by the indemnifying Party of the Goods or information relating thereto; (iii) the failure by the indemnifying Party to perform or comply with its obligations under this Contract; or (iv) the conduct of the operations of the indemnifying party.

18. Force Majeure

Company shall not be responsible or liable for its failure to perform its obligations, if such failure is beyond the control of the Company, or beyond the control of the suppliers of the Company, whether caused by acts of God, unavailability or shortages of materials or energy necessary to produce and/or deliver the Goods by usual modes of transportation, fire, flood, wars, embargo, strikes, labor disputes, explosions, riots, or of laws, rules, regulations, restrictions or orders of any governmental authority, or any other cause, other than financial, that is beyond the control of the Company or its suppliers.

19. Governing Law

The validity, performance and enforcement of this Contract shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to conflict of laws principles. The State of Delaware shall have exclusive jurisdiction to adjudicate any dispute which may arise in connection with this Contract.

20. Waiver

The failure of either party to enforce any term or right arising pursuant to this Contract does not constitute a waiver of such term or right and shall in no way affect that party's right later to enforce or exercise the term or right.

21. Severance

21.1. If any court or competent authority finds that any provision of this Contract (or part of any provision) is invalid, illegal or unenforceable, that provision or part of that provision shall, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions or other parts of the provision in question within this Contract, shall not be affected.

21.2. If any invalid, unenforceable or illegal provision of this Contract would be valid, enforceable and legal if some part of it were deleted, such provision shall apply with the minimum modification necessary to make it legal, valid and enforceable.