

**EMERGENCY TELEPHONE
SERVICES AGREEMENT**

Date: 11/19/2014

THIS AGREEMENT was entered into this 30 day of MARCH, 2015, by and between Kings III of America, Inc., North America, dba Kings III Emergency Communications, 751 Canyon Drive, Suite 100, Coppell, TX 75019 (hereinafter referred to as "Kings III"), AND Doral Gardens II, 4920 NW 79th Ave Miami, FL 33166 (hereinafter referred to as "Client") at TEL: (305)592-1408 FAX: Clubhouse EMAIL darien@epicmgmts.com

1. SERVICES

- 1.1 **Equipment:** Kings III agrees to provide the equipment detailed in paragraph 3 below, as part of the monitoring, maintenance and dispatch services, collectively the Services. If no equipment is listed, none is to be provided by Kings III.

1.1.1

☐ **Standard** (Plus Applicable Tax)

Connection: \$4,020.00 Installation: \$0.00 Monthly : \$516.00

☐ **\$0 Down Option** (Plus Applicable Tax)

Connection: \$0 Installation: \$0.00 Monthly : \$672.00

(Based on normal installation) is due upon completion of installation.

☒ **Automated Testing Service included** (See Section 12.1)

E-mail: _____

- 1.1.2 Equipment ownership remains with Kings III.

- 1.2 **Monthly Services:** These payments are to be payable Quarterly in advance.

- 1.3 **BILLING TO:** ☒ (Check here if same as above)

Company Name: _____

Address: _____

City/St/Zip: _____

Billing Phone: _____ Billing E-mail: _____

2. TERM OF THIS AGREEMENT

- 2.1 The primary term of this Agreement shall be for a period of One(1) Year from the date of the first billing ("Primary Term"). This agreement shall automatically renew for a Three(3) Years period at the end of such primary term ("Renewal Term") or any Renewal Term thereafter unless Client shall have written notice to Kings III Ninety(90) Days before the end of any primary or renewal term. There will be a \$150.00 early termination fee for each phone cancelled within twelve (12) months of its installation date

3. EQUIPMENT TO BE INSTALLED:

Product Name	Product Description	Quantity
Elevator w/ Skyline-Turnkey	Handsfree Flush-mount	12

4. **INSTALLATION/SERVICE LOCATION:**

Project / Building Name: Doral Gardens II

Street Address: 4920 NW 79th Ave

City: Miami, State: FL ZIP Code: 33166

5. **NOTIFICATION LIST:** Listed below are persons designated by Client to be notified if Kings III receives a Monitored Call. We understand that Kings III will make every reasonable effort to notify one of these persons and will attempt notification in the order they are listed. **Client is responsible for advising Kings III of any changes desired by Client in names, telephone numbers, or list order. Client is also responsible for any fees, fines or charges arising from Kings III's dispatching any party on the Notification List in response to a Monitored Call.**

	NAME	(AREA CODE) & PHONE NUMBER
Call 1st	<u>Elevator service Corp.</u>	<u>(305) 558-4424</u>
	<i>(Recommend Entering Elevator Company's Name & Phone Number)</i>	
Call 2nd	<u>Security Line</u>	<u>(786) 222-1827</u>
Call 3rd	<u>Margher Ruiz</u>	<u>(786) 253-1862</u>
	<u>Office</u>	<u>305-592-1408</u>
Call 4th	<u>Fire Rescue (Called 1st in event of emergency) (On file with Central Monitoring Station)</u>	

6. **ADDITIONAL TERMS:** All required wire runs, conduit runs and/or trenching will not be provided by Kings III unless otherwise noted herein. _____

7. **CLIENT SELECTED SERVICES**

7.1 Client desires and has contracted for only the equipment and services itemized on this agreement. Additional services over and above that provided herein are neither expressed nor implied by Kings III.

8. **WARRANTIES**

8.1 There are no understandings, representations, or warranties of any kind - expressed, implied, statutory or otherwise, that are not expressly set forth herein.

9. **COVERED SERVICE & CHARGES**

9.1 Kings III agrees to maintain and repair its equipment while installed at Client's location during the term of this Agreement. There will be no charge to the Client for repairs required due to faulty Kings III equipment. Replacement of the backup battery is not covered under this Agreement and, if needed, will be charged to the Client. Should repairs be necessitated by Client's action or neglect, such work shall be billed to Client based upon Kings III's service rates in effect at the time of the service and are subject to change without notice.

10. **INCREASES IN SERVICE CHARGES**

10.1 Kings III shall have the right on January 1 of each year to increase the service charges provided for herein by the same percentage as the 12 month increase in the "Consumer Price Index-Urban" (All Urban Consumers, All Items) as published by the U.S. Department of Labor.

11. **INCREASES IN TAXES OR OTHER FEES**

11.1 Client acknowledges that all charges for services set forth herein are based upon existing federal, state, and local taxes and utility charges, including telephone company line charges, if any. Kings III shall have the right, at any time to increase the monthly charges provided herein to reflect any additional taxes, fees or charges which hereafter may be imposed on Kings III by any utility or governmental agency relating to the service(s) provided under the terms of this Agreement and Client agrees to pay the same.

11.2 Should Client enter into agreement(s) with third party service providers which purport to manage Client's vendor compliance documents and the costs of such services are billed to Kings III or require payment of membership fees by Kings III in order to remain an approved services provider to Client, Kings III reserves the right to pass through the direct costs of such services in the form of an increase in the service fees it charges Client and Client agrees to pay same.

12. **CLIENTS DUTIES AS TO USE OF SYSTEM**
12.1 The Client shall be responsible for carefully and properly test activating the emergency telephone system(s), on a monthly basis during the term of this Agreement. If any defect in the operation of the system develops, or in the event of a power failure, interruption of telephone service, or any other interruption at Client's premises, Client shall notify Kings III immediately. Automated Testing Service under Section 1.1.1 does not relieve Client of its duties under Section 12.1.
12.2 Client shall notify Kings III of any remodeling or any other changes to the protected premises that may affect the operation of the system.
12.3 Client shall cooperate with Kings III in the installation, operation, and maintenance of the system and shall follow all instructions and procedures, which Kings III may prescribe for the operation and testing of the system.
13. **AUTHORIZED PERSONNEL**
13.1 Client is responsible for and agrees to furnish forthwith a list of the names and telephone numbers of all persons to be notified. Client is responsible for providing all changes, revisions, and modifications to the above to Kings III in a timely manner.
14. **BUSINESS HOURS**
14.1 It is mutually agreed that the work of installation, repair, and any other required service shall be performed during normal business hours (8:00am – 5:00pm local time). Kings III assumes no responsibility for limited disruption of Client's premises for service required during normal business hours. Kings III shall make needed repairs to its equipment within a reasonable amount of time after Kings III receives notice that the repairs are necessary. If Client requests night or weekend service, such work shall be billed to client at Kings III's then prevailing overtime rate.
15. **NO LIENS OR ENCUMBRANCES**
15.1 Client agrees that it will not place any liens or encumbrances upon any of the equipment covered by this Agreement nor will it knowingly permit or cause such liens or encumbrances to be placed thereon by other persons; and in the event that any such liens or encumbrances are actually placed or permitted to be placed on such equipment, then Client, at his own cost and expense, shall take all legal steps necessary to have such liens or encumbrances removed forthwith or in lieu thereof, client shall, at its own cost and expense, furnish whatever bond is necessary to obtain the release and complete discharge of such equipment from liens and encumbrances. Client will not change or remove any insignia or lettering placed thereon by or at the request of Kings III.
16. **ASSIGNMENT BY CLIENT**
16.1 Client acknowledges that the sale or transfer of client's premises shall not relieve Client of duties and obligations under this Agreement unless Kings III agrees to the transfer of this Agreement.
17. **ASSIGNEES AND/OR SUBCONTRACTORS**
17.1 Kings III shall have the right to assign this Agreement in whole or part to any other person, firm, or corporation and shall have the further right to subcontract any monitoring, maintenance, or other services which it may perform. Client acknowledges that the Agreement shall inure to the benefit and are applicable to any assignees and/or subcontractors of Kings III, and that they bind Client with respect to said assignees and/or subcontractors with the same force and effect as they bind Client to Kings III.
18. **CENTRAL STATION MONITORING SERVICE**
18.1 Notification Responsibilities: Kings III's sole responsibility when receiving a monitored call is to notify those individuals or organizations in the order listed and designated by Client in Section 5 of this Agreement unless local code requires prior notification of Emergency Services, i.e. police, fire rescue or EMS. In such cases, Kings III shall notify the appropriate Emergency Service prior to notifying those individuals or organizations listed and designated by Client in Section 5.
18.2 Telephone Transmission Facilities: Client acknowledges that Kings III utilizes telephone line transmission unless SkyLine equipment is supplied under Section 3 Equipment. The signals from Client's system are transmitted over Client's regular telephone service to Kings III, and in the event Client's telephone service is out of order, placed on vacation, or otherwise interrupted, signals from Client's system will not be received by Kings III during any such interruption in telephone service and the interruption will not be known to Kings III. Client further acknowledges and agrees that signals which are transmitted via telephone company facilities are wholly beyond the control and jurisdiction of Kings III and are maintained and serviced by the applicable telephone company. Client agrees, unless SkyLine equipment is supplied under Section 3 Equipment, to furnish any necessary telephone service or telephone lines at Client's own expense. Any and all telephone company charges shall be billed to Client's telephone bill. Any increased telephone company charges shall be borne by Client. If SkyLine equipment is supplied, Kings III shall be responsible for cellular service and airtime charges. Client further acknowledges that the activation of the emergency communication system may interrupt and disconnect any telephone call in progress.

18.3 Condition beyond control of Kings III: Kings III will use its best efforts to carry out its duties hereunder promptly, but shall not be responsible for delays or failure to respond by means of busy telephone facilities, failure of telephone equipment, or failure of telephone lines due to weather or other conditions, or otherwise for any conditions beyond the control of Kings III.

18.4 False Alarms: In the event there are an excessive number of false calls through the carelessness of Client or Client's tenants or the malicious or accidental use of the monitoring system, or in the event Client shall in any manner misuse or abuse the monitoring system, it shall constitute a material breach of this Agreement on the part of the Client, and Kings III may, at its option, in addition to all other legal remedies, be excused from further performance upon the giving of five (5) days written notice to Client.

19. **ADDITIONAL SERVICE**

19.1 The Client agrees that unless authorized by Kings III, any alterations, removal, or tampering with the equipment, or the attaching of any device, contrivance, or apparatus to the equipment or any part thereof, shall operate to void any warranties provided herein.

19.2 If any agency or bureau having jurisdiction, or Client by his/its own act shall require or make necessary any changes in the equipment originally installed, Client agrees, on demand, to pay for the reasonable cost of such charges.

20. **DEFAULT/TERMINATION**

20.1 In the event (i) Client fails to pay any amount due for the system, (ii) client fails to comply with any of the terms and conditions hereof, (iii) Client makes an assignment for the benefit of Creditors, (iv) an order for relief is entered against Client under any chapter of the National Bankruptcy Code, as amended, (v) a receiver or trustee is appointed for all or substantially all of the assets of Client, or (vi) there is a dissolution or termination of existence of Client, Kings III may pursue any one or more of the following remedies, which are cumulative and non-exclusive:

(a) Terminate all services subscribed for hereunder by giving (5) days written notice to Client, and recover all amounts due Kings III.

(b) Take possession of all Kings III owned equipment wherever situated and for such purpose enter upon your property without liability for doing so.

(c) By notice to Client, declare immediately due and payable all moneys to be paid by Client during the Primary Term, or if the Primary Term has then expired, declare immediately due and payable all monies to be paid during any Renewal Term (as provided in Paragraph 2.1 hereof) then in effect, and Client shall thereupon be obligated to pay such moneys to Kings III immediately. Client shall in any event remain fully liable for reasonable damages as provided by law and for all costs and expenses incurred by Kings III on account of such default including all court costs and reasonable attorney's fees. The waiver by Kings III of any breach of any obligation of client shall not be deemed a waiver of such obligation or any subsequent breach of the same or any obligation. Kings III shall not deem the subsequent acceptance of payment hereunder by Kings III a waiver of prior existing breach regardless of Kings III's knowledge of such prior existing breach at the time of acceptance of such payments.

21. **DELAYS OR INTERRUPTIONS**

21.1 Kings III assumes no liability for delay in the installation of the system or for the interruption of services due to strikes, riots, floods, storms, earthquakes, fire, power failures, insurrection, interruption or unavailability of telephone or cable service, act of God, or for any other cause beyond the control of Kings III, and will not be required to provide installation for or services to Client while interruption of services due to any cause may continue.

21.2 Kings III assumes no liability for delay of installation due to non-cooperation of the Client or his agents in providing access to that area of the premises where the equipment is to be located, or for the delays or interruptions of installation or service on any device or devices of the Client or others to which Kings III's equipment is attached.

22. **TELEPHONE SERVICE**

22.1 Client agrees to furnish any necessary telephone service or telephone lines at Client's own expense. Any and all telephone charges shall be billed to Client's telephone bill. If SkyLine equipment is installed under Section 3 Equipment, Kings III shall be responsible for cellular service and airtime charges as detailed in Section 18.2.

23. **ELECTRICAL CURRENT**

23.1 Client agrees to furnish any necessary electrical service and current through Client's meter and at the Client's sole expense.

24. **TITLE CLAUSE**

24.1 Paragraph titles used in this Agreement are for reference only and are not to be construed as governing the construction of the specific provisions of this Agreement.

25. **PAYMENTS/DELINQUENCIES**

25.1 Payment shall be due as indicated by paragraph 1.2 on the front hereof. Kings III reserves the right to charge either Late Fees or Interest on all amounts more than thirty (30) days past due at the maximum allowable rate under applicable law. All payments shall be due and payable at Kings III's corporate offices first written above. If services are disconnected because of Clients past due balance, and if Client desires to have the monitoring service reactivated, Client agrees to pay in advance to Kings III a reconnect charge to be fixed by Kings III at a reasonable amount.

26. **ENTIRE AGREEMENT/MODIFICATION/WAIVER/GOVERNING LAW**

26.1 This writing is intended by the parties as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. This Agreement supersedes all prior representation, understandings or agreements of the parties, written or oral, and shall constitute the sole terms and conditions of the providing of all services. This agreement can be modified only in writing, signed by the parties or their duly authorized agent. No waiver of any term of this Agreement shall be construed to be a waiver of any succeeding breach.

26.2 The laws of the state of Texas govern the validity, enforceability, and interpretation of this Agreement.

27. **SEVERABILITY**

27.1 The provisions of this Agreement are intended to be severable. If any provision of this Agreement shall be held invalid or unenforceable in whole or in part in any jurisdiction, such provision shall, as to such jurisdiction, be ineffective to the extent of such invalidity or unenforceability without in any manner affecting the validity or enforceability thereof in any other jurisdiction or the remaining provisions hereof in any jurisdiction.

28. **CLIENT FURTHER ACKNOWLEDGES THAT CLIENT HAS READ AND UNDERSTANDS ALL OF THIS AGREEMENT INCLUDING THE TERMS AND CONDITIONS ON THIS PAGE AND THE PRECEDING PAGES OF THIS AGREEMENT AND ANY EXHIBITS, SCHEDULES OR ADENDA AND ACKNOWLEDGES RECEIPT OF A TRUE COPY OF THIS AGREEMENT.**

IN WITNESS WHEREOF, and intending to be bound hereby, the parties hereto have executed this Agreement this _____ day of _____.

CLIENT:

SIGNATURE

TITLE/PRINTED NAME

KINGS III:

Jorge Varona

BUSINESS DEVELOPMENT MANAGER

AUTHORIZED MANAGER

This agreement shall not be binding upon Kings III unless approved in writing by an authorized Manager for Kings III. In the event of non-approval, the sole liability of Kings III shall be to refund to Client the amount that has been paid to Kings III by Client upon execution of this Agreement.