WIRELESS INTERNET SERVICE AGREEMENT

This Wireless Internet Service Agreement ("Agreement") is made and entered into as of	(110 1 11 11)
by and between :	("Subscriber") and
Genesis Technology Communication, LLC ("Provider") doing business as Genesis Wireless, a I Witnesseth :	Minnesota Company.
Provider will provide Wireless Internet Access Service ("Internet") to Subscriber, consisting o	of services and access to data
communications equipment that provides "Full Access" to the global computer network kno	
wireless transmissions signal. This signal is sent to client equipment located on Subscriber's p	oremises, which has a street
address of :	
"FULL ACCESS" is further defined by the terms of this Agreement, which will constitute the e	ntire Agreement between
Provider and Subscriber.	•
1 Full Access means access via a wireless connection to Subscriber :	
Subscriber's access will be limited by routine maintenance, use of Internet by other subscribers, weather co	onditions, acts of GOD and
other unforeseen circumstances.Futher,access may be limited by conditions affecting the Internet at locati	
2 Internet may only be used for lawful purposes. Transmission of any material in violation of any U.S., state,	or local regulation is
prohibited. This includes, but is not limited to: copyrighted material, material legally judged to be threater	ning or obscene, or
material protected by trade secret.	
3 It is agreed that both parties that Provider has no ability to regulate any types of information, content, ma	
sent or transmitted by Subscriber, nor regulate any types of content Subscriber may view, receive or other	
Consequently Subscriber agrees to indemnify and hold harmless Provider from any claims resulting from S	
service that damages Subscriber or another party. In part, this means Subscriber is responsible for the use	
parties accessing the Internet though Subscriber, such as employees, agents, and non-employees and non- allowed access.	-agents otherwise
4 The Subscriber agrees to indemnify Provider against liability for the actions of each person to whom it allo	ws to use the services
provided by this Agreement. Any access to other networks connected to provider must comply with the ru	
other network. Use of the Internet itself may only be for any lawful purpose.	
5 Connectivity is provided for Subscriber only. Resale or use of the connection by another user or organization	on is prohibited. This
includes, but is no limited to, providing website hosting services by Subscriber.	
6 Hardware: The Provider is responsible for providing standard equipment and the Subscriber is responsible	
communications equipment and software necessary to access the Internet. Provider may choose to assist	
All Subscriber hardware purchased through Provider is guaranteed by manufacturer's warranty; service ca	ıll, labor fees, and
replacement hardware charges will be billed accordingly.	et dan tanan analas d
7 Obligations to service: Genesis is responsible for providing the installed site with Internet service. Connect	
to router, computer or other peripheral devices using the Internet are not the responsibility of Genesis Will is solely responsible for the care of and maintenance of such. Genesis will not troubleshoot devices beyond	
Radio equipment remains the property of Genesis.	initial here
8 INSTALLATION: Genesis or its authorized contractor will install the Equipment at Subscriber's premises for	
on the estimation form; if Subscriber is in a rental property, it is the responsibility of the Subscriber to obta	_
from Landlord.	
9 Provider's Internet services are for Subscriber's use only. Subscriber may have as many terminals accessing	g the Internet as
Subscriber desires, as long as said terminals are located on Subscriber's premises.	
10 Internet Security is the sole responsibility of each Subscriber to protect their computer(s), data and network	k accessibility (such as
file sharing). Firewalls are a must to protecting your "always on" connection. Connections such as Dial-Up	
assign an IP each time you access the Internet. With an "always on" connection you will be assign an IP, w	
for an attacker to find you. Firewalls (software or hardware) protect your computer by reading incoming d	
run off your operating system (some available for free) allow you to give authorization to requests being m	
sources. Hardware firewalls are independent of computer operating systems and resources, are able to col	nnect to more than one

11 Genesis Wireless reserves the right to change the rates and otherwise modify these Terms and Conditions at its discretion. The latest version of these terms will be provided to Subscriber upon request from the staff at Genesis Wireless or by visiting www.genesiswireless.com/forms

computer at a time and are generally more reliable.

Genesis Wireless rev. 04/18 1 of 2

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	GENESIS WIRELESS MAKES NO WARRANTLY EITHER EXPRESS OR IMPLIED REGA PROVIDED HEREUNDER, INCLUDING BUT NOT LIMITED TO: THE CONDTION, M FOR ANY PARTICULAR PURPOSE OF THE INTERNET ACCESS SERVICE. THE INTER AVAILABLE" BASIS. NEITHER GENESIS WIRELESS NOR ANYONE ELSE INVOVLED I ACCESS SERVICE OR INABILITY TO USE THE INTERNET ACCESS SERVICE. THIS INC NONDELIVERIRES, YOUR OWN ERRORS OR OMISSION. USE OF ANY INFORMATI RISK. GENESIS WIRELESS SPECIFICALLY DENES ANY RESPONSIBILTY FOR THE ACCETHROUGH ITS SERVICES.	ERCHANTIBILITY, FITENESS, ADAPTAILITY OR SUITAE NET ACCESS SERVICE IS PROVIDED ON AN "AS IS, AS N CREATING, PRODUCING OR DELIVERING THE INTE CLUDES LOSS OF DATA RESULTING FROM DELAYS, ON OBTAINED VIA GENESIS WIRELESS IS AT YOUR O CURACY OR QUALITY OF INFORMATION OBTAINED	BILITY	
	Internet shall cost subscriber: 0 per #N/A	. Internet will begin to be provided		
	· · · · · · · · · · · · · · · · · · ·	all applicable tax. The installation fee will be		
	CANCELLATION: If Subscriber chooses to discontinue service from Provider, no			
	given for any unused portion of service. Any and all hardware must be returned			
	or a fee of \$250.00 (two hundred and fifty dollars) will be assessed to Subscribe			
	the right charge the credit card on file and/or place Subscriber in collections if e State ID number and DOB for Subscriber responsible is recorded on the "Author		initial here	
	Upon cancellation of service, of any term, customers who have purchased equi			
	If equipment is owned by Genesis, the equipment must be returned within 10 d			
	to remove the equipment themselves, Genesis can, by request of customer, sch			
	Equipment and/or Installation charges and first month of service are due upon			
	stated on invoice, and are payable to : GENESIS WIRELESS, 205 SW 2nd Street, F			
	A \$3.00 fee will be applied to all invoices mailed USPS. There is no charge for e-			
	address to receive e-mailed invoices.			
	e-mail address :		initial here	
18	Accounts with outstanding balances will be assessed a late charge of five dollars	s. Accounts over 15 (fifteen) days outstanding		
	will be subject to suspension of services; a \$35 (thirty five dollar) reconnect fee	will be due plus account balance to restore		
	service. No credit will be given for time service was suspended. Payments to Ge			
	will be given for cancelled accounts unless the account is clearly defective and r	_		
	can be made to Genesis Wireless by phone, fax or postal mail or email and will			
	Provider may, in addition, and at its sole discretion, and without notice to Subsc			
	Agreement and Subscriber's access to use of the Internet or (b) terminate this A			
	Internet, in which case the remainder of this Agreement shall be deemed void.			
	rates and otherwise modify these Terms and Conditions, which will be made av Subscriber's responsibility to regularity familiarize themselves with this Agreem			
Subscriber may cause suspension or termination of Internet services by Genesis Wireless. 20 The laws of the state of Minnesota will govern this Agreement. Any claims or cause of actions related to this Agreement must be				
instituted within one year after the claim or cause of action has arisen or be considered forever barred. The invalidity of any				
	portion of any provision of this instrument shall not affect the validity of the remainder of any such as provision or the remaining			
	provisions of the Agreement.			
	Any actions or claims arising under this Agreement shall be venued in Isanti Cou	inty, Minnesota.		
	22 Both parties are responsible for their own attorney's fees and costs associated with the creation, negotiation and execution of			
	this Agreement. Each party shall be responsible to the other for any attorney's	ees and costs associated with enforcing that		
	parties rights under this Agreement, if successful in any court action or arbitrati	on associated with enforcing said rights.		
23	Notices under this Agreement shall be given to :			
		Genesis Wireless		
•	Subscriber (Printed Name)	Provider		
:	Dated	Dated		
	Dated	Dated		
:	Accented Signature	On Behalf of Genesis Wireless		
	Accepted Signature	On benan of defiests wifeless		

Genesis Wireless rev. 04/18 2 of 2