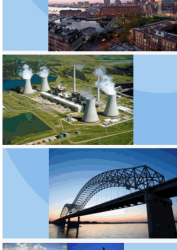
COMMISSION ITEM - ATTACHMENT C









Integrated Security Systems 1876 North West 7th Street Miami, FL, 33125 Phone 305-324-8800 Support 888.670.2226 www.TeamISS.com

FL EF-001199 DCRL 001&002 NC 2290-CSA SC: BAC13489 Prepared For:

City of Miami Beach and Livia Barcelos

CO1- Door Hardware, New Doors, Credentials, and Software

Location:

1700 Convention Ctr Dr.

Miami Beach, FL, 33139

Proposal Number: 15554-2-6-23674

Prepared By: Jose Avendano Account Executive Phone: (305)-341-4623 javendano@teamiss.com



Livia Barcelos City of Miami Beach 1700 Convention Ctr Dr. Miami Beach, FL 33139

RE: CO1- Door Hardware, New Doors, Credentials, and Software

Dear Livia,

Thank you for the opportunity to participate in the Project for CO1- Door Hardware, New Doors, Credentials, and Software.

Integrated Security Systems (ISS) is a leading systems integration company specializing in complex, technology driven security system solutions. We are a dedicated, dynamic and driven company of security professionals focused on delivering cutting edge, engineered systems.

ISS employs a design build approach and provides detailed, engineered device plans and drawings, system risers, details and point-to-point matrices for every project. ISS brings direct experience in providing the highest quality engineering, project management, installation and IT based support services. For our support and maintenance clients we offer a 24/7, 365-day help desk support. We can remote dial in for help desk support and real time instant response times.

Please do not hesitate to contact me should you have any questions or if I may be of assistance in any way. We thank you, once again, for the opportunity and we look forward to working with you and your team With Kind Regards,

Jose Avendano Account Executive javendano@teamiss.com (305)-341-4623 (305)-394-3920



Company Profile

Integrated Security Systems, Inc. is a full service Security Systems Integration firm specializing in enterprise electronic security and fire alarm applications. We are organized to execute work for our main markets on a national basis, through the use of experienced technicians, dedicated project managers, and qualified sub-contractors. Our experience and commitment to excellence drives our success by providing the most reliable security solutions in the industry.

Creating a secure and efficient work environment is a challenge for today's facility professional. Yet, the objectives remain constant; to increase occupant safety, reduce risk and liability, to provide a better sense of security, and to minimize overall costs.

Our clients benefit from our in-depth experience in the protection of assets. We understand multifaceted problems and synthesize demanding customer's needs into sophisticated solutions. Our extensive knowledge enables Integrated Security Systems to engineer and deliver innovative and effective turnkey solutions that will integrate with your current infrastructure. ISS become a leader in security systems integration by selecting the best technologies and service solutions to help our clients succeed in a very challenging business environment.

Integrated Security Systems has the capability to integrate and manage various components of comprehensive security and fire alarm systems so that clients no longer need separate contracts with several unrelated service providers. From risk assessment to system design, installation, and integration to ongoing upgrades and service, we offer single-source solutions to support unique long term technology requirements.

ISS employees are experts in transforming technology into practical security solutions. Their knowledge has been shaped by years of practical experience applying the most advanced security solutions across multiple locations for a national clientele. Moreover, their skills are finely honed through regular attendance at advanced security training courses. The extraordinary individual and collective efforts exhibited each and every day by Unlimited Technology, Inc. staff characterize our customer commitment, rooted in teamwork, responsiveness, intelligence, and precision.

By moving beyond traditional Systems Integration, ISS brings peace of mind. As a security partner, and creates safe and productive environments necessary for a thriving business to succeed in the context of ever increasing internal and external security risks.



About Us

Integrated Security Systems is a full service systems integrator specializing in Access Control, Life Safety, Fire Alarm, IP Video CCTV and Mass Notification Systems. Established in 1962 ISS has a long history of providing solutions for our developer, corporate, industrial, institutional, pharmaceutical and healthcare clientele on time and on budget.

Integrated Security Systems specializes in design build projects with our own in house engineering, consultation , AutoCAD departments, construction and service departments. Some of our product line include: Lenel, GE Security, EST, Software House, Axis, March Networks, Nice Vision, DMP, Pelco, Panasonic, Genetec, Milestone, Arecont and many more.

Our Philosophy Our Philosophy is to provide the most reliable solutions possible using proven, state- of-the-art technologies; and our Mission to design effective innovations for dynamic security requirements by devoting our attention to detail throughout design, implementation and customer support, to ensure that our clientele are proud to partner with Integrated Security Systems.



Scope Of Work

Customer Details:

Site: 1700 Convention Ctr Dr. Miami Beach, FL 33139
Billing: 1700 Convention Center Drive 3rd Floor Miami Beach, FL 33139
Contact: Livia Barcelos (305) 673-7490 Ext. 26 LiviaBarcelos@miamibeachfl.gov

This change order is for the required parts and equipment not on original proposal, to provide security system on the above referenced project.

A. 1st floor- One(1) new door at the new head-end located at the A/C room. Includes power supply, Lenel board, HID Reader, and door hardware.

- B. 2nd floor
 - 1. Four(4) new doors at the conference rooms. Includes power supply, Lenel board, and HID Reader. Door hardware are not included. It was indicated that the city will replace the levers for those doors.
 - 2. One(1) new door at the hallway-includes power supply, Lenel board, and HID Reader.
 - 3. One(1) new door at Planning Department. Includes power supply, Lenel board, HID reader, and door hardware.
- C. 4th Floor-One(1) new door at the new head-end located at the A/C room. Includes power supply, Lenel board, HID Reader, and door hardware.
- D. Door Hardware for the following doors: 1-29, 3-02, 4-08, 4-24, 3-05
- E. One(1) new double door for Employee Pension lobby.
- F Additional costs for dual technology credentials and Corporate 1000 fees.

Exclusions:

- · 120 volt electrical connections.
- · Spare Parts.
- · Network Drops.
- · Permit fees and inspection are excluded from the proposal price
- Replacement of existing damaged building lock hardware is not included in this estimate. Any hardware found to be incompatible will be treated as a change order.

Notes:

• The cost of the work described in this proposal is based on the scope of work described above. Should there be any additions, deletions, or should there be any pre-existing conditions which may alter this scope of work, ISS's price will be adjusted accordingly and a change-order will be submitted at that time detailing the required or requested changes and ISS will only proceed with your written authorization.



- All work is to be performed during regular business hours (8am-5pm, M-F).
- Painting, cutting, patching or concrete work are not included in this proposal.
- ISS's Standard One-Year Warranty on all parts provided is included in this proposal. However, warranties do not include damages due to owner negligence, vandalism, or acts-of-god. Any damages caused by the above will be billed at ISS's published parts and labor rates and will only proceed with written authorization.



Bill of Material

Customer Details:

Site: 1700 Convention Ctr Dr. Miami Beach, FL 33139 Billing: 1700 Convention Center Drive 3rd Floor Miami Beach, FL 33139 Contact: Livia Barcelos (305) 673-7490 Ext. 26 LiviaBarcelos@miamibeachfl.gov

Access Control 1st Floor - Headend

QTY	Manufacturer	Part #	Description
1	LifeSafety	134246	LifeSafety Access Control Power Supply,
			8-Door
1	Seco-Larm	136584	Seco-Larm Industrial Wide-Gap Armored Door
			Contact
1	Kantech	123961	Request to Exit Sensor
1	Kantech	129052	Back Plate for T.Rex PIR
60	ISS	126549	Composite Cable
1	HID	138429	Card Reader w/backbox
1	Lenel	135519	Lenel Dual Reader Interface Panel
1	Keedex	128671	K-DLA24 ARMORED DOOR LOOP 24IN 1/4IN
			COIL FLEXIBLE
1	Schlage	131182	Schlage Electrified Storeroom Lever w/REX, 24V

Access Control 2nd Floor - Conference Rooms, 2-17, 2-19

QTY	Manufacturer	Part #	Description
1	LifeSafety	134246	LifeSafety Access Control Power Supply,
			8-Door
6	Seco-Larm	136584	Seco-Larm Industrial Wide-Gap Armored Door
			Contact
6	Kantech	123961	Request to Exit Sensor
6	Kantech	129052	Back Plate for T.Rex PIR
900	ISS	126549	Composite Cable
6	HID	138429	Card Reader w/backbox
3	Lenel	135519	Lenel Dual Reader Interface Panel
1	Adam Rite	4512-36-201-313 1 1/8"	Adams Rite 4512 4510 Series Standard Duty
			Deadlatch, Bevel Faceplate, 1-1/8 Backset
1	Adams Rite	4591-04-00-313	Exit Paddle with REX Switch
1	Adams Rite	7100-510-613	Electric Strike

Access Control 4th Floor - Headend

QTY	Manufacturer	Part #	Description
1	Seco-Larm	136584	Seco-Larm Industrial Wide-Gap Armored Door
			Contact
1	Kantech	123961	Request to Exit Sensor
1	Kantech	129052	Back Plate for T.Rex PIR
60	ISS	126549	Composite Cable
1	HID	138429	Card Reader w/backbox
1	Lenel	135519	Lenel Dual Reader Interface Panel
1	Schlage	131182	Schlage Electrified Storeroom Lever w/REX, 24V
1	Keedex	128671	K-DLA24 ARMORED DOOR LOOP 24IN 1/4IN
			COIL FLEXIBLE

Door 1	Door 1-29					
QTY	Manufacturer	Part #	Description			
1	Adamsrite	138568	Adamsrite Deadlatch, 1-1/8" Backset, 4-5/8"			
			Mortis			
1	Adamsrite	138569	Adamsrite Flat Lever Trim for 2" Thick Door, LH			
			or			



[Door 1-29					
	QTY	Manufacturer	Part #	Description		
	1	Adamsrite	124198	Adamsrite Electric Strike, 24VDC, Fail Secure		

Door 3	Door 3-02					
QTY	Manufacturer	Part #	Description			
1	Schlage	128935	Schlage Storeroom Lever, Satin Chrome Finish			
1	Hes	135563	HES 5200 Series Electric Strike, Complete			

Door 4	Door 4-08				
QTY	Manufacturer	Part #	Description		
1	Schlage	128935	Schlage Storeroom Lever, Satin Chrome Finish		
1	Hes	135563	HES 5200 Series Electric Strike, Complete		

Door 4	Door 4-24					
QTY	Manufacturer	Part #	Description			
1	Schlage	128935	Schlage Storeroom Lever, Satin Chrome Finish			
1	Hes	135563	HES 5200 Series Electric Strike, Complete			
1	Hanchett Entry Sys	504-630-2620	5000 Series option, faceplate, 630 satin SS, 10*1 3/8			

Door 1	Door 1-37					
QTY	Manufacturer	Part #	Description			
1	Hid	138429	HID Reader, Signo 40, Single Gang, Pigtail			
1	Kantech	123961	PIR, Exit Detector, 2 relays			
1	Kantech	129052	Back Plate for T.Rex PIR			
250	Cable	126549	Composite Cable 18/4-SH, 22/3P-SH, 22/2-SH, 22/4-S			
1	Securitron	125090	Emergency Exit Button, 12-24VDC, Green			
2	SDC	1571XD	Magnetic Lock			
2	SDC	FP14X	Filler plate			

Door 3-05					
QTY	Manufacturer	Part #	Description		
1	Adamsrite	138569	Adamsrite Flat Lever Trim for 2" Thick Door, LH		
			or		
1	Adamsrite	124198	Adamsrite Electric Strike, 24VDC, Fail Secure		
1	Adamsrite	133770	Adamsrite Narrow Style Deadlatch, Duronotic		

Testing	Testing environmen					
QTY	Manufacturer	Part #	Description			
1	Lenel	133509	Lenel Test Software & Dongle of Flex Net Key			

Credentials					
QTY	Manufacturer	Part #	Description		
2,500	HID	DualTechnologyHID	HID Dual Technology credential additional cost		
2,500	HID Corp	MC-1000-1453	Corporate 1000 card format		



Financial Summary

Total Proposal Amount:\$43,626.00Deposit Due in Advance:\$21,813.00Balance Due Upon Completion:\$21,813.00.Note: The above price does not include sales tax



- 1. SERVICES:
 - a. Integrated Security Systems shall install, service, and warranty the system(s) as designed by Integrated Security Systems and approved by Customer, in accordance with Integrated Security Systems' Proposal (attached).
- 2. INSTALLATION CHARGES:
 - a. The Customer agrees to pay Integrated Security Systems, its agents or assigns, the installation charge and, if applicable, the maintenance, and/or lease charge as listed in the Proposal, subject to the terms and conditions as listed in the Proposal and Sales and Service Agreement.
- 3. INSTALLATION, MAINTENANCE, SERVICE:
 - a. Customer hereby authorizes and empowers Integrated Security Systems to perform or cause to be performed the work necessary to fulfill the terms of this Agreement, including but not limited to installation, maintenance, inspection, testing, and repair of the systems on its premises. Such work shall be performed in a workmanlike manner in accordance with Integrated Security Systems' standard practices and shall be completed in accordance with a mutually agreed upon schedule, unless stated otherwise in the Proposal. The obligation of Integrated Security Systems to provide service related to the maintenance of the system pertains solely to the items specified in the Bill of Materials as listed in the Proposal. Integrated Security Systems is not obligated to maintain, repair, service, replace, operate or assure the operation of any device, system, or property belonging to Customer or to any third party to which such specified systems or components are attached, unless specifically agreed upon in the Proposal.
 - b. In order to protect Customer from losses resulting from, damage to, or destruction of Integrated Security Systems', Customer shall include such systems in the coverage provided in its liability and fire insurance policies. Integrated Security Systems will provide service availability in accordance with the coverage requirements listed in the Proposal and defined under "coverage type" while the equipment is located on the premises upon which it was installed.
 - c. The service to be provided is intended to keep the equipment in, or restore the equipment to, good working order. Unscheduled, on-call remedial maintenance, is also to be provided by Integrated Security Systems under this Agreement as necessary. Service provided by Integrated Security Systems under this Agreement does not assure against, nor does Integrated Security Systems assume any liability for, interruptions in operation of the equipment covered by this Agreement. When covered by our Full Service Agreement, the service also includes preventative maintenance based upon the specific needs of the individual equipment as determined by Integrated Security Systems. Customer agrees for the existence of this contract, and for a period of 5 years following the end of this contract, not to employ, attempt to hire, retain, engage or otherwise consult with any current or former employees of ISS with regard to any of the work that is, will, or has been provided to Customer by ISS.
- 4. WARRANTY:
 - a. The only warranty provided by Integrated Security Systems, is the limited warranty stated in the proposal, which shall not extend beyond the period stated in the proposal. Integrated Security Systems makes no other warranties, expressed or implied, of merchantability or fitness for a particular purpose. No responsibility is assumed for any incidental or consequential damages even if Integrated Security Systems has been advised of the possibility of such damages.
 - b. The warranty will be voided if, during the warranty period, the Customer, Purchaser or End User connects to or interconnects with subsequent to the initial installation, devices not supplied or installed by Integrated Security Systems. The warranty will also be voided if warranted equipment is serviced by a non-Integrated Security Systems authorized organization.
 - c. The warranty period shall commence when the Customer, Purchaser or End User has beneficial use of the system, or completion of system installation, whichever occurs first. Warranty does not apply to any product or installation which has been misused, abused or altered.
- 5. ACCESS:
 - a. Integrated Security Systems' technicians shall have full and free access upon their arrival to the equipment covered under this Agreement to provide service thereon.
- 6. OWNERSHIP:
 - a. For existing installations, the Customer represents that it is the owner of the equipment to be serviced under this Agreement, or, if not the owner, has authority from the owner to include such equipment under this Agreement.
- 7. DELAYS INTERRUPTION OF SERVICE:
 - a. Integrated Security Systems shall not be liable for any delays, however caused, or for interruptions of service caused by strikes, riots, floods, acts of God, other force majeure, loss of communication and or other signal transmission lines, or by any event beyond the control of Integrated Security Systems. Integrated Security Systems will not be required to furnish service to Customer while such interruption shall continue.
- 8. EQUIPMENT COVERED:
 - a. Refer to attached Proposal or Equipment List as applicable.



- 9. OPERATION:
 - a. Customer represents and agrees to properly test and set the system on every closing and to properly turn off the system on each opening (if applicable); to test any detection device, or other electronic equipment designated in the Proposal prior to setting the system for closed periods and to notify Integrated Security Systems promptly if such equipment fails to respond to the test; to use the equipment properly and follow proper operating procedures (if customer requires Integrated Security Systems service); if Integrated Security Systems representatives are sent to Customer's premises in response to a service call or alarm signal caused by the Customer improperly following operating instructions or failing to close or properly secure a protected point, to pay an additional service charge at the prevailing rate per occurrence; and that all walls, doors, skylight, windows or other elements of the premises as now constructed or to be constructed are or will be placed and maintained in such condition, at Customer's expense, as to permit proper installation and operation of the system(s).
- 10. EXCLUSIONS:
 - a. Services to be provided by Integrated Security Systems pursuant to this Agreement do not include :
 - i. Repair of damage or increase in service time caused by failure to continually provide a suitable operating environment with all facilities as prescribed by Integrated Security Systems and/or the equipment manufacturer, including, but not limited to, the failure to provide, or the failure of, adequate and regulated electrical power, air conditioning or humidity control; or such special requirements as contained in Rider "A" or the Proposal hereto.
 - ii. Repair of damage or increase in service time caused by use of the equipment for other than the ordinary use for which the equipment was designed or purpose for which it was intended.
 - iii. Repair of damage, replacement parts (due to other than normal wear) or repetitive service calls caused by the use of unauthorized supplies or equipment.
 - iv. Repair of damage or increase in service time caused by: accident, disaster, which shall include, but not be limited to, fire, flood, water, wind and lightning; transportation, neglect or misuse, alterations, which shall include, but not be limited to, any deviation from Integrated Security Systems' physical, mechanical or electrical machine design; attachments, which are defined as the mechanical, electrical or electronic interconnecting to non-Integrated Security Systems.
 - v. Electrical work external to the equipment or accessories furnished by Integrated Security Systems.
- 11. ADDITIONAL CHARGES:
 - a. Unless otherwise specified in the Proposal, service charges for the system are based upon coverage as specified in the "hours of operation." Service performed outside this window, or as a result of the failure of the Customer to adhere to the requirements as specified by either the manufacturer or outside the scope of the Agreement, shall be chargeable at Integrated Security Systems' prevailing rates. Customer shall not tamper with, adjust, alter, move, remove, or otherwise interfere with equipment without Integrated Security Systems' specific permission, nor permit the same by other Contractors.
 - b. Any work performed by Integrated Security Systems to correct Customer's breach of the foregoing obligation shall be corrected and paid for by Customer at Integrated Security Systems' prevailing rates. Remedial maintenance due to Acts of God or events beyond the control of Integrated Security Systems shall be corrected by Integrated Security Systems and paid for by Customer in accordance with Integrated Security Systems' prevailing rates.
 - c. Integrated Security Systems shall have the right to increase or decrease the periodic service charge provided above at any time or times after the expiration of one year from the date service is operative under this Agreement.
- 12. LIQUIDATED DAMAGES
 - a. Integrated Security Systems' LIMITS OF LIABILITY: It is understood that Integrated Security Systems is not an insurer; that insurance for whatever reason or purpose and in whatever amount shall be obtained by Customer, if any is desired; that the sums payable hereunder to Integrated Security Systems by Customer are based upon the value of services offered and the scope of liability undertaken and such sums are not related to the value of property belonging to Customer or to others located on Customer's premises.
 - b. Customer does not seek indemnity by this Agreement from Integrated Security Systems and specifically waives any rights for indemnity for any damages or losses caused by hazards to Customers, Invitees, Guests, or property. Integrated Security Systems MAKES NO WARRANTY, EXPRESS OR IMPLIED, THAT THE SYSTEMS IT INSTALLS OR THE SERVICES IT FURNISHES WILL AVERT OR PREVENT OCCURRENCES, OR THE CONSEQUENCES THEREFROM, WHICH THE SYSTEMS AND SERVICES ARE DESIGNED TO DETECT. Customer agrees that Integrated Security Systems shall not be liable for any of Customer's losses or damages, irrespective of origin, to person or property, whether directly or indirectly caused by performance or non-performance of obligations imposed by this agreement or by negligent acts or omissions of Integrated Security Systems, its agents or employees. The Customer does hereby waive and release any rights of recovery against Integrated Security Systems that it may have hereunder.



- 12. LIQUIDATED DAMAGES (cont'd).
 - c. It is agreed that it is impractical and impossible to fix actual damages which may arise from situations where there may be a failure of services provided, due to the uncertain value of Customer's property or the property of others kept on the protected premises which may be lost, stolen, destroyed, damaged or otherwise affected by occurrences which the system is designed to detect or avert. Due to the inability of Integrated Security Systems to establish a causal connection between systems or service problems and Customer's possible loss, it is further agreed that if Integrated Security Systems should become liable for any losses or damages attributable to a failure of systems or services in any respect, its total liability to Customer shall be limited to \$250.00, which the Customer agrees is reasonable. The payment of this amount shall be Integrated Security Systems' sole and exclusive liability regardless of the amount of loss or damage incurred by the Customer. No suit or action shall be brought against Integrated Security Systems more than one (1) year after the accrual of the cause of action therefore.
 - d. Since it is agreed that the Customer retains the sole responsibility of the life and safety of all persons in the protected premises, and for protecting against losses to his own property or the property of others in the protected premises, Customer agrees to indemnify, defend and hold harmless Integrated Security Systems from any and all such claims and lawsuits including the payment of all damages, expenses, costs, and attorney fees incurred by Integrated Security Systems, its employees and agents, from and against all claims, lawsuits and losses, by persons not a party to this Agreement, against Integrated Security Systems for failure of its equipment or services in any respect, alleged to be caused by the improper operation of the system, whether due to malfunctioning or non-functioning of the system, or by the negligence, active or passive, of Integrated Security Systems.
- 13. RENEWAL:
 - a. The Service Agreement portion of these conditions is self-renewing for the term provided herein and at the prices in effect as of the date of renewal unless modified or canceled by either party in writing not less than thirty (30) days prior to the expiration date of this Agreement.
- 14. TERMINATION/PAYMENT:
 - a. Integrated Security Systems has the option to terminate this agreement for cause should any payment due from Customer to Integrated Security Systems remain overdue for a period of more than thirty (30) days. Should Integrated Security Systems elect to exercise such cancellation option, said exercise shall be in writing, sent by certified mail, return receipt requested, and such cancellation shall be effective upon receipt.
- 15. SUCCESSORS:
 - a. The Agreement is not assignable by Customer except upon the written consent of Integrated Security Systems , which
 - consent will not unreasonably be withheld.
- 16. ENTIRE AGREEMENT:
 - a. This Agreement is to govern the providing of services by Integrated Security Systems to Customer as described herein. Nothing in this Agreement is to be construed as creating a lease or a leasehold agreement between the parties. This Agreement is not binding unless approved in writing by an authorized representative of Integrated Security Systems. If approval is not obtained, the only liability of Integrated Security Systems shall be to return to Customer the amount, if any, paid to Integrated Security Systems upon the signing of the Agreement by its Sales Representative.
 - b. This writing, together with any individually signed acceptance of Proposals, rider, other attachments pertaining to this Agreement is intended by the parties as the final expression of their agreement with respect to the subject matter contained herein and also as the complete and exclusive statement of the terms and such Agreement, notwithstanding any prior, contemporaneous or subsequent purchase order or other document relating to said subject matter. There is no course of dealing or usage of the trade what would supplement or conflict with its terms. This Agreement may only be amended in writing signed by both parties.
- 17. JURISDICTION:
 - a. This Agreement will be governed by the laws of the State of Florida.
- 18. EXCLUSIONS:
 - a. Permit and Processing fees are excluded from this proposal.
 - b. 110 VAC.
 - c. Network drops.
 - d. System programming beyond initial programming required for system start and testing.



Signature Page

CONTACT INFO:	BILL TO:
Livia Barcelos	Livia Barcelos
City of Miami Beach	City of Miami Beach
1755 Meridian Av	1700 Convention Center Drive 3rd Floor
Miami Beach, FL, 33139-	Miami Beach, FL, 33139
305-673-7490 Ext. 26	305-673-7490 Ext. 26
LiviaBarcelos@miamibeachfl.gov	LiviaBarcelos@miamibeachfl.gov

Project: City of Miami Beach

Quote #: 15554-2-6-23674				
Total System Investment:	\$43,626.00	Tax not included		
ISS Total Protection Plan:	\$291.00	Monthly in Advance. 5 Year Agreement		

Remarks

Work will be scheduled upon the receipt of an authorized signature and purchase agreement. An invoice from Integrated Security Systems (ISS) will be submitted for 50% of the project upon award for mobilization and equipment purchase. ISS will perform all work during normal business hours (8am - 5pm) Monday through Friday. Work requested outside of these days and times will be charged at the then current rates for overtime, premium time and Holiday Time.

As a condition of performance, payments are to be made on a progress basis. Invoice payment must be made within thirty (30) days of receipt. Any alteration or deviation from the proposal involving extra cost of material or labor will become an extra charge over the sum stated above. The proposal will become a binding agreement only after the acceptance by Customer and approved by an authorized employee of Integrated Security Systems. as evidence by their signatures below. This agreement sets forth all of the terms and conditions binding upon the parties hereto; and no person has authority to make any claim, representation, promise, or condition on behalf of Integrated Security Systems. which is not expressed herein.

Proposal Accepted: Integrated Security Systems, Inc. is authorized to proceed with the work as proposed.	Proposal Submitted by:
Company:	Company: Integrated Security Systems, Inc
Signature:	Signature:
Name:	Name:
Title:	Title:
Date:	Date:

This proposal shall remain valid for 60 days from 05/04/2023