GENERAL CONDITIONS FOR THE INSTALLATION AND MAINTENANCE SERVICES OF THE SECURITY SYSTEM AND OPERATION OF ALARM MONITORING CENTRES

This CONTRACT is formed by the clauses contained in the Specific Conditions, in these General Conditions and in the conditions provided in Appendixes I to IV (Installation Project, Action Plan, Installation and Connection Certificate and SEPA CORE mandate, respectively). All these conditions are an integral part of this CONTRACT for all legal purposes (hereinafter, the CONTRACT). If one of the conditions or Appendixes is rendered null and void, such state will not render the rest of the CONTRACT void.

1. PURPOSE

Establish the terms and conditions under which SECURITAS DIRECT provides the INSTALLATION service, including security equipment, the MAINTENANCE OF SECURITY SYSTEMS and the OPERATION OF ALARM MONITORING CENTRES, all within the scope provided for in the terms of this CONTRACT and in accordance with Paragraphs F and G of Section 5.1 of Act 5/2014 of 4 April on Private Security.

Likewise, SECURITAS DIRECT will provide the services described in the second condition, as chosen by the CLIENT.

This CONTRACT will be understood as a lease for security system installation and maintenance services and its connection to the Alarm Monitoring Centre (hereinafter, AMC), and consists of a best-efforts obligation not related to the ends desired. Consequently, **SECURITAS DIRECT in no case guarantees that robberies, thefts or any other illicit acts, fires, floods and any other accident that cause personal or material damage to the CLIENT's facilities and/or their personal belongings will not occur. The security components installed are purely preventive or dissuasive elements.**

The CLIENT acknowledges that **entering into this CONTRACT implies the use of a series of electronic security means with preventive and deterrent purposes that in no way guarantee that wrongful acts will not occur and don't replace an insurance policy.** In the same way, the CLIENT acknowledges having received all the information about the characteristics of the system, the responsibilities that the acquisition of the subscribed services entails and the consequences of the inappropriate or negligent use of the alarm system.

2. SCOPE OF THE CONTRACT SERVICES.

The purpose of the CONTRACT includes, in any case, the services included and described in sections A, B, C, D and E. In addition, the CLIENT may acquire the additional services that are described in sections F, G, H, I and J and any other services agreed upon by the parties.

A) INSTALLATION SERVICE.

The installation service will comply with the provisions of the applicable regulations on Private Security, including:

- The security analysis and security risk analysis of the property in which the security system is going to be installed to prepare the Installation Project that is delivered to the CLIENT. SECURITAS DIRECT has planned the installation of an approved security system that complies with the established legal minimum (3 intrusion detection elements), and warns the CLIENT that for an optimal operation, the system must have at least one detector for each room in the property, being this last decision regarding the installation on the CLIENT.

- The provision of the elements and components contemplated in the specific conditions of this CONTRACT.

- The execution, by an accredited technician, of all the installation operations of such devices, equipment, devices or systems. The CLIENT acknowledges having been duly informed that the geographical location of the place where the devices are installed and the activity and means executed in such place can limit the effectiveness of the system, in particular, the transmission channels and the speed of sending signals.

- The execution of the checks and tests in the security system, by the accredited technician, to verify the proper operation of each of the installed devices prior to their delivery to the CLIENT.

- Delivery of the corresponding Installation Certificate to the CLIENT.

- The delivery and explanation of the User Manual to the CLIENT with all the information about the installed devices.

Once the security system is installed, the CLIENT will be able to:

1. Make use of the alarm in local mode, without the need for a connection to the Alarm Monitoring Centre. This feature allows:

i) Arm and disarm the system in total, partial or outdoor mode.

ii) Activate the siren, in case any of the armed devices detect movement.

iii) Check and verify the air, humidity and temperature quality levels of the building.

2. View the interior of the property through the installed devices (photodetectors and/or cameras), subject to the payment of the corresponding fee.

The CLIENT acknowledges having been duly informed on the different types of equipment, number of sensors and their locations and the CLIENT has decided the design of the systems, the number of sensors to be installed and their location according to the price they wish to pay for the service, the benefits they wish to receive or the goods that they want to protect. Consequently, SECURITAS DIRECT will not be liable, in any case, for damages in unprotected locations, nor for administrative sanctions of any other type that have their origin in the CLIENT making an unsuitable choice regarding their security equipment.

B) SECURITY SYSTEMS MAINTENANCE SERVICE AND ALARM MONITORING CENTRES OPERATION.

B.1) MAINTENANCE SERVICE.

SECURITAS DIRECT shall provide a maintenance service that includes: (i) the replacement or repair of the security system or damaged elements and labour of the technical personnel to carry out such visits; (ii) the remote verification services of the operation of all the components (technical check according to current regulations); iii) on-site preventive checks.

The maintenance service will comply with the provisions of the applicable regulations on Private Security.

Excluded from this maintenance service are all actions that need to be carried out as a result of: (i) extension, improvement or modification of the security system; (ii) technical assistance that is not due to defects or malfunction of the security system; (iii) the technical assistance of the security system components that have not been supplied by SECURITAS DIRECT; (iv) improper use or tampering by the CLIENT regarding the security system that implies the existence of intent or negligence in such action; (v) the circumstances that cause a breach of the CLIENT's obligations; (vi) breakdowns and/or changes in the service provided by the fixed or mobile telephone company and/or the electricity company that owns the network, as well as those caused by surges, lightning and other cases of force majeure or acts of God. The work and travel of the SECURITAS DIRECT technical service that are caused by any of the above circumstance will be invoiced according to the current prices.

A "breakdown" will be understood as any damage that prevents the proper operation of a security system to fulfil the purpose for which it is intended.

A "technical incident" will be understood as any incident that implies the necessary intervention by SECURITAS DIRECT to verify the system, in person or remotely, and that, in no case, prevents the full operation of the CLIENT's security system.

SECURITAS DIRECT guarantees that it will adopt all possible technical measures to comply with the maintenance service in accordance with applicable regulations.

B.2) ALARM MONITORING CENTRE OPERATION SERVICE.

This Service will consist of:

i. A connection service that includes access to a wireless network for automatic communication between the security system installed on the CLIENT and the

SECURITAS DIRECT servers for the correct reception and processing of alarm signals.

SECURITAS DIRECT will not be liable for the failures and/or alterations of the service that the different mobile telephone operators may have in any of the network channels, Wi-Fi, ADSL, GSM (GPRS, SMS, CSD) and/or broadband.

ii. A Service for receiving alarm signals and verifying them, and where appropriate, reporting the confirmed alarms to the Law Enforcement Forces and Agencies in accordance with the procedures established in current regulations. Only the alarms that were confirmed pursuant to the verification procedures included in the regulation will be reported to the Law Enforcement Forces and Agencies. For the best provision of the services and in order to comply with applicable regulations, the communications that you may have with SECURITAS DIRECT and between SECURITAS DIRECT and the Law Enforcement Forces and Agencies, or other competent agencies, will be recorded.

Any cost that could arise from the intervention of the police or emergency services (fire fighters, healthcare professionals, etc.).

C) PERSONAL VERIFICATION SERVICE

This service consists of sending security personnel to the CLIENT property in order to respond to the alarm registered in the AMC, through the exterior verification of the protected property. In no case may security personnel access the interior of the protected property. The decision to send the notice to the Personal Verification Service will correspond exclusively to SECURITAS DIRECT.

When more than two repeated interventions occur within a period of 6 MONTHS, they will be considered due to alarm activations attributable to carelessness or misuse of the system by the CLIENT or persons authorized by them. Repeated interventions of the service described above will be billed according to the current rates established by SECURITAS DIRECT for this case.

Likewise, the additional services requested by the client and that are not triggered by an alarm activation will be subject to the cost established by SECURITAS DIRECT for the applicable case.

SECURITAS DIRECT will not be liable for the consequences derived from a real robbery if during the verification carried out by the security personnel, they do not detect signs of intrusion.

In order for the security personnel to have access to the exterior premises (within a private property, such as: residential areas, building areas, etc.) or to the plot, the CLIENT must provide SECURITAS DIRECT with the necessary means for access.

This service will not be provided in those areas of Spanish territory that, due to their geographical location, do not allow the movement of security personnel.

In addition, this service will be provided only in the cases in which it is duly indicated in the Specific Conditions of this CONTRACT.

D) JAMMING DETECTION SERVICE

This service is not a system that prevents frequency jamming, but rather, it is a service capable of detecting the presence of signal jammers that prevent mobile and radio frequency (RF) communications between the alarm control panel and the detectors through connection to the ATN NETWORK (Securitas Direct exclusive communications network).

The ATN network has a 99% availability level in its coverage areas.

For the purposes of this CONTRACT, a signal jamming will be understood as any signal(s) that prevents or hinders communications in a certain frequency spectrum through intentional interference.

SECURITAS DIRECT generates a warning in its systems upon detecting the presence of a frequency jammer that interferes with the frequency on which the security system transmits.

The notification in the SECURITAS DIRECT systems is made through the ATN NETWORK and through a communication channel that uses an ultra-narrow band transmission system that transmits low-frequency impulses, resistant to alterations, jamming or blocking by jamming devices for mobile and radio frequency (RF) communications between the alarm control panel and the detectors.

This notice must be verified by SECURITAS DIRECT through the technical and human verification means available to it and according to the protocol specified in the applicable legislation.

SECURITAS DIRECT will not be liable for the lack of operation of this Service in the event that the protected property is located in areas affected by signals emitted from jammers authorized by official institutions.

The Service may not be provided in those areas of Spanish territory where there is insufficient coverage of the ATN network.

E) MOBILE APPLICATION SERVICE

This service is an application owned by SECURITAS DIRECT for mobile devices and tablets and is available in the main online mobile application stores. Once installed by the CLIENT, the app allows the user to manage their security system from the mobile device and enables the CLIENT to arm and disarm the alarm, review the notifications received, make photo requests, make inquiries to the SECURITAS customer service DIRECT, among other capabilities. For more information, the CLIENT can visit the website of SECURITAS DIRECT www.securitasdirect.es to see all the functions offered by this service.

F) ZEROVISION SERVICE

This service consists of the installation of a device integrated in the security system which, after being activated by SECURITAS DIRECT accredited security operators, it emits a cloud of non-toxic smoke that hinders the visibility of people who remain inside the room where the device is installed.

SECURITAS DIRECT states that the smoke generated by the device is completely harmless to the health of people and/or animals, **however**, it can cause itching and irritate the eyes and throat.

The Zerovision device will only be activated by a security operator from the SECURITAS DIRECT AMC. In the event that an intrusion signal is received in the SECURITAS DIRECT systems, the AMC will proceed to verify it through the available technical means, and they will activate the Zerovision device only in the cases indicated below:

- When an alarm is confirmed using the verification via the image devices of the security team and, furthermore, when there are confirmed signs of a presumed criminal action.

- When the CLIENT confirms a real incident through the Talk-Listen Module of the security team.

When there are people present in the property during a confirmed alarm, and the CLIENT or Contacts confirm that there should be no one on the premises.

After registering three alarm activations from different zones in the AMC, if they are a confirmed alarm, and the CLIENT or Contacts confirm that there should be no one on the premises. Outside of the aforementioned scenarios, the AMC will not proceed to activate the Zerovision device.

The chemical element of this device will be replaced periodically in order to ensure its maximum effectiveness, and after its activation by authorized personnel of SECURITAS DIRECT.

The Zerovision device is a device installed for preventive and deterrent purposes that in no way guarantee that wrongful acts will not occur.

To ensure the correct operation of this service, the CLIENT must attend to the following recommendations and warnings:

- SECURITAS DIRECT recommends the installation of the Zerovision device in spaces with windows or entrances that allow their ventilation.

- After the activation of the Zerovision device and, once the risk situation has been stabilized, SECURITAS DIRECT recommends the CLIENT to ventilate the place where the device has been activated, attending to the instructions of the Law Enforcement Forces and Agencies and the emergency services when appropriate. In order to carry out the ventilation, we recommend accessing the place where the Zerovision device has been activated, protecting the eyes and respiratory tract, and not to stay or access again until the area has been completely ventilated.

If the building is not ventilated within a maximum of two hours from the activation of the Zerovision device, it could slightly settle on or impregnate certain surfaces and materials leaving a smell. SECURITAS DIRECT recommends cleaning the space where the device has been activated. The possible residue that can be left behind is easily removable with soap and water.

- SECURITAS DIRECT advises that, while the device is expelling smoke, the CLIENT or any third party must not touch or stand in front of the device (at a distance of less than one meter) because the smoke can cause burns.

- SECURITAS DIRECT warns that, in order to activate the Zerovision device, the communication system of the alarm equipment should not have been blocked or tampered with.

- After the activation of the Zerovision device, the SECURITAS DIRECT smoke detectors will only emit an acoustic signal, however, they will not emit an emergency signal to the SECURITAS DIRECT AMC.

If there are any doubts regarding the operation of this device, the CLIENT may contact SECURITAS DIRECT through the Customer Service Department.

In the event of termination of the CONTRACT, whatever its cause, if the CLIENT has the Zerovision service, the CLIENT will return the Chemical Module of the Zerovision device installed in the property to SECURITAS DIRECT.

G) PERSONAL VERIFICATION SERVICE WITH CUSTODY OF KEYS

The additional service of personal verification with custody of keys is acquired for the verification of alarm events through the intervention of security personnel authorized by SECURITAS DIRECT and only to facilitate the access of the Law Enforcement Forces and Agencies to the property.

In no case will the security personnel be able to access to the interior of the protected property without the presence of a member of the Law Enforcement Forces and Agencies.

The intervention of the security personnel will take place under all circumstances, except when the alarm activation received is confirmed as a false alarm through the technical verification procedures or through the contact persons designated herein by the property owner. Repeated interventions will be those caused by carelessness or system misuse by the CLIENT or by persons authorized by them, and when more than 4 interventions occur within a period of 6 months. Repeated interventions of the service described above will be billed according to the current rates established by SECURITAS DIRECT for this case.

Likewise, the additional services requested by the client and that are not triggered by an alarm activation will be subject to the cost established by SECURITAS DIRECT for the applicable case. In order for the security personnel to facilitate access to the property to the Law Enforcement Forces and Agencies, the CLIENT must provide the keys of the property for its custody.

SECURITAS DIRECT will not be liable in the event that the keys that have been provided by the CLIENT are different from those necessary to provide access or when the lock is not in optimal conditions for opening.

"SECURITAS DIRECT will not be liable for the consequences derived from a real robbery if during the verification carried out by the security personnel, they do not detect signs of intrusion." Anything not included this clause will be governed by the provisions of the current Private Security legislation in every case.

H) ELECTRONIC LOCK

The Electronic Lock consists of an electronic cylinder that will be installed on the main access door to the building where the security system is installed, replacing the manual cylinder.

The main functionality of this service is to allow access to the interior of the residence by remote control through the digital application "MY VERISURE", Exterior Control Panel, call to the Alarm Receiving Center (ARC) or by means of another SECURITAS DIRECT device with this functionality incorporated. In this way, the Electronic Lock allows the user to "hands-free" open and close the lock of the access door to the residence and, at the same time, to disconnect and connect, respectively, the security system.

The SECURITAS DIRECT electronic lock is a complementary device to the security system and linked to the Alarm Receiving Center (ARC). Therefore, the ARC will be able to open or close the electronic lock remotely, when:

- An alarm signal is confirmed by means of the verification processes established in this contract, and so authorized by the CUSTOMER, with the purpose of giving access to the interior of the property to the police or emergency services.

- An SOS, robbery or coercion signal is received, and so authorized by the CUSTOMER, with the purpose of giving access to the interior of the property to the police or emergency services.

- It is requested and authorized by the contract holder by means of the security equipment's talk-listen module or telephone call. The CUSTOMER shall be solely responsible for verifying the identity of whoever is outside the property prior to the remote opening of the access door lock.

The CLIENT is expressly warned that the electronic lock system does not affect the manual opening or closing mechanism of the door; being necessary for the device to fulfill its function that the door is correctly fitted in its frame. In fact, the electronic

lock can also be opened and closed manually. For this purpose, at the time of installation, SECURITAS DIRECT delivers to the CLIENT the keys and the card with the security code, personal and non-transferable, which is essential to make a copy of the keys, the CLIENT assuming the cost of said copy.

Therefore, in order to ensure the correct use of the device, the CUSTOMER is recommended to:

(i) only share the access authorizations to the property with trusted persons and (ii) perform the maintenance of the device in accordance with the provisions of the user manual accompanying the contract; (iii) keep and guard the card with security code in a safe place.

In case of any doubt about the operation of this device, the CUSTOMER should contact SECURITAS DIRECT through the Customer Service Department.

I) SERVICE BEFORE POWER OUTAGES

The service before power outages consists of informing the CLIENT that the Alarm Monitoring Centre has received a signal indicating that the alarm system has not received electricity for a minimum period of 15 minutes.

This Service has a delay of 30 minutes between the moment in which the power outage occurs and the moment in which this signal is transmitted by the security system. After this period, SECURITAS DIRECT will follow the established Action Plan.

SECURITAS DIRECT will not be liable if the power outage signal is not received at the Alarm Monitoring Centre, except in cases of deficiencies in the system installed by SECURITAS DIRECT.

J) CONTROLLED CODES SERVICE

The Controlled Codes service allows knowing the armed or disarmed status of the alarm associated with each of the codes.

K) VIDEO SURVEILLANCE SYSTEMS

The video surveillance service consists of the installation of one or more ARLO video surveillance cameras by a certified SECURITAS DIRECT technician, both inside and outside the protected property.

SECURITAS DIRECT, both inside and outside the protected property, which will be integrated into the security system by means of its connection to the Alarm Receiving Center (ARC). For the correct operation of the ARLO cameras, it is necessary to connect to the Internet through a router or Wi-Fi connection that will be supplied by the customer.

ARLO cameras can have different functionalities depending on whether they are:

I) INDOOR CAMERAS: They allow two recording modes: continuous and eventdriven.

a) Continuous Recording (CVR Plan): Functionality available for video cameras installed in a business, consisting in the continuous recording of images for as long as the customer wants.

continuous recording of images during the time the security system is disarmed.

b) Event Recording (Verisure Smart Plan): Functionality available for video cameras installed in residential properties, and in businesses when the security system is armed.

II) OUTDOOR CAMERAS: Enables event-driven recording mode only (Verisure Smart Plan). This functionality is available for video cameras installed in residential properties and in businesses, regardless of the status of the security system (armed or disarmed).

The images captured by both indoor and outdoor cameras shall be classified as follows:

(a) Comfort Images: images captured by the normal operation of the camera, either in continuous recording or by events. The CUSTOMER will be able to manage the ARLO cameras through My Verisure and the mobile application of ARLO TECHNOLOGIES INTL. LTD, where will have access to the images and audios recorded by them.

The CLIENT of the CVR Plan may choose, according to his needs, among the different Image Storage Plans, which may be for three (3), seven (7), fourteen (14) or thirty (30) days after the capture days after capture. Verisure Smart Plan CUSTOMERS will benefit from a thirty (30) day storage plan for their comfort images, counting from the moment of their activation.

The customer is informed that SECURITAS DIRECT is not responsible for the storage service for comfort images provided by ARLO TECHNOLOGIES INTL. LTD.

(b) ARC images: Images captured as a consequence of an alarm activation. SECURITAS DIRECT will only have access to images from the cameras where the intrusion devices that have been activated by the alarm are located. However, to improve the verification of alarm incidents and responses, the CLIENT expressly authorizes SECURITAS DIRECT to visualize, in accordance with regulations, any camera installed and integrated into the security system, provided that a signal of Robbery, Coercion, SOS, Sabotage, or Fire has been previously registered with the ARC.

If, for technical reasons, the CLIENT is required to handle the ARLO camera(s) in order to recharge the batteries, they must follow the installation and configuration instructions found in the user manual and/or as indicated by the Securitas Direct technical service, and subsequently place and configure them in accordance with their original state. Otherwise, SECURITAS DIRECT will not be responsible if it is not possible to perform a correct image verification from the mentioned device(s) during an alarm verification. Additionally, the CLIENT will be liable to SECURITAS DIRECT if any or all devices are placed or configured in a way that infringes on the

privacy of third parties, in accordance with the guidelines established by the Spanish Data Protection Agency.

L) VERISURE GUARDIAN SERVICE

The Verisure Guardian Service consists of telematic assistance available 24/7 to users of the Service, in real medical emergency or accident situations that may require the intervention of public emergency services.

The Service is available to the client through the "MY VERISURE" Mobile Application, owned by SECURITAS DIRECT, which must be properly downloaded on a device with an IOS or ANDROID operating system.

Please note that if you have an alarm service subscribed with SECURITAS DIRECT, this service does not replace it. In case of an attempted intrusion or robbery, the client must use the devices of the SECURITAS DIRECT security system. The use of the Service does not entitle the SECURITAS DIRECT Control Center to access your security system to verify by audio or images.

If an emergency signal is received through the Service, SECURITAS DIRECT will make a call to the User's mobile phone. If it is impossible to contact the User, SECURITAS DIRECT will access the microphone of the User's phone and record a 10-second audio clip to verify the risk situation and will call the contact persons indicated in the Action Plan to gather the necessary information for a proper assessment of the situation. Confirmation from the User or a contact from the action plan is necessary to confirm the existence of a real incident in order to notify the public emergency services.

The User fully authorizes SECURITAS DIRECT to act on their behalf, whenever circumstances advise and it deems appropriate, by mobilizing the necessary public emergency services. The cost of these services, if any, will always be borne by the User and paid directly by them to the person or entity that provided the services.

3. PRICE, PRICE REVIEW, PAYMENT METHOD AND BILLING

The price of the services covered by this CONTRACT shall be that determined in the Particular Conditions of this document for each service contracted, which includes the legally applicable taxes.

During the term of the CONTRACT, the initial price agreed for the services covered by the CONTRACT will be subject to revision on 1 January of each year, in accordance with the variation experienced by the arithmetic average of the published year-onyear CPI indexes for the months of November to the immediately preceding November (or index that replaces it) published by the National Institute of Statistics (or Organisation that replaces it). The annual price revisions will be calculated with respect to the price of the immediately preceding year. This price revision clause is established as an essential condition of this CONTRACT, operating automatically, without the need for prior request or notification by the parties, unless this clause is modified.

Notwithstanding the foregoing, in consideration of the constant cost of investment in technological development caused by the regulatory requirements established by the Ministry of the Interior for a better and more adequate collaboration and success of Private Security in the prevention of crime, greater protection of the security of information, and/or the continuous updating of the applications installed in the CLIENT's security system and/or the expansion of its functionalities and services provided to the CLIENT, as well as significant increases in operating costs and/or derived from regulatory changes, SECURITAS DIRECT reserves the right to update its tariff. In the event of disagreement with this modification of the tariff, the CUSTOMER may terminate the CONTRACT by giving one month's notice after receipt of the first invoice/bank receipt with the new tariff.

The monthly fee agreed in the Particular Conditions of this CONTRACT has been calculated according to the number of devices contracted by the CUSTOMER and includes all the services described in sections A), B), C) and D) and E) of the previous clause.

This fee shall be payable in advance by direct debit, and the CUSTOMER is hereby notified of the direct debits to be made by SECURITAS DIRECT. The installation service shall be paid in accordance with the terms set out in the Particular Conditions of this CONTRACT.

The CUSTOMER expressly accepts the issue of an electronic invoice that can be consulted by the CUSTOMER in its MYVERISURE APP. If the CUSTOMER wishes to receive their invoices on paper, they may request this during the term of the CONTRACT, and they will be sent by post to the address provided for this purpose.

The CUSTOMER is informed that, in the event that payment is made by credit or debit card and in order to protect the security of the transactions carried out in our contracting system, SECURITAS DIRECT has subscribed to the security system for financial transactions implemented by a specialised service provider: the company INGENICO E-COMMERCE SOLUTIONS S.A.S (hereinafter INGENICO). When the CUSTOMER chooses the card payment method, the entry of the card number and the information necessary for the transaction is secured by INGENICO, which accesses the data relating to the CUSTOMER's payment card. These data are transmitted with the appropriate security measures, set by INGENICO. SECURITAS DIRECT does not access or store the data on the CUSTOMER's payment card, retaining only the information about the customer's payment to ensure its fulfilment and monitoring.

4. SECURITAS DIRECT COVENANTS

In addition to the conditions and terms included herein, SECURITAS DIRECT shall:

a) Install the security system service together with all the devices, in accordance with Clause 2A of this contract and the Private Security regulations.

b) Carry out the maintenance service of the security systems and their connection to the Alarm Centre in accordance with the Private Security regulations.

c) Repair the technical breakdowns caused by the installed security system and keep the system in good working order during the term of this CONTRACT, within the period provided for in current legislation. c) Deliver to the CLIENT the documentation provided for by the Private Security regulations.

d) Perform all the necessary actions to preserve the functionalities provided for said security systems, either bidirectionally or remotely, in accordance with applicable regulations.

f) Replace or repair the security system or faulty elements at no cost to the CLIENT, under the terms and with the limitations of the warranty of the product. This is governed by the general condition no. 8 and therefore excludes the case in which said faults arise after the tampering or improper use by the CLIENT or third parties that implies the existence of intent or negligence regarding the security system.

g) If applicable, the activation of the services linked to the system or video surveillance elements will occur through any detection element installed on the CLIENT premises. SECURITAS DIRECT will process the technical alarm signal and record the images and/or sounds received locally, as established in the applicable Private Security and Data Protection regulations.

5. CLIENT COVENANTS

In addition to the conditions and terms included herein, the CLIENT shall:

a) Under all circumstances, connect the alarm system every time they intend to prevent unauthorized persons from accessing the place and, especially, every time the place is deserted and unattended.

The CLIENT is in charge of verifying that the alarm is connected. For this reason, the acquisition of the controlled codes service will be a requirement to be able to reliably prove the connection status of the alarm. If the CLIENT has not acquired the aforementioned service, it is up to them to verify the connection.

b) Not tamper with the security system and shall prevent the security systems from being tampered with by persons other than the personnel authorized by SECURITAS DIRECT.

c) Have the title that accredits the CLIENT as the legitimate owner of the property and will allow SECURITAS DIRECT to access the location of the installation of the security system for any revision or to carry out maintenance.

And, in the event of an incident, a person in charge of SECURITAS DIRECT is empowered to take photos of how the installation is.

Likewise, the client shall provide truthful and exact information about the property to be protected in order to allow the correct preparation of the corresponding installation project by Securitas Direct.

Moreover, the CLIENT will enable the visible placement and maintenance of the deterrents and/or posters delivered by SECURITAS DIRECT for the provision of the service. These deterrents and/or posters may not be used for any other purpose other than what specified here. Their distribution and/or commercialization is expressly prohibited, and the CLIENT shall return them at the end of the CONTRACT, whatever the cause.

d) Notify SECURITAS DIRECT as soon as possible regarding:

- Any breakdown or incident detected in the security system.

- Any change in the real estate or furniture elements of the place where the security system is installed that may affect the correct capture of the sensors or the mobile phone coverage.

- The loss of connection and disconnection keys and/or remote controls.

- Prolonged absences from the premises under protection, as well as possible suspensions in the electrical or telephone supply. In these cases, the CLIENT must specify the approximate time of absence as well as the new address and contact telephone number for notification purposes, and in general, any possible event that directly or indirectly affects or may affect the services under this CONTRACT.

- The possible changes in contact persons or telephone numbers in the event that it is necessary to locate the CLIENT.

- Pipelines for water, electricity, gas, etc. appropriately to the technical service of SECURITAS DIRECT.

SECURITAS DIRECT will not be liable for the damages caused to the property and to the CLIENT's security system for not having provided the information indicated above.

e) Maintain the conditioning of the place under protection and of the security system to guarantee its safety and avoid false alarms. The CLIENT shall observe at all times that the security system is operational and that it is not exposed to abuse. The CLIENT will be liable for the damages caused to the system due to its improper use, and they shall pay the repair or reposition costs, if appropriate.

f) Maintain the confidentiality of all the information provided to SECURITAS DIRECT in relation to the execution of this CONTRACT (such as passwords, installation telephone numbers, contact persons, etc.), and will assume the liability derived from disclosure and the quality thereof.

g) Pay the price and amounts agreed in the Specific Conditions of this CONTRACT.

Failure to pay any of the terms agreed for the installation service will allow SECURITAS DIRECT to cancel the services in advance and claim the payment of all

amounts pending payment. Such payment may be made by paying in full or by offsetting it, as applicable, with the return of the installed security system, provided that its disassembly and removal is carried out by qualified Securitas Direct personnel.

The non-payment of maintenance and operation service fees for alarm centres already due or in progress will allow SECURITAS DIRECT to suspend the acquired services and, in addition, it will provide them with the power to terminate the CONTRACT, without prejudice to the right of SECURITAS DIRECT to legally claim pay the amounts owed.

h) Provide SECURITAS DIRECT with a fixed telephone line, broadband, and a stable and permanent 220v AC power outlet. The economic cost caused by this power line and the electricity will be borne by the CLIENT.

i) The CUSTOMER declares that he/she is aware of the decalogue on which the Fiscal Policy of SECURITAS DIRECT is based, which is published on the web page of website of Securitas Direct and undertakes, on its own behalf and on behalf of all personnel working under its responsibility, including subcontracted personnel, to comply with it at all times.

6. CONTRACT TERM

This CONTRACT has an **initial duration of THREE (3) YEARS**, and it will start from the date established as commencement date in the Specific Conditions or, failing that, from the date of installation of the security system. And, for these purposes, the end date will be understood as the last day of the corresponding month. Notwithstanding the foregoing, the CONTRACT for the provision of services will be tacitly extended for annual periods, unless either party duly notifies the other of its desire to terminate the CONTRACT thirty days before its expiration date (of the initial term or of any of the annual extensions). In any case, in the event that it is the CLIENT who wishes to terminate the contract during its initial duration or during any of the extensions of this contract, they must request the termination in writing and send documentation proving their identity.

In the event of updating the alarm system to the Verisure model, the initial term of the CONTRACT will be ONE year from the date stated in the Specific Conditions or, failing that, from the date of installation of the security system. For these purposes, the end date will be the last day of the corresponding month. Notwithstanding the foregoing, the CONTRACT for the provision of services will be tacitly extended for annual periods, unless either party duly notifies the other of its desire to terminate the CONTRACT thirty days before its expiration date (of the initial term or of any of the annual extensions).

In the event that the security system has been installed pursuant to an agreement with PromoCaixa S.A., the duration of the CONTRACT will be the one included in the corresponding offer.

In case of transfer(s) of the security system or change of ownership requested by the original client, the initial term of the CONTRACT will be counted from the date of installation of the security system at the initial home/address.

The terms referred to in this clause may be reduced if, during such terms, the CLIENT expresses their wish to terminate the contract in writing and send documentation proving their identity thirty days before the date on which they want the effective cessation of the provision of the services to occur. All this, without prejudice to the consequences that could be derived in each case for the CLIENT (for example, if the CLIENT has benefited from conditions subject to a minimum term).

7. SETTLEMENT AGREEMENT IN THE EVENT OF BREACH OF THE DURATION OF THE CONTRACT

In the event of breach by the CUSTOMER of the initial duration of THREE (3) YEARS of the CONTRACT (36 monthly payments), the CUSTOMER shall pay as a penalty, in substitution of the compensation for the damages caused, the amount corresponding to the amount received as "Recruitment Promotion" included in clause Twelfth of the Particular Conditions of the CONTRACT.

8. WARRANTY

The warranty period for the security system purchased from SECURITAS DIRECT and its installation is three years from the date of installation of the security system. This warranty includes: (i) any manufacturing defect of the security system that affects its correct operation; (ii) any defect in the execution of the installation that affects the correct operation of the system and, (iii) any defect in the software that prevents its correct operation or when its operation does not conform to the characteristics described in the offer. The warranty is limited to: (i) the repair or, if necessary, the replacement of the security system; (ii) the repair of the installation due to defects in the execution; and (iii) the maintenance or update of the software.

This warranty does not cover: (i) defects caused by wear and natural tear of the components and the safety system; (ii) incidents arising from improper or negligent use or handling of the installation, software or other components by the CLIENT or third parties not authorized by SECURITAS DIRECT, or from incorrect modifications or repairs and/or maintenance, abuse of the system of security, accidents, etc., that the CLIENT, or third parties on behalf of the client, or any other third party, carry out in the software or in the security system without the express consent of SECURITAS DIRECT; (iii) incidents whose origin is due to external or unrelated causes to SECURITAS DIRECT, such as surges in the network, lightnings and other atmospheric phenomena, theft, vandalism, fire or any other cause unrelated to the normal use of the security system; (iv) the security elements acquired by the CLIENT prior to signing this CONTRACT and connected to the security system installed by SECURITAS DIRECT or by third parties.

In relation to the security elements replaced or repaired based on this warranty, the warranty period will be the one established in the current legislation counted from the date of its corresponding replacement or repair.

The CLIENT shall notify SECURITAS DIRECT of the appearance of any faults or defects covered by this Warranty, with a sufficient description of the failure or defect detected as soon as the CLIENT becomes aware of it. In the event that the incident cannot be resolved through the CLIENT's indications to SECURITAS DIRECT, the latter will fix the fault or defect detected in the terms and period established in the "Maintenance service" section provided for in the second general condition.

9. INSTALLATION RIGHTS

Due to the fact that rapid technological evolution makes control and communication systems obsolete, SECURITAS DIRECT will maintain ownership of the installed security system in order to update its software and its components, with the sole purpose of providing the most reliable and advanced security services. However, and without prejudice to the provisions of clause 5.i, SECURITAS DIRECT may transfer ownership of the installed security system to the CLIENT in the following cases:

- Once the provision of the services under this CONTRACT has been completed, as long as the payment obligations have been fulfilled.

- Prior to its completion, in the event that the CUSTOMER requests it reliably, and as long as the payment obligations have been met. In any case, the CLIENT will have to comply with the minimum-term established by contract, therefore, the transfer of ownership will not take place until the term is completed.

10. RETENTION OF TITLE

In accordance with the provisions of clause 9 herein, THE CLIENT will not acquire full ownership of the security system acquired from SECURITAS DIRECT as long as the agreed price and the taxes or expenses that may be applicable at the time of billing are not paid in full.

As long as any amount due under this CONTRACT is pending payment, the CLIENT shall refrain from assigning, conveying or encumbering in any other way the rights derived or related to the security system in favour of third parties when there were amounts pending payment, until such amounts are paid in full.

In the event of insolvency, lien or any other obstacle, if the system installation service was not paid in full, the CLIENT shall communicate these events promptly to SECURITAS DIRECT so that they can exercise their rights as the owner of the materials. The CLIENT shall also pay the costs and expenses that said situation may cause.

11. HOLD HARMLESS AND SECURITAS DIRECT LIABILITIES

SECURITAS DIRECT shall be exempt from all liability when the failure of the installed security system, especially the absence of a signal, has occurred as a result

of the unavoidable action of a third party or as a result of the negligent action of the client themselves.

SECURITAS DIRECT will not be liable for the tampering, sabotage or any other act, whether physical or through the use of mechanisms capable of neutralizing them, by third parties against the security system that cause the system to not fulfil its purpose.

It will be understood that there has been tampering, sabotage or any other act, when the technical tests carried out and the history of the alarm's operation prove the correct operation of the security system prior to the tampering,

SECURITAS DIRECT will not be liable for inappropriate use made by the CLIENT, or for a use not in accordance with the conditions set forth in the CONTRACT, the regulations, morality, public order or good customs.

SECURITAS DIRECT will not be liable for the damages caused when, according to the information provided by the CLIENT for the elaboration of the Installation Project, such damages are unforeseeable (in accordance with the provisions of section 1.107 of the Spanish Civil Code) or when those fall on elements whose existence is unknown by SECURITAS DIRECT as it was not noticed by the CLIENT.

Damages caused to the person or property of the CLIENT will only be compensated if they have been caused directly by gross negligence or wilful misconduct of SECURITAS DIRECT.

SECURITAS DIRECT will not be liable for so-called indirect and/or consequential damages, including lost profits and loss of production.

Notwithstanding the foregoing, SECURITAS DIRECT shall not be liable for any damages caused by the CLIENT not having followed the warnings and recommendations contained in these general conditions regarding the installed devices and, especially:

In relation to the Zerovision Service described in clause 2.F, the following exemptions from liability will apply:

- SECURITAS DIRECT will be held harmless in the event that the CLIENT or any third party suffers any damage to their person or property as a result of disregarding the recommendations contained in clause 2.F.

- SECURITAS DIRECT will not be liable for any expenses related to the cleaning of the premises and content of the property that the CLIENT or their insurance performs as a result of the activation of the Zerovision device.

- In the event of activation of the device, SECURITAS DIRECT will not be liable for the operation of any Zerovision fire-fighting smoke detector not owned by SECURITAS DIRECT. SECURITAS DIRECT will not be liable for the activation of firefighting systems not owned by SECURITAS DIRECT.

- SECURITAS DIRECT will not be liable for paying the costs generated by the possible mobilization of the emergency public services as a result of calls from third parties caused by the activation of the device.

In the event that the CLIENT confirms an intrusion and SECURITAS DIRECT proceeds to activate the Zerovision device, SECURITAS DIRECT will not be liable for any damages suffered by the CLIENT, or any third party, to their person or property.

In relation to the Electronic Locking Service described in clause 2.H, the following shall apply in addition to the above disclaimers:

- SECURITAS DIRECT shall not be liable for any damages of a personal and/or property nature that may be suffered by the CUSTOMER or third parties as a consequence of the remote opening or closing of the electronic lock due to: (i) request of the Client or (ii) the ARC in the event of a confirmed alarm signal, SOS, robbery or coercion; (iii) a failure in the operation of the devices (either of the cylinder or of the lock); (iii) a malfunction of the devices (either the electronic cylinder or the External Control Panel) caused by improper use or manipulation of the devices.

- SECURITAS DIRECT shall not be liable for any personal and/or property damages that the CUSTOMER or third parties may suffer as a result of the impossibility of remote opening or closing of the electronic lock for reasons beyond the control of SECURITAS DIRECT; these include, but are not limited to, the door not being correctly fitted into its frame, possible connection errors with the mains installation, exhausted batteries, improper handling of the devices (cylinder or External Control Panel) by personnel not authorised by SECURITAS DIRECT, etc.

- Under no circumstances will SECURITAS DIRECT be responsible for the physical opening or closing of the door on which the electronic lock is installed.

Consequently, SECURITAS DIRECT shall not be liable for any personal and/or property damage that may be suffered by the CUSTOMER or third parties may suffer as a result of the door not being correctly fitted in the frame.

For the Verisure Guardian Service described in clause 2.L shall apply, the following disclaimers shall apply:

- SECURITAS DIRECT shall not be liable in the event that the Service cannot be provided (i) as a result of the User's failure to correctly download the "MY VERISURE" App on a device with an IOS or ANDROID operating system; (ii) due to lack of power supply and/or failure of the mobile communication network; (iii) as a consequence of an unavoidable action of a third party or as a consequence of the negligent action of the User and/or the Holder; (iv) due to force majeure.

- SECURITAS DIRECT shall not be liable for any damages arising from the delay or absence of action by the emergency services, insofar as such action is completely unrelated to the provision of the service.

- Under no circumstances shall SECURITAS DIRECT be liable for any damages that may be caused as a result of erroneous or false information provided by the Customer, User and/or Third Parties during the contracting process and/or during the provision of the service.

Likewise, neither shall SECURITAS DIRECT be liable and, therefore, shall not be liable for any damages arising from the existence of errors in the information when

these are due to failures in telecommunications systems, computer elements, etc., used at any time by the Customer and/or Users.

12. CLIENT ACCEPTANCE TO THE LEVEL OF PROTECTION. HOLD SECURITAS DIRECT HARMLESS

Works of art, cash and jewellery or goods of a similar nature are outside the scope of protection of the acquired security system. **Consequently, THE CLIENT shall hold SECURITAS DIRECT harmless from any damages resulting from the theft of said assets**.

13. LIMITATION OF SECURITAS DIRECT'S LIABILITY

In any case, the maximum liability of SECURITAS DIRECT will be limited to a maximum of 3 times the price of the annual services paid by the CLIENT.

When the provision of the service is less than one year, the maximum liability of SECURITAS DIRECT will be limited to the amount of the fees paid by the CLIENT in that period of time.

14. PRIVACY POLICY

14.1 Who is responsible for the processing of your data?

The organization responsible for processing your personal data is SECURITAS DIRECT, with tax ID (CIF) no. A-26106013, and registered office at calle Priégola n^o 2, CP 28224 in Pozuelo de Alarcón (Madrid), Spain. For due compliance with data protection regulations, SECURITAS DIRECT has appointed a Data Protection Officer, who the CLIENT can contact through the email address dpo@securitasdirect.es.

14.2 How have we obtained your data?

The personal data have been obtained directly from the CLIENT at the time of signing the contract. Subsequently, as a consequence of the contractual relationship and for the proper provision of the services, you can provide us with other data by other means (telephone conversations, chat, forms, email or postal mail) at any time. In this sense, the CLIENT guarantees that all the documents and data provided are their property or that they are authorized and entitled to assign them to SECURITAS DIRECT.

14.3 What type of data do we process?

The personal data processed by SECURITAS DIRECT may correspond to any of the following categories:

• Data collected from the CLIENT: all data provided to fulfil the contract, or provided during the development of the contractual relationship.

• Identification/contact: name and surname, ID (DNI/NIE), full postal address, telephone number, email address, signature, image and voice.

• Personal characteristics: date of birth, sex, nationality, marital status, occupation.

• Economic and financial: account number, bank card number, income.

• Data generated during the contractual relationship.

• Economic information: level of risk, billing status and credit history of the Service and other acquired products.

• Transaction of goods and services: goods and services received and financial transactions.

• Geolocation/location for the correct provision of services where this data is necessary and always in accordance with the data protection regulations.

• Biometric data for the correct provision of services where this data is necessary and the CLIENT has been previously informed of it.

• Characteristics and location of the house.

• Browsing data: the data obtained from your browsing through our web pages or mobile applications, and the browsing that you make in them: browsing history (visited pages and clicks on content), device ID, 7

14.4 For what purposes do we process the data and under what legal standing?

SECURITAS DIRECT hereby informs you that the processing of your personal data has the following purposes:

1. **Management of your request for a Service offer**. Processing necessary based on the existence of a pre-contractual relationship, including risk analysis, with your consent, and that concludes with the signing of a contract for the provision of Services.

2. **Management of the contractual relationship.** Development, control and maintenance of the contractual relationship and for the execution and management of the operations that have been acquired with SECURITAS DIRECT, manage the signature on paper or even through electronic signature platforms (including the issuance of electronic signature certificates), and for the procedures of contact, billing, collection and debt management, customer service (with the possibility of recording telephone calls), sending non-commercial information related to the contract, management of claims, and carrying out those procedures that are necessary for the correct provision of the services acquired by the CLIENT. Data processing necessary to maintain the contractual relationship that SECURITAS DIRECT has with the CLIENT.

3. **Time for payment.** In case of deferring payment of the security equipment, the personal data that is collected in the document "Deferred Payment Data" will be communicated to those financial entities or financial establishments to which SECURITAS DIRECT may assign, at any time, credit rights derived from this CONTRACT. This data may be communicated even before the effective assignment of the aforementioned credit rights, in order to allow the assignee entities to carry out a risk analysis, including the examination of the information and data contained in their own files, either directly or through any company of the business group to which they belong. Data processing necessary to maintain the contractual relationship that SECURITAS DIRECT maintains with the CLIENT. Additionally, they

may expand or validate the information we have with information obtained from third-party companies, as long as they guarantee that they have sufficient legal standing to provide this type of service to SECURITAS DIRECT.

4. **Compliance with accounting, legal, fiscal and administrative obligations.** Data processing necessary for SECURITAS DIRECT to comply with the legal obligations that may derive from the contractual relationship with the CLIENT, and to detect, investigate and prevent fraud and attend to the exercise of data protection rights.

5. **Data processing of representatives and contact persons data.** Identify the people who represent the CLIENT or who intervene as a contact for the purposes of contracting. This data processing is only applicable in the event that the CLIENT is a legal person. Processing necessary to satisfy the legitimate interest of SECURITAS DIRECT, in accordance with section 19 of Organic Law 3/2018 on Data Protection and Guarantee of Digital Rights.

6. **Third party due diligence process.** Execute the due diligence processes that SECURITAS DIRECT has implemented in their relationships with third parties. Processing necessary to satisfy the legitimate interest of SECURITAS DIRECT in order to avoid fraudulent actions and risks when entering into contracts.

7. **Conducting customer surveys.** In order to be able to verify the quality of the SECURITAS DIRECT procedures, communications, treatment received, as well as of the products and/or services acquired, SECURITAS DIRECT will perform satisfaction and quality surveys among its customers. In order to improve procedures, SECURITAS DIRECT will ask customers on their level of satisfaction and thus be able to improve any procedure that requires improvement. The CLIENT may object to receiving this type of survey by SECURITAS DIRECT. Data processing necessary for the fulfilment of the legitimate interest of SECURITAS DIRECT. We inform you that the predominant interest of SECURITAS DIRECT in carrying out this data processing is to improve customer service procedures and update the product catalogue, processes and services, which allows SECURITAS DIRECT to continue its economic activity and grow within its sector.

8. **Anonymisation and pseudonymisation processes for statistical purposes**. Process the information applying techniques of data anonymisation or pseudonymisation in order to process them for statistical purposes to get insights in relation to their behaviour. Processing necessary to satisfy the legitimate interest of SECURITAS DIRECT to get to know their customers better and take global actions around their catalogue of products and services.

9. Delivery of commercial communications of similar and/or different products and/or services of SECURITAS DIRECT that are general or adapted to the CLIENT's profile. Submission, both by ordinary and electronic means, of commercial information about products and services of SECURITAS DIRECT, similar or not to those that the CLIENT has already acquired. We hereby inform you that the main interest of SECURITAS DIRECT in carrying out this data processing is to maintain our relationship with the CLIENT by registering new products and improving the conditions of the products and/or services that they have acquired and offering information about similar or non-similar products and/or services that may be of interest to the CLIENT, which allows SECURITAS DIRECT to continue with its economic activity and grow within its sector. This data processing will only be carried out if the CLIENT consents to it.

10. **Processing of your data after the end of the contractual relationship** with SECURITAS DIRECT, so that SECURITAS DIRECT may send you communications both by ordinary and electronic means, in order to offer services, promotions of products and/or services similar to those acquired with SECURITAS DIRECT as long as your approval has been obtained. This data processing will only be carried out if the CLIENT consents to it.

11. **Processing of biometric data** (such as voice and fingerprint recognition systems). SECURITAS DIRECT will process these data solely to provide services or develop functionalities based on this type of data. This data processing will only be carried out if the CLIENT previously consents to it. SECURITAS DIRECT will inform the CLIENT of which services include this feature.

12. **Processing of personal data collected and those derived from the use and provision of the Service** individually, anonymously and/or in an aggregated way, and based on our legitimate interests, in order to verify that the service is being correctly provided, solve any technical incident, create propensity models based on the use of the service, as well as to make decisions aimed at improving the products and services offered by the company.

13. **Recording of the calls that SECURITAS DIRECT** makes or receives through the customer service telephone, in order to control their quality. In this sense, SECURITAS DIRECT informs that all the calls between the CLIENT, the people that are part of the action plan and SECURITAS DIRECT are recorded for security reasons, and also, to measure the quality of the service and carry out both statistical and content analyses to understand the causes that motivate the calls and thus manage the incidents derived from them. If the CLIENT continues with the call, they consent to its recording.

Communicate your personal data to the entities of the Group to which 14. SECURITAS DIRECT belongs, for security reasons, to merge synergies and for These statistics purposes. entities are listed in https://www.securitasdirect.es/empresa/historia. The aim is to measure the quality of the service, unify synergies within the Group itself and carry out statistical analysis. We hereby inform you that the main interest of SECURITAS DIRECT in carrying out this data processing is to maintain internal procedures within the Group and update the catalogue of products, processes and services, which allows SECURITAS DIRECT to continue with its economic activity and grow within its sector.

14.5 How does SECURITAS DIRECT obtain your consent?

In the cases where it is necessary, as has been described previously, SECURITAS DIRECT will obtain your consent through the specific communications means used for these purposes it at all times, such as telephone calls, online forms, physical or digital contracts.

In any case, the CLIENT may revoke any of the consents granted by sending a notice by mail to dpo@securitasdirect.es, attaching a copy of their ID (DNI/NIF).

14.6 How can you object to the processing of your data?

The aforementioned personal data processing activities, protected by legitimate interest, do not constitute an impediment to the normal exercise of your rights and freedoms, and are considered common practices within the sector, so we understand that carrying out these processes does not violate your rights, freedoms, or expectations as a CLIENT. SECURITAS DIRECT shall use the least harmful means to carry out these data processing activities.

In the event that the CLIENT wants to object to the processing of their data in relation to completing surveys or receiving SECURITAS DIRECT product offers that may be based on their behaviour patterns, they may object by sending a notice to the email address dpo@securitasdirect.es.

14.7 To whom do we communicate your data?

In general, your data will not be communicated to third-party companies except (i) those data processors that provide services to SECURITAS DIRECT for the proper execution of the services required (including, but not limited to, companies that operate in the following sectors: technology, legal advice, marketing, multidisciplinary professional services, IT services, contact centres, and others), always under our express instructions and without at any time being able to use such data for their own purposes and/or unauthorized purposes; and (ii) to competent authorities and bodies, courts, or any other legitimate third parties in accordance with the applicable regulations.

Moreover, there are no provisions made regarding international transfers of your data, except in the case indicated above. In such case, if your personal data were to be transferred internationally as a result of the SECURITAS DIRECT relationship, such international transfer will be carried out in accordance with the applicable personal data protection regulations and, in particular, sufficient guarantees will be adopted to prove that the providers have a level comparable to the one required in the European Union.

14.8 How long will we keep your data?

Personal data will be kept as long as the CLIENT does not revoke their consent to its processing or until the purpose for which their personal data was collected is achieved. Subsequently, SECURITAS DIRECT will keep the personal data, duly blocked, during the limitation period of the actions that may arise from the relationship maintained with the CLIENT. In any case, we hereby inform you that SECURITAS DIRECT has established internal data debugging policies aimed at controlling the retention periods of personal data in its possession.

14.9 What are your rights?

The data protection regulations grant you a series of rights related to your personal data that the CLIENT may exercise during the processing thereof. These are the rights of access, rectification, portability, data processing limitation, deletion, objection.

In addition, the CLIENT has the right to file a claim with the control authority. In Spain, such entity is the Spanish Data Protection Agency.

The exercise of these rights may be made directly or through a duly identified legal representative and by postal or electronic means, through the contact information indicated at the beginning of this clause. Such application should have a copy of your ID (DNI) to be able to confirm your identity as the owner of the data on which you are making the request.

14.10 How will SECURITAS DIRECT maintain the confidentiality of the CLIENT's personal data?

SECURITAS DIRECT shall maintain the confidentiality of the personal data of the CLIENT that it obtains for the provision of the Service and shall implement the appropriate technological measures to guarantee the security of the personal data of its clients.

14.11 How do we treat the images and/or sounds obtained through the security system when the equipment incorporates video and/or photodetection systems?

14.11.1 When SECURITAS DIRECT verifies an alarm activation.

Through its AMC, SECURITAS DIRECT will capture and record images and/or sounds through the security devices installed in the CLIENT premises under protection (both indoors and outdoors), in accordance with the Regulation on Private Security, and it will verify the alarm activations received through all the technical means at its disposal, and once said verification has been exhausted, if applicable, the images and/or sound obtained as a result of the alarm activation will be transmitted to the competent police or judicial authority, if they so require. or when such an obligation is established in the legislation. In addition to the images corresponding to the alarm activation, the images and/or sounds to be processed will have images of some moments before and after the event, in such a way that the verification can be carried out in the best possible way.

Therefore, SECURITAS DIRECT will only be able to access the images recorded by the cameras installed if an alarm activation has previously been registered from the installed security system, and it will only be able to view the images that come from the cameras where the intrusion devices activated are located.

However, in accordance with the Regulation on Private Security, whether the system is armed (totally or partially) or disarmed, and provided that at least one alarm activation is previously registered in the AMC for intrusion (detectors that don't capture image and/or sound), robbery, duress, SOS, sabotage or fire, in order to improve the verification of alarm incidents and the response to them, the owner of this security service expressly consents to SECURITAS DIRECT viewing and/or listening to any camera installed and integrated into the property's security system.

SECURITAS DIRECT will be in charge of the management of the video surveillance file system with access to the images and/or sounds of the CLIENT. By virtue of this,

the recording, reproduction and processing of the images and/or sounds generated due to alarm activations through the SECURITAS DIRECT AMC will not be considered an illegitimate interference with the CLIENT's right to honour, personal privacy and image, as it will be performed to provide the acquired service and verify a possible intrusion.

The CLIENT may only have access to information on any incident or recording made due to an alarm activation by sending a written request, which must include the identity of the contract holder, accompanied by a photocopy of their ID (DNI, CIF, NIE) or valid passport, as well as the date, time and place where the recording presumably took place.

SECURITAS DIRECT will keep the recordings obtained as a result of the alarm activations generated by the installed security system, and will comply with the preservation, disablement and destruction obligations as stipulated in the security regulations as well as the data protection regulations in force at all times.

14.11.2 Alarm activations outside the range of verification

The capture and recording of images and/or sounds by the CLIENT in their domestic, home, family or similar space will not be subject to the data protection regulations.

Notwithstanding the foregoing, if the CLIENT, using images and/or sounds obtained, exceeds said range (such as with outdoor cameras), the CLIENT shall comply with the obligations and considerations that may arise for this purpose as the person responsible for such data, in accordance with the provisions of the applicable regulations. These obligations and considerations appear on the website of the Spanish Data Protection Agency (www.aepd.es), as well as on the SECURITAS DIRECT website in the client area. The CLIENT shall be liable to SECURITAS DIRECT for the damages that it may suffer as a result of any misuse that the CLIENT makes of the images and/or sounds that they collect through the devices installed in their home when the alarm system is not connected.

15. TRIAL PERIOD

As an exception to the duration clause, the CUSTOMER is entitled to a trial period of the security system of FIVE (5) calendar DAYS from the day after its installation. During this period, the CUSTOMER may freely terminate the CONTRACT without penalty, unless the security system is faulty. To do so, the CUSTOMER must notify SECURITAS DIRECT of his unequivocal decision to terminate the CONTRACT by sending a letter by post to the address "C/Priégola nº 2, 28224, Pozuelo de Alarcón, Madrid" or by e-mail to the address: securitasdirect@securitasdirect.es.

In the event of termination of the CONTRACT during the trial period, SECURITAS DIRECT shall return to the CUSTOMER the amounts paid once the CUSTOMER allows SECURITAS DIRECT to dismantle and remove all the elements of the contracted security equipment.

16. CONTRACT TERMINATION

Any of the parties may terminate this CONTRACT through reliable notification and for the legally established causes. To exercise this right, the CLIENT must prove their identity as the holder of the CONTRACT.

The CLIENT shall abide by the provisions of Clause 6 herein when requesting termination of the contract voluntarily, without any cause.

Without prejudice to any other breaches of the CLIENT that could motivate the termination of the CONTRACT by SECURITAS DIRECT in accordance with the provisions of this clause, the following scenarios will be considered sufficient cause to request the termination of the CONTRACT by SECURITAS DIRECT:

a) The CLIENT fails to comply with its payment undertakings, in the terms and deadlines agreed in this contract. The delay in pending payments under this contract will accrue an annual interest rate equivalent to Euribor, or an equivalent index that replaces it, plus two (2) points during the entire time until effective payment. In addition to the right to terminate the CONTRACT, the delay in the payment of the price of the CONTRACT will cause the suspension of the acquired services, without prejudice to the right of SECURITAS DIRECT to legally claim the amounts owed.

b) If the CLIENT makes changes to the security system and/or to the place to be protected, in such a way that said changes affect the effectiveness or reliability of the installed security systems.

c) If the CLIENT refuses to incorporate into its security system the modifications or technical recommendations made by SECURITAS DIRECT to guarantee an adequate connection to the SECURITAS DIRECT Alarm Monitoring Centre.

d) If the CLIENT, making use of the security system, causes damages and/or harm to third parties.

e) In the event of a change in the circumstances or optimal conditions for the correct provision of the service by SECURITAS DIRECT.

f) In the event that the client does not comply with the obligations of clause 5 herein or exercises a conduct that prevents the correct provision of the service and the execution of the contract in the agreed terms.

In case of termination of the CONTRACT due to any of the previously described breaches of the CLIENT the CLIENT shall pay SECURITAS DIRECT: (i) the price of the services already performed or in progress at the date of receipt of the termination communication and, if applicable, the price of the installation service; (ii) all duly accredited damages suffered by SECURITAS DIRECT and arising from the breach or termination.

Likewise, the termination of the CONTRACT for any reason will empower SECURITAS DIRECT to require the CLIENT to remove all external badges or deterrents.

In no case will the termination of the CONTRACT exempt the CLIENT from its payment obligations to SECURITAS DIRECT for any concept.

17. AMENDMENTS

Due to the fact that the services described in this CONTRACT are subject to special regulations and they require adaptation to the constant security technological development, these conditions may be amended to continue fulfilling the purpose for which the Services were acquired.

In the event of changes to the CONTRACT, SECURITAS DIRECT will communicate them in writing through any of the following means: SMS, email, letter, website, etc. with a period of 30 days prior to the entry into force.

18. ASSIGMENT OF RIGHTS AND OBLIGATIONS

The CLIENT may assign their status in this CONTRACT without having obtained the prior written acceptance of SECURITAS DIRECT.

By signing this CONTRACT, the CLIENT authorizes SECURITAS DIRECT to totally or partially assign the rights and obligations that it holds hereunder, as long as the guarantees granted to the CLIENT are not reduced and by notifying the CLIENT in writing. In particular, SECURITAS DIRECT may assign the credit rights of the security system price amount that was acquired from SECURITAS DIRECT and is pending payment, as described in the Specific Conditions.

19. REFERENCES AND FEATURES OF THE PRIVATE SECURITY REGULATION IN RELATION TO THE ACQUIRED SERVICES

The CLIENT is hereby informed that they shall keep all the documentation that SECURITAS DIRECT has delivered to them by virtue of the signing of this CONTRACT and have it available to show it, both to SECURITAS DIRECT as well as to the Law Enforcement Forces and Agencies in case it is required during an inspection and the execution of their control functions.

In order to comply with the collaboration duty of the Security Companies with the Law Enforcement Forces and Agencies, the CLIENT is hereby informed that any data contained in this CONTRACT, as well as the images and/or sounds obtained for the provision of the subscribed security service, may be provided without their prior consent to the Law Enforcement Forces and Agencies and the competent Judicial Authorities when required in the cases provided for in the corresponding Legislation.

The CLIENT is hereby informed that by entering into this CONTRACT, they are subject to the provisions of the existing regulation on private security, specifically, to the obligations and duties that they have acquired after having signed a security services contract, especially to the obligation to diligently use the security system, thereby avoiding causing an unjustified intervention by the Law Enforcement Forces and Agencies.

CERTIFICATE OF INSTALLATION AND CONNECTION OF THE SECURITY SYSTEM. Once the installation and connection of the security system to the Alarm Centre has been carried out, SECURITAS DIRECT will deliver to the CLIENT the Installation and Connection Certificate pursuant to the Private Security Regulations. This certificate proves that SECURITAS DIRECT has carried out the necessary checks on the security system described in the Installation Project, and that all checks were positive, thereby ensuring that the preventive and protective purpose for which the system was installed is fulfilled.

COMMUNICATION OF THE SECURITY SERVICES CONTRACT

SECURITAS DIRECT will report this Security Services CONTRACT to the Ministry of the Interior in the form and manner determined by current private security regulations.

VALIDATION OF THE INSTALLED SECURITY SYSTEM

For the purposes of the regulations on private security, a security system will be understood as the set of electronic devices, or devices against theft and intrusion, or for the protection of people and property, whose activation is likely to produce police intervention.

The CLIENT is hereby informed that the security system has been connected to the SECURITAS DIRECT Alarm Centre in accordance with the service and conditions subscribed by them hereunder, and that the security system has the following characteristics:

a) It has a sufficient number of protection elements that allow the monitoring centre to differentiate the signals produced by an intrusion or attack from those triggered by other causes.

b) It has the technology that allows bidirectional access from the alarm monitoring centre to the systems connected to it.

20. CONTRACT EXECUTION

A) The Parties agree to conclude this CONTRACT electronically with the assistance of an interposed third party in accordance with the provisions of Law 6/2020, of 11 November, regulating certain aspects of electronic trust services.

The intervening third party generates and keeps proof of both the prior delivery of the pre-contractual information and the declaration of will of the adhering party. declaration of willingness of the person who joins, accepting the conditions prearranged by SECURITAS DIRECT. After formalisation, the third party shall send the intervening parties a certificate accrediting the meeting of wills. Either of them may exhibit or provide the certificate for the purpose of accrediting the existence and content of the CONTRACT.

The delivery to the CUSTOMER of the copy of the CONTRACT shall be made by the third party by e-mail or, failing this, by post, by post. For all of the above, SECURITAS DIRECT guarantees compliance with the obligations regarding the protection of personal data.

B) For the provision of the rest of the private security services that SECURITAS DIRECT provides within the scope of the second stipulation second, the parties shall use a digitalised signature collection system of SECURITAS DIRECT. For these purposes, the parties agree that the digitised signature is a valid means of proof of the execution of this AGREEMENT.

SECURITAS DIRECT guarantees that the digitalised signature of the CUSTOMER will be processed for the aforementioned purpose of proving the existence and execution of the contractual relationship and that it will not be used for any other purpose. execution of the contractual relationship and that it will not be used for other purposes. The CUSTOMER consents to the use of the digitalised system of and authorises, by means of this irrevocable clause, to sign any document relating to the provision of the services covered by this CONTRACT of the services covered by this AGREEMENT, to the natural person with capacity to act who receives the personnel of SECURITAS DIRECT at the place subject to protection, who, after verifying that the controls and tests carried out on the security system have been After verifying that the controls and tests carried out on the security system have been satisfactorily completed, the CUSTOMER must sign in the digitalised signature collection system. The CUSTOMER acknowledges having been informed that opposition to the use of this means of proof implies the impossibility of concluding and/or executing this CONTRACT.

21. NOTICES

If notices between the Parties are required as a consequence of the execution and/or performance of this CONTRACT, the Parties hereby agree that such notices will be made either by postal or electronic means to the postal or electronic addresses and with the number phone number listed below:

On behalf of the CLIENT:

The data provided in the Specific Conditions of the CONTRACT.

The telephone number(s) and email address included in APPENDIX II: ("ACTION PLAN").

On behalf of SECURITAS DIRECT:

The data provided in the Specific Conditions of the CONTRACT.

Electronic address: securitasdirect@securitasdirect.es.

The address dpo@securitasdirect.es is provided solely for the exercise of Data Protection Rights.

If any of the parties changes their postal or electronic address or mobile phone number during the term of this CONTRACT, they shall notify the other party the new addresses and/or mobile phone number. The party that fails to comply with this requirement shall assume any legal consequences derived from such breach.

22. APPLICABLE LAW AND JURISDICTION

For any dispute that may arise as a result of this CONTRACT, both parties agree to submit to Spanish General Civil Law and the Private Security regulations in force in Spain.

In the event of any type of conflict or controversy, the Parties will submit to the provisions of the Spanish legislation applicable at all times.