

## SECURITY SERVICES AGREEMENT

AGREEMENT PREPARED FOR: County of El Dorado September 10, 2022



### **Good Guard Security Services**

21622 Plummer St, Ste 200, Chatsworth, Ca 91311

1-800-651-0491

info@goodguardsecurity.com

www.GoodGuardSecurity.com

#### SERVICE DETAILS

| <b>Client Service Address:</b> | 2502 Country Club Dr, Cameron Park, CA 95682               |
|--------------------------------|--|
| Client Billing Address:        | 2502 Country Club Dr, Cameron Park, CA 95682               |
| Service Hours:                 | 7 Day(s) / 24 Hours  |
| Location Contact &             | Kristine 530-497-4081                                      |
| Telephone Number:              |  |
| Rate (U.S. Dollars):           | \$75.00 (Per Guard Per Hour)                               |
| Holiday Rate:                  | \$112.50 (Per Guard Per Hour)                              |
| <b>Service Commencement</b>    | <mark>09/12/2022</mark>                                    |
| Date:                          | <u>@ 06:00 AM</u>  |
| Payment Terms:                 | Bi-Weekly  |
| Permanent/Temporary:           | Open Contract / (7 Days Cancellation Notice) End           |
| - '                            | Date TBD   |
| Uniform:                       | Professional Security Uniform                              |
| Additional Charges:            | N/a  |
| Security Service               | 1 Professional Unarmed Security Officer                    |
| Description:                   | <u> </u>   |
| <b>P</b>                       | Providing Visual Deterrent to any outside danger. Security |
|                                | officers will make sure there isn't anyone vandalizing the |
|                                | •  |
|                                | premises, or trying to break into the property.            |

#### **TERMS & CONDITIONS**

This SECURITY SERVICES AGREEMENT ("Agreement") is entered into upon mutual execution hereof by and between GOOD GUARD SECURITY, a California corporation, Private Patrol Operator (PPO) License #120362 (hereinafter, "Company") and **County of El Dorado**., (hereinafter, "Client"), with respect to the following:

- 1. RATES: Service Rates are subject to adjustment on thirty (30) days advance written notice for any change in any law, causing a change in work hours, wage rates, working conditions or other costs to the Company.
- 2. PAYMENT: Invoices will be submitted bi-weekly. Company and Client, and are payable on receipt at the address on the invoice. A late charge of 1 ½ % per month will be added to balances not paid within seven days. Client agrees to pay Company's attorney's fees and other collection costs.
- 3. **EMPLOYEES: (a)** Personnel supplied by Company are its employees and not Client's. Company is solely responsible for social security, unemployment and similar taxes applicable to its employees.
  - (b) Company is a Federal Government Contractor and complies with Executive Order 11246, as amended: Section 503 of the Rehabilitation Act of 1973, as amended: Section 402 of Vietnam era Veterans' Readjustment Assistance Act of 1974 and related regulations. Company's employees will be assigned without regard to race, color, creed, sex, and national origin, handicap conditions that do not impair job performance or veteran status.
  - (c) Client may reasonably remove any employee assigned provided such removal is not in violation of law.
- 4. **OVERTIME:** Overtime rates shall apply to work on New Year's Day, President's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving, and Christmas; work on any additional holidays listed and any extra hours exceeding 8-hours a day or 40-hours per week. Coverage for labor disputes, civil disorders or natural disaster, or special assignment or agreement is not included except as described in the Service Rate Classification. Additional overtime rates shall not apply to situations where an employee of Company already on-duty covers hours for a "called-off" employee and thus works over 8-hours in his/her shift.
- 5. PROPERTY/EQUIPMENT: All property and equipment furnished by Company for performance of its services under this Agreement, regardless of whether portable or stationary, shall be considered the personal property of Company, and shall remain the personal property of Company after termination of this Agreement. Upon the termination of this Agreement, the Company shall have reasonable access and time to remove its property from Client's property. Client shall not be responsible for any of Company's personal property which is stolen, damaged or missing from the property in the absence of Company's supervision.
- 6. **KEYS/ACCESS:** Company shall not be provided a master key (or its equivalent) to the property or any portion thereof, except for such location(s) that are to be exclusively used by Company's guards or other personnel. Notwithstanding anything to the contrary in this Agreement, Company shall not be responsible for any damages including, without limitation, any costs incurred in re-keying or changing locks caused by the loss or theft of such key(s).
- 7. **NON-COMPETITION:** Client, its affiliates, agents, and other related persons or entities hereby agree not to hire any Company staff, employees, or personnel for a period of at least one (1) year after such person has terminated his/her employment with Company. Client further agrees not to prepare to engage in competition with Company, solicit,

divert, poach, or encourage any of the Company staff, employees, or personnel to stop working with Company, or to solicit, divert, poach, encourage, or facilitate them to work with Client, any affiliate of Client, or any related person or entity of Client. Client recognizes that Company has a significant investment in the recruitment and training of it employees and guards to be providing services under this Agreement, and that these personnel are a valuable asset to Company. As it is impractical and extremely difficult to fix the actual damages which may result from the loss of such employees and guards, Client agrees that if Client (or its affiliates, agents, and other related persons or entities) is in breach of this section of the Agreement, then Client shall be required to pay to Company for each such employee (or former employee employed by Company) the sum of \$7,500.00. Such fee is expressly agreed to be considered liquidated damages, and not a penalty.

- 8. LIABILITY AND INDEMNITIES: (a) Client agrees that Company is not an insurer and that the amounts payable hereunder are based upon the value of service offered and not the value of Client's interests being protected or the property of Client or others located on Client's premises. Accordingly, the Company undertakes no liability to Client and makes no representation, express or implied, that its service will prevent occurrences or their consequences, which result in loss or damage.
  (b) Client agrees that Company shall not be liable for any claims incurred or asserted by Client, irrespective of origin, to persons or property, whether directly or indirectly caused by performance or nonperformance of obligations imposed by this agreement or by negligent acts or omissions, including those relating to the hiring, training, supervision or retention of personnel, of Company, its agents or employees. (c) The services provided under this Agreement are solely for the benefit of Client and neither this Agreement nor any services rendered hereunder confer any rights on any other party as a third-party beneficiary or otherwise and Client agrees to indemnify and hold Company harmless from and against any claims made by a third party(s), including, but not limited to, injury, death or damage or loss of property, arising from the negligent acts or omissions, including those relating to the hiring, training, supervision or retention of personnel, of Company, its agents or employees.
  (d) If, at Client's request, Company employees undertake duties or are requested to use equipment or vehicles other than as agreed to in writing by Company, Client shall be solely responsible for and shall indemnify and hold Company harmless from and against any claims arising there from, including, but not limited to, claims arising from the negligent acts or omissions including those relating to the hiring, training, supervision or retention of personnel, of Company, its agents or employees.
  (e) Client hereby waives any a
- FORCE MAJEURE: The obligations of Company hereunder may be suspended during any period where performance is prevented by acts of God, civil or labor disturbances, or events beyond Company's reasonable economic control.
- 10. HAZARDOUS OR DEFECTIVE CONDITIONS/MATERIALS: (a) Client agrees that it will comply with OSHA Hazard Communication Standards and will indemnify and hold Company harmless from all claims, including injuries to Company's employees arising out of a condition existing at Client's premises or Client's violation of any safety or health related law or regulation. (b) Client further agrees to: (1) make available to Company the Material Safety Data Sheet for each hazardous chemical to which Company's employees may be exposed at Client's premises; (2) inform company of (A) precautionary measures that need to be taken to protect Company's employees and (B) Client's hazardous material labeling system.
- 11. **INSURANCE:** Client agrees to assume all risk of loss or damage to its premises, business and property of others on Client's premises occurring as a result of fire, theft or other casualty and Client agrees that it will maintain insurance to fully protect Client against such loss or damage. Accordingly, Client waives its right of recovery against Company of any such loss or damage, however caused.
- 12. **TERMINATION OF SERVICES:** Except as otherwise provided in this Agreement, this Agreement may be terminated with or without cause. This Agreement also may be terminated for non-performance by either party, provided that such party has given others reasonable time to correct any instances of such non-performance. If either party fails to correct such non-performance, the Agreement may be terminated, provided that such party has given the others at least thirty (30) days advance written notice of such intention. Notwithstanding the foregoing and for all other intentions, termination of services by Client must be preceded by at least thirty (30) days advance written notice of such intention to terminate services. Minimum 3-Month Service Agreement from start date.
- 13. ENTIRE AGREEMENT AND INTERPRETATION: This Agreement constitutes the entire agreement and understanding between the parties, and no representations, inducements, promises or agreements not embodied herein shall be of any force or effect. This Agreement shall be governed under the law of the State of its performance and if any provision shall conflict therewith, such provision shall be interpreted to remove such conflict, so that this Agreement and all its other provisions shall remain in full force and effect
- 14. **DEFAULT:** Company may terminate this Agreement immediately and exercise such other rights and remedies as permitted by law, if Client fails to pay any amount when due or if any proceeding is commenced or threatened by or against Client under the Bankruptcy Code or any other Debtor's law, or if Client makes or threatens to make an assignment for the benefit of creditors.

IN WITNESS WHEREOF, the parties by their duly authorized representatives have signed this Agreement as of the date first above written:

| By GOOD GUARD SECURITY:                                     |                      |
|---|----------------------|
| (Authorized Representative Signature)                       | (Print Name & Title) |
| By CLIENT:  Don AShton  Don Ashton (Sep 10, 2022 20:51 PDT) | Don Ashton CAO       |
| (Authorized Representative Signature)                       | (Print Name & Title) |

# GGS - County of El Dorado - Service Agreement

Final Audit Report 2022-09-11

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By: Brady Osorto (brady@goodguardsecurity.com)

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