



Service Order and Agreement

			Ac	count Numbe	er:
	Customer Inform	nation			
Customer Names I City T			. D	an arwal 🗆	Tou From t
<u> </u>	tes SHI / BuyBoard 498-15	Account Rep: Garrity		enewal 🗆 📗	Tax Exempt □
Primary Contact: Angel Lopez		Billing Contact: SAME AS PRIMARY			
Primary Contact Email: angel.lopez@leaguecity.com		Billing Contact Email:			
Primary Contact Phone Number: 281-554-1025		Billing Phone Number:			
Primary Contact Fax Number:		Billing Fax Number:			
Main Phone Number (BTN):		Main Fax Number:			
Corporate Address: 300 W. Walker		Billing Address (if different):			
Room/Suite:		Room/Suite:			
City: League City		City:			
State: TX Time Zone for Scheduled Notifications: CST		State:			
Zip: 77573		Zip:			
Default Caller ID Number for <b>Swift911</b> :		Super User:			
Default Email From Name:		Name: SAME AS PRIMA	ARY		
Default Email From Address:		Phone:			
Default SMS From Name:		Email:			
No	otification Subscrip	tion Details			
Provisions			One-Time	Monthly	Annual
Set up Fee	1	• •	\$ 1,000.00	-	-
Training: At Customer Site □ Remote via Webinar ⊠	See n	otes -		-	-
SwiftReach Provided Data ⊠		-		-	-
Data Update: Annually   Bi-Annually   Quarterly	□ N/A ⊠ -	-		-	
Previous Vendor Provided Data ⊠	-	-		-	-
Subscription Fee: Fixed □ Pay Per Use □ Unlimited	I 🛛 -	-	-		\$ 23,979.00
Minute Notifications: Inbound, Outbound, Fax, Confere	ence (30 second increments) See n	otes -	•	-	-
SMS/Text Notifications	See n	otes -	•	-	-
Email / Social Media Notifications	Unlir	nited -	•	-	-
Public Web Portal ⊠		-		-	-
Term: □ 12 Months □ 24 Months ☒ 36 Months	To	als: \$	\$ 1,000.00		\$ 71,937.00
NOTES: Trial period to begin July 1, 2017 with a contra-	-	<u>'</u>		nnually. Subsc	i ·
NOTES: Trial period to begin July 1, 2017 with a contract Unlimited minutes & text messages per year. Overage busage and users limited to only those representing depay webinar training. On-site training: \$ 1,000.00 per day	ct term start date of October 1, 20 billed @ <b>0.00</b> per minute/text SMS artments, agencies, jurisdictions, a	17. Three (3) year subscrip (inbound/outbound). The	ption billed ar Swift911 sub	scription inclu	ription includes ides unlimited
<b>Unlimited</b> minutes & text messages per year. Overage be usage and users limited to only those representing departments.	ct term start date of October 1, 20 billed @ <b>0.00</b> per minute/text SMS artments, agencies, jurisdictions, a	17. Three (3) year subscrip (inbound/outbound). The	ption billed ar Swift911 sub	scription inclu	ription includes ides unlimited
<b>Unlimited</b> minutes & text messages per year. Overage be usage and users limited to only those representing departments.	ct term start date of October 1, 20 billed @ <b>0.00</b> per minute/text SMS artments, agencies, jurisdictions, are expenses.  act as my agent in order to effectuate the coll ees to provide an enhanced network service pactivate each request by telephone call (or us if the connection and/or attempt to each entropy in the website for no charge. Customer, in its soor omissions in performing any review of the bemade, without charge, for the first thirty (3 int shall be construed as a sale, transfer or lick to terminate and, other than the current listic ch provided data, software or hardware. Cus	17. Three (3) year subscript (inbound/outbound). The nd employees falling under ection of account information and/outform to route outbound telephorng a web-browser) and use either a a. SNI log shall be made available to ole discretion may edit locations frow database. Customer is fully respon 0) days upon commencement of ser nose of the software and hardware eng of Customer's database that was 19.	ption billed ar Swift911 sub r said entity. Sub r carry out the characteristic pre-recorded me a pre-recorded me Customer at no common the database. In the complex control of the cont	scription include Service include Service include Service include Service include Service include Service ("TNM") to service or create a reservice include Service SNI shall have no cacy of the information the TNM Service service service include SNI, Cur	ription includes ades unlimited es unlimited live es unlimited live es unlimited live en an en my behalf. Those persons listed on hew message. SNI will soon the completion of obligation to edit call tion and SNI assumes en a completion of stomer shall have no
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Service Order and Agreement
Account Number:

#### Swift911™ EMERGENCY NOTIFICATION SERVICE ORDER AND AGREEMENT - PAGE 2 - TERMS AND CONDITIONS

SWIFTREACH NETWORKS, INC. (SwiftReach) shall provide, and Customer shall pay for, the Service indicated on page 1 of this Service Order and Agreement in accordance with the following terms and conditions:

### 1. EFFECTIVE DATE and TERM:

This Agreement shall become effective on the date that the Customer's signed Service Order is accepted by SwiftReach. All Service shall be provided for a Term as indicated on page 1 of this Service Order and Agreement. Such Term shall commence on the date upon which the Service is made available for use by Customer, and shall continue until the expiration of the Term or until this Agreement is otherwise terminated as set forth herein. Following the initial Term, this Agreement shall continue on an annual basis until terminated upon 30 days' prior written notice by either party hereto, or until the parties enter into a new service agreement.

### 2. BILLING and PAYMENT TERMS:

The fees for Service are as set forth on page 1 of this Service Order and Agreement. All calls are rated individually and rounded up to the nearest whole penny. Customer shall also be responsible for payment of any applicable local, state, or federal taxes. Where applicable, SwiftReach shall bill in advance all annual recurring charges. In the event of any dispute regarding a billing invoice, Customer shall notify SwiftReach in writing within fifteen (15) days of receipt of the invoice. Thereafter, said invoice shall be deemed to be correct and binding.

Payment is due no later than the twentieth (20th) day from the invoice date. Any amount not paid within twenty days after the invoice date shall bear interest commencing on the invoice date and continuing through the date payment is received, at a rate equal to the lesser of 1.5% per month or the highest rate permitted by law. In addition, invoices not paid by the twentieth (20th) day from the invoice date will not be eligible for quoted volume or term discounts.

Customer is responsible for paying the entire amount billed on the invoice, including reasonably disputed charges, whether or not documented in writing to SwiftReach. Any dispute resolved in Customer's favor shall be credited on Customer's next invoice. Customer shall not seek legal or equitable remedies, including without limitation, injunctive relief, which would require SwiftReach to continue providing Service to Customer while any delinquent amount payable to SwiftReach remains unpaid.

#### 3. SERVICE and RATES:

Initial rates for the Service plan are set forth on page 1 of this Service Order and Agreement or in the separate pricing form furnished to customer. Except where otherwise required by applicable law or the provisions of this Agreement applicable to Term plans, SwiftReach may revise the rates for Service from time-to-time without prior notice. SwiftReach reserves the right to move Customer to a different Service or rate plan if usage or other criteria are not met for the plan to which Customer has subscribed or in which Customer currently is enrolled.

### 4. LIMITATION of LIABILITY:

Customer acknowledges that SwiftReach is not liable to Customer or to any third party for calls not completed or for any errors in transmission. SwiftReach is not liable to Customer for any act of or representation made by independent Distributors or Agents who sell SwiftReach Service, unless expressly approved by an officer of SwiftReach in writing or unless contained in a document provided by SwiftReach to Customer.

IN NO EVENT SHALL SWIFTREACH, ITS AFFILIATES OR ITS CONTRACTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR PUNITIVE DAMAGES, OR FOR ANY LOST REVENUE, PROFIT, CUSTOMERS, GOODWLL OR DATA, ARISING FROM OR RELATED TO THE SERVICE, INCLUDING ERRORS, MISTAKES, OMISSIONS, INTERRUPTIONS OR DELAYS BY SWIFTREACH, ITS PROVIDERS, AGENTS, SERVANTS OR EMPLOYEES IN THE COURSE OF ESTABLISHING, FURNISHING, REARRANGING, MOVING, BILLING, TERMINATING OR CHANGING REGULATED OR NON-REGULATED SERVICES OR FACILITIES AS CONTEMPLATED HEREIN. THE FOREGOING LIMITATION OF LIABILITY SHALL APPLY WHETHER A CLAIM IS ASSERTED FOR BREACH OF WARRANTY OR ANY OBLIGATON ARISING THEREFROM, AND WHETHER A CLAIM IS ASSERTED IN CONTRACT, TORT OR STRICT PRODUCT LIABILITY, IRRESPECTIVE OF WHETHER SWIFTREACH'S LIABILITY TO CUSTOMER HEREUNDER SHALL NOT EXCEED THE LESSER OF CUSTOMER'S ACTUAL DAMAGES OR THE AVERAGE MONTHLY RECURRING CHARGE PAID BY CUSTOMER FOR THE PARTICULAR SERVICE TO WHICH THE CLAIM PERTAINS (THE "AFFECTED SERVICE"), CALCULATED FROM COMMENCEMENT OF THE AFFECTED SERVICE TO THE DATE A CLAIM IS MADE. CUSTOMER HEREBY WAIVES ANY CLAIM THAT THESE EXCLUSIONS DEPRIVE IT OF AN ADEQUATE REMEDY OR CAUSE THIS AGREEMENT TO FAIL OF ITS ESSENTIAL PURPOSE.

Customer represents and warrants that this is a commercial and business transaction, and not a consumer transaction.

## 5. UNAUTHORIZED USE:

The Customer shall not permit any person who is not an authorized end-user of the Swift911 Emergency Notification Service Software or any SNI outbound notification software hereunder. The Customer will not allow the Swift911 Emergency Notification Service Software or any SNI outbound notification software to be used in any manner that is a violation of State or Federal law, in particular but not limited to, laws restricting the use of Automated Calling.; such as Federal Trade Commission rules regarding automated prerecorded telephone calls under the Telemarketing Sales Rule (TSR).

## 6. TERMINATION:

In the event of Customer's early termination of this Agreement prior to the expiration of any fixed Term, Customer shall pay SwiftReach all charges for service provided through the effective date of such termination, plus an early termination charge in an amount equal to the greater of (a) the balance of the recurring monthly service charges for such terminated Service, which would otherwise have been payable for the unexpired balance of the term, or (b) an amount equal to the average of the prior three months usage charges, but not less than \$500.00, times the remaining months of the term. It is agreed that SwiftReach's damages if Service were terminated prior to the expiration of the Term would be difficult or impossible to ascertain. Accordingly, the terms of this Paragraph 5 are intended as liquidated damages and not as a penalty in the event of early termination. Termination of Service shall not relieve Customer of its obligation to pay all fees for Service accrued and owing up to and including the date of termination or any other amount payable to SwiftReach.

## 7. CANCELLATION:

SwiftReach may discontinue Service or cancel an application for service, without incurring any liability, for any of the following reasons: (a) non-payment when due of any sum payable to SwiftReach for service; (b) violation of any law, rule or regulation of any governing authority having jurisdiction over the service; (c) by order of a court or other governmental or quasi-governmental authority having such jurisdiction; (d) in the event service charges exceed the amount of any deposit which SwiftReach may have required or any established credit limit; (e) if Customer provides false or misleading credit information; (f) if, in the sole discretion of SwiftReach, Customer's financial condition has deteriorated or if Customer is involved in any bankruptcy or similar proceeding; (g) fraudulent use of the Service; or (h) any material default under this Agreement including, but not limited to, violation of SwiftReach's Acceptable Use Policy, as applicable.

## 8. MISCELLANEOUS

This Agreement shall be governed by and construed in accordance with the substantive and procedural laws and practices of the State of New Jersey, without reference to its principles of conflict of laws. Any action commenced hereunder shall be brought exclusively in a court of competent jurisdiction in the State of New Jersey. If a dispute arises and SwiftReach refers this Agreement to an attorney for collection, Customer shall pay all costs of collection, including interest, court costs, fees and reasonable attorney's fees. No provision of this Agreement shall be deemed waived, amended, or modified by either party unless such waiver, amendment or modification is in writing signed by the party against whom the enforcement of such waiver, amendment or modification is sought.

Each party represents that it has the full right, power and authority to enter into this Agreement and to perform all of the obligations on its part contemplated herein. Any notice required or permitted to be given under this Agreement shall be in writing and shall be sent by certified mail, return receipt requested, or by overnight courier, to the Customer at the address supplied on page 1 of this Service Order and Agreement, and to SwiftReach at 14 Industrial Avenue, Suite 4, Mahwah, NJ 07430, Attention: Chief Executive Officer. Either party may, at any time, notify the other of a change of address for notices, by giving written notice in accordance with this Paragraph. The terms and conditions of this Agreement shall prevail notwithstanding any variance with the terms and conditions of any order submitted by Customer or the terms of any other agreement between Customer and SwiftReach. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, the remaining provisions of this Agreement shall remain in full force and effect. SwiftReach may collect from Customer its costs (including reasonable attorneys' fees) incurred in enforcing this Agreement.

## 9. PRESS RELEASE

SwiftReach may issue a press release announcing the general nature of the relationship between SwiftReach and Customer.

# 10. VERIFICATION and CREDIT APPROVAL:

Customer shall provide SwiftReach with credit information as requested. SwiftReach reserves the right to withhold initiation or implementation of Service under this Agreement pending credit review. SwiftReach may require Customer to make a deposit at any time as a condition to acceptance of any Service order submitted by Customer or as a condition to continuation of Service. Such deposit shall be held by SwiftReach as security for payment of charges, and SwiftReach may draw upon such deposit without any notice to Customer immediately when such account





Service Order a	nd Agreement
Account Numb	er.

### Swift911™ EMERGENCY NOTIFICATION SERVICE ORDER AND AGREEMENT - PAGE 3 - TERMS AND CONDITIONS

becomes past due. At such time as the provision of Service to Customer is terminated, the amount of any unapplied deposit shall be credited to the Customer's account and any credit balance, which may remain, shall be refunded without interest thereon. In the event Customer's order is provisioned prior to completion of verification and credit check, said provisioning shall be deemed conditional and may be canceled immediately in the event of an unsatisfactory credit report or failure on the part of Customer to provide a required deposit.

#### 11. NO ASSIGNMENT; ENTIRE AGREEMENT:

Customer may not assign, resell, sublicense, or transfer this Agreement, whether by operation of law, or otherwise (including, but not limited to a transfer resulting from a change in control of Customer) without the prior written consent of SwiftReach, which may be withheld in its sole discretion. This Agreement shall be binding upon and insure to the benefit of the parties hereto and their respective affiliates, successors and permitted assigns. This Agreement, together with any attachments, constitute the entire Agreement and understanding between Customer and SwiftReach as to the subject hereof.

#### 12. FAIR USAGE POLICY:

The Notification Service program is provided with the understanding that SwiftReach Networks' enhanced network service platform to route outbound telephone notification messages ("TNM") to those persons listed on the client's authorized database is done so for emergency purposes.

As stated in the NENA Minimum Standards for Emergency Telephone Notification Systems Document 56-003 dated June 12, 2004; Prepared by the National Emergency Number Association (NENA) and the Emergency Telephone Notification Systems Working Group of the Standard Operating Committee; as published by NENA, an emergency is defined under section 3.2.4 Classifying Events, as "For systems that offer the ability to classify a notification event, though it is recognized that there will be some difference in terminology between agencies and system manufacturers, emergency notification events should generally be categorized as follows:

- a. Emergency Warning (eg. Approaching storm)
- b. Emergency Concern (eg. Lost/missing person, amber alert)
- c. Emergency Alert (eg., Escaped/at-large criminal)
- d. Emergency Other (Agency defined emergency event)"

Emergency calls to phones and mobile phones and text messages included in your subscription are subject to a fair usage limit of 24 total voice and text messages combined per telephone number entered in your database for each one (1) year term. Using the formula; initial database size x 24 messages = Total Annual Messages. For example, an account with a database of 10,000 telephone numbers will have a fair usage list of 240,000 minutes / text messages per year. Once these limits are exceeded, SwiftReach may apply an overage fee.

Customer Signature	Date
Print Name	Title