



City of Margate Fire Department

1835 Banks Rd.
Margate, FL 33063
(954) 935-5333

Proposal Valid Until: 5/23/2025



Prepared by:

CSI VIDEO SECURITY
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City of Margate - Fire Department

EQUIPMENT		UNIT PRICE	TOTAL PRICE
2	<div> <div></div> <div></div> <div></div> <div></div> </div> <div>MSRP \$316.51</div>	\$221.56	\$443.12
2	<div> <div></div> <div></div> <div></div> <div></div> </div> <div>MSRP \$853.00</div>	\$597.10	\$1,194.20
1	<div> <div>ANCILLARY ITEMS:</div> <div>CAT 6 WIRE</div> <div>standardized cable for Gigabit Ethernet and other network physical layers that is backward compatible with the Category 5/5e and Category 3 cable standards.</div> <div>MSRP \$285.00</div> </div> <div></div>	\$256.50	\$256.50
2	<div> <div>ANCILLARY ITEMS:</div> <div></div> <div></div> </div> <div>MSRP \$25.00</div>	\$22.50	\$45.00
14 Hr.	<div>INSTALLATION</div> <div>INSTALLATION&PROGRAMMING</div> <div></div>	\$75.00	\$1,050.00

PROJECT SUMMARY

Equipment Total	\$1,637.32
Shipping & Handling	\$15.00
CSI Installation & Ancillary Items	<u>\$1,351.50</u>
TOTAL	\$3,003.82

For ACH: CSI Video Security, LLC c/o Chase Bank [REDACTED]	For Checks: CSI Video Security, LLC 6574 N. State Road 7 # 108 Coconut Creek, FL 33073
Zelle: janine@csivideo.net	Credit Card Payments are subject to a 4% charge
Prices subject to change on any material increased by manufacturer. All returns of both commercial and customized products or product configuration are subject to the supplier and/or original equipment manufacturers Return Materials Authorization (RMA) policy	
** PROPRIETARY & CONFIDENTIAL ** This document and any referenced links or supplemental documentation is confidential and/or proprietary and intended solely for the named entity within this quote. Unauthorized use, copying, distribution, or disclosure is prohibited. If you received this document in error, please notify the referenced CSI Video Security personnel via phone or email.	

Customer payment is required upon completion.

If terms are accepted and everything meets your approval, please sign below, and return proposal.

ACCEPTANCE OF PROPOSAL

All material is guaranteed to be as specified. All work to be completed in a workmanlike manner according to standard industry practices. Any alteration or deviation from the above specifications involving extra costs will be done only upon written orders and will become an extra charge over and above the proposal. All Proposals contingent upon strikes, acts of God or delays beyond our control. CSI VIDEO SECURITY, LLC STATE LIC # EF 20000752

The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to commence the work. Payment will be made as outlined above.

Purchaser: (Print Name) _____ Date: _____

Signature: _____

WARRANTY TERMS AND CONDITIONS

Your satisfaction is important to us, and we plan to exceed your expectations!

This proposal is a complete package, including design, wiring, equipment, installation, and coordination of plans with architects, engineers, decorators, and electricians. All materials are guaranteed to be as specified. All work is to be completed in a workmanlike manner according to standard industry practices. Any alteration or deviation from the herein contained specifications involving extra costs will be done only upon written order and will become an additional charge over and above the enclosed proposal.

Warranty:

CSI VIDEO & SECURITY warrants the CCTV security system, the equipment identified in the commercial CCTV Sales Agreement between CSI VIDEO and purchaser dated _____ including all wiring installed by CSI Video (Security System) against defects in materials or workmanship as follows:

1. For a period of one (1) year from the date of installation, any part of the security system installed under the agreement which proves to be defective in material will be repaired or replaced by the manufacturer with a new or functionally operative part. This warranty shall not apply to defects resulting from (i) accidents, acts of God, alterations, tampering or abuse. (ii) Purchaser's failure to follow operating instructions provided by CSI VIDEO at or after the time of installation; (iii) misalignment of CCTV Cameras, improper adjustment of monitor brightness and/or contrast tuning dials or insufficient light in/on the area viewed by the camera(s); (iv) interruptions of power and or telecommunications, and or ISP supply items (i) through (iv) collectively the "voiding conditions". Should purchaser request service under the warranty and it is found that one of these voiding conditions has led to the inoperable of apparent inoperability of the security system, a charge will be made for the service call of CSI VIDEO & SECURITY's representative whether said representative works on the security system. Should repairs to the security system be necessary due to one of the voiding conditions, a charge will be made for such work at CSI VIDEO & SECURITY's then applicable rate for labor and materials.
SERVICE FURNISHED BY CSI VIDEO & SECURITY BETWEEN 8:00AM AND 4:00PM, MONDAY THRU FRIDAY, EXCEPT HOLIDAYS. THE FORGOING WARRANTY IS IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED INCLUDING BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OR MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. CSI VIDEO SECURITY MAKES NO EXPRESS OR IMPLIED REPRESENTATIONS THAT THE SECURITY SYSTEM WILL IN ALL CASES PROVIDE THE PROTECTION AND/OR SECURITY FOR WHICH IT WAS INSTALLED AND/OR INTENDED. OR THAT THE SYSTEM WILL IN ALL CASES PREVENT REDUCED OR AVERT LOSS CAUSED BY BURGLARY, INTERNAL OR EXTERNAL THEFT OR OTHERWISE PURCHASER'S EXCLUSIVE REMEDY WITH RESPECT TO ANY AND ALL LOSSES OR DAMAGES RESULTING FROM ANY CAUSE WHATSOEVER (INCLUDING CSI VIDEO'S NEGLIGENCE, BREACH OF WARRANTY OR CONTRACT, NEGLIGENCE OR OTHERWISE) SHALL BE LIMITED TO REPAIR OR REPLACEMENT AS SPECIFIED ABOVE.
2. If buyer/purchaser shall discover a defect in the system buyer/purchaser should immediately contact CSI VIDEO's service department in writing at the address and telephone number herein above set forth, and fully describe the nature of the defect so that the repair service may be rendered.
3. In the event purchaser calls CSI Video for the warranty service and upon inspection from a CSI VIDEO representative, it is determined that, one of the above-mentioned conditions has led to the inoperability or the apparent inoperability of the system, a charge will be made for the service call by the CSI VIDEO representative regardless of whether he actually worked on the system. The buyer/purchaser shall pay for all non-warranty repairs by CSI VIDEO & SECURITY and the then applicable labor and material rates.
4. LIMITED LIABILITY AND INDEMNIFICATION. PURCHASER ACKNOWLEDGES THAT CSI VIDEO & SECURITY IS NOT AN INSURER, AND THAT THE AMOUNTS PAYABLE TO CSI VIDEO HEREUNDER ARE BASED ON THE VALUE OF THE SECURITY SYSTEM AND ARE UNRELATED TO THE VALUE OF PURCHASERS PROPERTY OR PROPERTY OF OTHERS LOCATED IN THE PURCHASERS' PREMISES. PURCHASER AGREES TO LOOK EXCLUSIVELY TO ITS OWN INSURER TO RECOVER INJURIES AND/OR DAMAGES IN THE EVENT OF ANY LOSS OR INJURY AND PURCHASER RELEASES AND WAIVES ALL RIGHT OF RECOVERY AGAINST CSI VIDEO & SECURITY, LLC. CSI VIDEO & SECURITY MAKES NO GUARANTY OR WARRANTY INCLUDING ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS, THAT THE SECURITY SYSTEM WILL AVERT OR PREVENT OCCURRENCES (OR THE CONSEQUENCES THEREFROM) WHICH THE SECURITY SYSTEM IS DESIGNED TO DETECT. PURCHASER AGREES THAT THAT CSI VIDEO & SECURITY, LLC SHALL BE EXEMPT FROM LIABILITY FOR LOSS, DAMAGE OR INJURY DUE DIRECTLY OR INDIRECTLY TO OCCURRENCES OR CONSEQUENCES THEREFROM WHICH THE SERVICE OR SYSTEM IS DESIGNED TO DETECT OR AVERT; THAT IS CSI VIDEO AND SECURITY SHOULD BE FOUND LIABLE FOR LOSS, DAMAGE OR INJURY DUE TO FAILURE OF SERVICE OR EQUIPMENT IN ANY RESPECT, ITS LIABILITY SHALL BE LIMITED TO A SUM EQUAL TO 10% OF THE PURCHASE PRICE OR \$1,000.00 WHICHEVER IS GREATER, AS THE AGREED UPON DAMAGES AND NOT AS PENALTY, AS THE EXCLUSIVE REMEDY AND THAT THE PROVISIONS OF THE PARAGRAPH SHALL APPLY IF LOSS DAMAGE OR INJURY IRRESPECTIVE OF CAUSE OR ORIGIN RESULT DIRECTLY OR INDIRECTLY TO PERSONS OR PROPERTY FROM PERFORMANCE OF NON-PERFORMANCE OF OBLIGATIONS IMPOSED BY THIS CONTRACT OR FROM NEGLIGENCE ACTIVE OR OTHERWISE, STRICT LIABILITY, VIOLATION OF ANY APPLICABLE CONSUMER PROTECTION LAW OR ANY OTHER ALLEGED FAULT ON THE PART OF CSI VIDEO & SECURITY, ITS AGENTS OR EMPLOYEES. NO SUIT OR ACTION SHALL BE BROUGHT AGAINST CSI VIDEO & SECURITY, MORE THAN 30 DAYS AFTER THE ACCRUAL OF THE CAUSE OF ACTION THEREFORE IT IS FURTHER AGREED THAT THE LIMITATIONS ON LIABILITY EXPRESS HEREIN SHALL APPLY TO ALL PARTIES (DIRECT AND INDIRECT) SUBSIDIARIES AND AFFILIATES OF CSI VIDEO. PURCHASER AGREES TO INDEMNIFY AND HOLD CSI VIDEO & SECURITY HARMLESS FROM ANY AND ALL SUCH CLAIMS INCLUDING THE PAYMENT OF ALL DAMAGES, EXPENSES AND COSTS AND ATTORNEY'S FEES.
5. Extended Service provided: If buyer/ purchaser wishes the system to be serviced by CSI VIDEO & Security after the 90-day installation warranty period has expired such a contract shall be separately negotiated by the parties.
6. Security Interest Risk of Loss Default: CSI VIDEO & SECURITY shall have a security interest in the system until it is fully paid, and buyer/purchaser agrees to perform all acts which may be necessary to assure CSI VIDEO & SECURITY's security interests in the system. Should the buyer/purchaser default on any payments for the security system or any part thereof, the buyer/purchaser authorizes and empowers the company to remove the system or any part from the premises.
7. If your finance agreement is preapproved and installation has commenced, you are responsible for all payments and costs related to the installation of your system. If, for any reason, you decline your finance, you will still be obligated for any or all payments due to CSI VIDEO & SECURITY.
8. Right of subcontractors: Buyer/Purchaser acknowledges and agrees that CSI VIDEO & SECURITY may subcontract any of the work to be performed pursuant to this agreement. Buyer/Purchaser acknowledges and agrees that this contract and particularly those paragraphs relating to disclaimer of warranties, liquidated damages and indemnification, inure to the benefit of and are applicable to any subcontractor employed by CSI VIDEO & SECURITY and that they bind buyer/purchaser with respect to said contractors with the same force and effect as they bind buyer/purchaser to CSI VIDEO & SECURITY.
9. Attorney's Fees: In the event that it shall become necessary for CSI VIDEO & SECURITY to institute legal proceedings to collect the cost of installation, or any progress payments as set forth herein, then and in that event the unsuccessful party shall pay the successful party reasonable attorney's fees.
10. Entire Integrated Modifications; Alterations; Waiver: This writing is intended by the parties as a final expression of their agreement and as a complete and exclusive statement of the terms thereof. This contract supersedes all prior representations, understandings or agreements of the parties; there are no prior writings; verbal negotiations, understandings representations or agreements not expressed in this contract, and the parties rely only upon the contents of this contract in executing it and have not relied on any other representations, oral or otherwise made by the parties, their agents or employees this contract can only be modified by a writing signed by the parties or their duly authorized agent. No waiver or a breach of any term or condition of this contract shall be construed to be a waiver of any succeeding breach.
11. Acceptance and Installation: Any error or omission of the construction or installation of the system must be called to the attention of CSI VIDEO & SECURITY within in writing within (30) thirty days after completion of installation. Upon the expiration of the said (30) days the installation shall be deemed totally satisfactory to and accepted by the buyer/purchaser.
12. CSI VIDEO & SECURITY does not take responsibility for or is responsible for any third-party services such as internet or high-speed connection cable or satellite computers or any other network related issues. Customers will be subject to normal service rates due to any equipment malfunction caused by third party equipment or communications failure.
13. CMS software is provided to customers as a feature or benefit of service and may not work with all third-party communications. Customer must provide a static IP address as a service means of communications if CMS fails.

Purchasers Initials: _____

Date: _____