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## WIRELESS INTERNET EQUIPMENT CONTRACT

**Ownership:** I acknowledge that the equipment will be installed at the address listed below on the contract. This equipment shall not be removed from this location without notifying SUMMIT DIGITAL. This equipment shall at all times be sole and exclusive property of SUMMIT DIGITAL and customer shall have no rights of any kind therein except for the purpose of receiving internet service. All equipment must be returned to SUMMIT DIGITAL upon cancellation of account.

**Contract Term:** My signature below indicates that I understand the initial term of this contract extends for a term of twenty-four (24) months commencing from the date on this contract. The rental service rate will be ten dollars (\$10.00) per month for the two-year term. After the completion of this term SUMMIT DIGITAL at its sole discretion may increase the service rates for any renewal.

**Early Termination:** The signature below indicates that I agree to a three hundred dollar (\$300.00) early termination fee if SUMMIT DIGITAL service is terminated by either party due to policy violation or customer cancellation before expiration of contract.

**Termination:** If at any time customer fails to make timely payments to SUMMIT DIGITAL or fails to perform any obligation under this contract, SUMMIT DIGITAL may terminate internet access, recover any payments incurred by charging customers credit card or by other means recover early termination fees listed above including the full cost of equipment if not properly returned to SUMMIT DIGITAL.

**Assignment:** This contract may be sold, assigned, or transferred by SUMMIT DIGITAL without any approval or consent from any individual or entity.

**30-Day Satisfaction Guarantee:** During the first 30 days after the equipment is installed customer may cancel service. If equipment is not returned customer will be responsible for full cost of equipment being five hundred dollars (\$500.00).

By using the SUMMIT DIGITAL service, I accept the Use and Internet Access Policies of SUMMIT DIGITAL and any other policy, agreement, terms and conditions set forth by SUMMIT DIGITAL.

Customer Name: \_\_\_\_\_  
Customer Address: \_\_\_\_\_  
Customer Acct # \_\_\_\_\_

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Customer Signature

Date

Call Center & Operations  
100 N Roland Street, Suite B  
McBain, MI 49657  
231-825-8500

Corporate Headquarters  
13854 Lakeside Circle, Ste 248  
Sterling Heights, MI 48313  
888-600-5040