



Order Date: <u>10/25/23</u> Phone:	Customer PO #
ECFP Job No.	Ordered By:
Job Name: <u>JFK Towers</u>	Bill To:
Job Address:	Billing Address:
Contact Name:	Pmt Method: Cash/Chk Visa MC Amex Discover Bill To
Phone:	CC No: Exp Date:
Valve Seal #	CC Signature:

Description of Work:
Panel NOT communicating w/ Monitoring. Found communication unplugged. Plugged communication back in tested system, system is working proper signal are being sent to monitoring. Fire Department did dispatch

Qty.	Materials	Unit Price	Amount	Tech(s)	Date on Job	ST	OT	Travel
TOTAL								
Return Trip Required: Yes <input type="checkbox"/> No <input checked="" type="checkbox"/>						Date Completed: <u> </u> / <u> </u> / <u> </u>		
Office Use Only - Cost Summary								
Total Labor								
Total Materials								
Fuel Charge								
Grand Total								

Limitation of Liability: FLSA's liability to Customer shall extend only to personal injury, death, or property damage arising from performance under this Agreement and shall be limited to the payments made to FLSA under this Agreement. Customer shall hold FLSA harmless from any and all third party claims for personal injury, death or property damage arising from Customer's failure to maintain its premises, including but not limited to damages to the fire protection system or Customer's property caused by water leakage, freezing pipes, loss of power, acts of God or other similar causes beyond the control of FLSA. In no event shall FLSA be liable for any special, indirect, incidental, consequential or any other damages of any character, including but not limited to the loss of use of the Customer's property, lost profits or lost production, whether claimed by Customer or by any third party, irrespective of whether claims or actions for such damages are based upon contract, warranty, negligence, tort, strict liability or otherwise

DISCLAIMER OF WARRANTIES: FLSA HEREBY DISCLAIMS ANY AND ALL WARRANTIES NOT EXPRESSLY STATED HEREIN, INCLUDING WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. UNDER NO CIRCUMSTANCES AND IN NO EVENT SHALL FLSA BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR LOST PROFITS INCURRED BY CUSTOMER, WHETHER OR NOT FLSA RECEIVES NOTICE OF THE POTENTIAL FOR SUCH DAMAGES. NOTWITHSTANDING THE FOREGOING, ANY LIABILITY INCURRED BY FLSA SHALL BE LIMITED TO THE AMOUNT OF GOODS AND SERVICES PURCHASED BY CUSTOMER AND CONTAINED WITHIN THIS AGREEMENT.

TERMS AND CONDITIONS ON THE REVERSE SIDE ARE AN INTEGRAL PART OF THIS WORK ORDER. CLIENT ACKNOWLEDGES RECEIPT OF A COPY OF THIS WORK ORDER AND HAS READ THE FRONT AND REVERSE SIDE OF THIS WORK ORDER.

By signing below, the Customer hereby authorizes FLSA to perform the Work described above and certifies that: (i) the information provided above and/or attached to this Agreement is true, accurate, and complete to the best of Customer's knowledge; (ii) the signor has the authority to authorize the Work requested pursuant to this Agreement; and (iii) the Customer has read this entire Agreement and agrees to comply with and be bound by the terms and conditions contained herein.

Customer: _____
 Signature: Aisha Lynch
 Print Name: Aisha Lynch
 Title: Property Manager
 Date: 10/25/23