

NORTHERN WIRELESS

CUSTOMER-PROVIDED
EQUIPMENT INSTALLATION



REGISTRATION FORM

Full Name	<input type="text"/>		
Physical/Service Address	<input type="text"/>		
Phone Number :	<input type="text"/>	Today's Date	<input type="text"/>
Email Address :	<input type="text"/>		
Install Amount :	<input type="text"/>		

WHEREAS, the Customer has requested installation of customer-provided networking equipment at the Service Address, and the Service Provider agrees to perform such installation in a workmanlike manner consistent with generally accepted industry standards;

AND WHEREAS, the Customer acknowledges the inherent risks associated with rooftop and structural installations and accepts responsibility for customer-supplied equipment and pre-existing building conditions;

AND WHEREAS, except in cases of gross negligence or willful misconduct, the Service Provider's liability shall be limited and must be supported by clear evidence of direct causation;

AND WHEREAS, the Customer confirms they have inspected, or have had the opportunity to inspect, the completed work and find it satisfactory and acceptable;

NOW, THEREFORE, the Parties agree to the terms and conditions set forth herein. By signing this agreement the customer has accepted all work performed as discussed to their satisfaction and agrees to pay the amount listed above for installation services.

Customer's Signature : _____ Date: _____

Northern Wireless (Service Provider)
Representative Name : _____ Date: _____

Title : _____

Signature: _____

Terms

1. Scope of Work

Customer has requested installation of customer-provided networking and/or communications equipment. Service Provider agrees to perform the installation in a workmanlike manner consistent with generally accepted industry standards.

To:
Northern Wireless
P.O. Box 536 Mountain Iron, MN 55768

(888)-880-9035
internet@northern-wireless.com

THANK YOU

2. Customer Authorization

Customer represents that they are the property owner or have full authority to approve this installation and grant roof, wall, and structural access as required. Customer is responsible for any landlord, HOA, or third-party approvals.

3. Assumption of Risk

CUSTOMER ACKNOWLEDGES that rooftop and exterior equipment installation involves inherent risks, including roof penetrations, mounting to structures, weather exposure, and unknown building conditions. Customer voluntarily assumes these risks except to the extent directly caused by Service Provider's gross negligence or willful misconduct.

4. Customer-Provided Equipment

All equipment is supplied by Customer unless otherwise stated. Service Provider makes no warranty regarding customer-provided equipment performance, compatibility, or lifespan.

5. Limitation of Liability

TO THE FULLEST EXTENT PERMITTED BY MINNESOTA LAW, Service Provider shall not be liable for:

- Pre-existing structural or roof issues
- Hidden defects
- Weather or environmental damage
- Acts of God
- Customer or third-party modifications
- Failure of customer-provided equipment

Any claim must be supported by clear evidence that damage was directly caused by Service Provider's negligent workmanship.

Maximum liability, if any, is limited to the amount paid for the installation.

6. Work Inspection and Acceptance

Customer confirms they have inspected, or had the opportunity to inspect, the completed work and find it satisfactory. Failure to report visible issues within five (5) business days constitutes acceptance of the work, except for defects not reasonably discoverable.

7. Indemnification

Customer agrees to defend and hold harmless Service Provider from claims arising from customer-provided equipment, building conditions, lack of authorization, or third-party modifications.

8. Governing Law

This Agreement is governed by the laws of the State of Minnesota. If any provision is found unenforceable, the remainder shall remain in effect.