# SAI Security Administrators, Inc.

105 Court Street P.O. Box 1625 Binghamton, NY 13902-1625 (607) 771-1180

906 Spencer Street, Suite 200 Syracuse, NY 13204 (315) 474-8331

www.saiplans.com

# **NON-QUALIFIED PLAN INSTALLATION KIT**

## SECURITY ADMINISTRATORS, INC.

# FEE SCHEDULE FOR Non-Qualified Retirement Plans

# PLAN NAME: PLAN TYPE: EFFECTIVE:

**BINGHAMTON OFFICE:** 

105-107 COURT STREET P.O. BOX 1625 BINGHAMTON, NY 13902-1625 (607) 771-1180 FAX: (607) 771-6842

#### **SYRACUSE OFFICE:**

906 SPENCER STREET SUITE 200 SYRACUSE, NY 13204 (315) 474-8331 FAX: (315) 474-8460

SAI provides retirement plan design and administration for fees based on time and hourly billing rates. Hourly billing rates are as follows: Pension Analyst \$100, Consultant/Actuary \$150, Senior Actuary \$250. SAI's services must be retained before work begins. Submitting the retainer (described below) and a signed Administrative Service Authorization Agreement (attached) may retain SAI. A separate Fee Schedule and Administrative Service Authorization must be completed for each plan submitted.

The fees shown below are minimums and will apply unless our time charges exceed the quoted minimum, as in cases where the plan requires extra asset reconciliation work, or when work must be repeated due to changes in design, contributions or data.

#### I. RETAINER

750

250

Plan Document

750

The Retainer is non-refundable.

the Installation Services fee.

#### III. ANNUAL ADMINISTRATIVE SERVICES

The retainer will be a downpayment credited toward

Base Annual Fee

- Plan Document Support
- Contribution Limit Oversight
- Legislative & Regulatory Updates

Plan Valuation **Hourly Rates Customized Benefit Statements Hourly Rates Hourly Rates** Plan Termination Termination Distributions & Forms **Hourly Rates** Additional Services **Hourly Rates** 

Hourly Rate Administrative Services may be requested in writing.

II. INSTALLATION SERVICES

Check only one:

- ☐ 457(b)
- ☐ 457(f)
- Non-Qualified Deferred Compensation
- Adoption Agreement & Basic Plan Document
- Rabbi Trust Template
  - Consult Legal Counsel to complete
- **Elective Deferral Agreement Form**
- Benefit Payment Form
- **Beneficiary Designation Form**
- Top Hat Exemption Statement

Plan Design

**Hourly Rates** 

Take Over Existing Plan **Hourly Rates** 

#### I. RETAINER

SAI provides plan design, consulting & administration for a fee. SAI's hourly fees are as follows:

Pension Analyst: \$100Consultant/Actuary: \$150Senior Actuary: \$250

SAI must be retained before work begins. The minimum retainer is **\$750**. For new plans, the retainer is a credit toward Installation Services, including time spent by SAI on plan design and consulting. If an existing plan document is not restated onto an SAI document, a fee for reviewing the existing plan document may apply.

#### II. INSTALLATION SERVICES

- Consult on plan type & design.
- Create Plan Document & related forms.
- Create Summary Plan Description, if requested.

#### III. ANNUAL ADMINISTRATIVE SERVICES

- Provide Plan Document support.
- Monitor contribution for compliance with established limits.
- Notify Sponsor of legislative and regulatory updates.
- Create government-mandated Plan Amendments

#### PROVIDED UPON WRITTEN REQUEST

- Review annual Trust asset reconciliation or reconcile, if necessary.
- Review participant census data for completeness & reasonableness.
- Confirm minimum required and/or maximum allowable contributions.

#### IV. MISCELLANEOUS SERVICES -- PROVIDED UPON WRITTEN REQUEST

- Calculate distributions to Participants & prepare distribution forms.
- Prepare Forms 1099-R to report benefit payments or PS-58 costs.
- Create Plan Amendment (other than government-mandated).
- Research.
- Provide plan design, actuarial & consulting services.
- Terminate Plan, including assistance with governmental filings, if desired.

### SECURITY ADMINISTRATORS, INC.



## ADMINISTRATIVE SERVICE AUTHORIZATION AGREEMENT ("AGREEMENT")

The undersigned Client ("CLIENT") is a business entity desiring to retain the services of Security Administrators, Inc. ("SAI"), to assist the CLIENT'S Plan Administrator ("PLAN ADMINISTRATOR") in administering the CLIENT's employee retirement benefit plan ("PLAN"). The parties hereto agree to the following terms and conditions:

- 1. SAI shall provide the services requested by the CLIENT as indicated in the Fee Schedule for Qualified Retirement Plans ("FEE SCHEDULE") attached to and made part of this AGREEMENT. The relationship of SAI to the CLIENT and the PLAN is solely that of a servicing agent performing ministerial functions to assist the PLAN ADMINISTRATOR, with all final decisions to be made by the PLAN ADMINISTRATOR or other named fiduciaries under the PLAN as a result of independent judgments by them.
- 2. The CLIENT agrees to pay SAI the retainer and fees for services rendered by SAI in accordance with the FEE SCHEDULE. Payment shall be made within thirty (30) days of the billing date. Amounts not paid within 30 days of the billing date will accrue an 18% late charge per annum. SAI reserves the right to modify the FEE SCHEDULE upon thirty (30) days' prior written notice to the CLIENT. The CLIENT agrees to pay all reasonable costs and expenses to which SAI may be put or which SAI may incur in connection with or related to any collection steps (including any and all attorney's fees, costs and disbursements) with respect to any amounts due under this AGREEMENT.
- 3. All reports and calculations prepared by SAI regarding the PLAN, PLAN participants and PLAN asset information shall be based exclusively on information provided to SAI by, or on behalf of, the CLIENT. SAI assumes responsibility solely for the correctness of reporting formats provided by SAI and the accuracy of calculations performed by SAI based on the information furnished to SAI by, or on behalf of, the CLIENT. SAI assumes no responsibility for the accuracy or completeness of information furnished to SAI by, or on behalf of, the CLIENT. The repetition of reports or calculations due to incomplete or inaccurate information provided to SAI shall be at the CLIENT's expense. Any files, electronic data and work products, prepared, created or held by SAI, other than reports delivered to the CLIENT by SAI under this AGREEMENT, shall be and remain the exclusive property of SAI.
- 4. SAI shall complete government forms requested by the CLIENT as indicated on the FEE SCHEDULE as fully as possible based on information regarding the PLAN in the possession of SAI. Completion of information not in the possession of SAI will be the responsibility of the PLAN ADMINISTRATOR prior to the timely filing by the PLAN ADMINISTRATOR of the government forms with the appropriate federal authorities. The CLIENT shall be responsible for the timely filing of government forms and for the accuracy of the contents thereof.
- 5. SAI shall not:
  - a. Have any duty to question information furnished to it;
  - b. Be responsible for the terms or the validity of the PLAN;
  - c. Be liable for federal, state and other taxes, interest and penalty charges imposed on the CLIENT or the PLAN;
  - d. Be deemed to have assumed an obligation to any party to the PLAN, or to any PLAN participant;
  - e. Be deemed a fiduciary of the PLAN, or the CLIENT'S PLAN ADMINISTRATOR, as defined in ERISA;
  - f. Have any duty with respect to the application of funds, securities or other assets of the PLAN, or to question any action by a party to the PLAN, or any PLAN participant;
  - g. Exercise or have any discretionary authority, control or responsibility with respect to management or administration of the PLAN or PLAN assets;
  - h. Render or perform any investment advisory services;
  - i. Be responsible for filing government forms for, or on behalf of, the PLAN.
- 6. SAI may employ the services of its employees or contract with independent parties in the performance of this AGREEMENT.
- 7. The CLIENT shall indemnify SAI for, and save SAI harmless from, all losses, liabilities, expenses, lawsuits, claims and damages of any nature resulting from any act or failure to act on the part of the CLIENT or PLAN ADMINISTRATOR.
- 8. The initial term of this AGREEMENT shall be for a period of one year and shall be considered to be renewed from year to year unless terminated by either party by giving written notice to the other party of termination by certified or registered mail not less than sixty (60) days prior to the effective date of such termination. The obligations of the CLIENT and SAI under this AGREEMENT will terminate upon the occurrence of one or more of the following:
  - a. Termination of the PLAN;
  - b. Assumption of administrative duties for the PLAN by another party.
- **9.** This is the entire AGREEMENT between the parties hereto with respect to services covered by this AGREEMENT and may be altered only by written consent of both parties.
- **10.** This AGREEMENT shall be governed and construed in accordance with the laws of the State of New York. The venue of any legal proceeding brought under this AGREEMENT shall be in Broome County, New York.

## PLAN INFORMATION

Plan Name(s)			
mployer/Sponsor			
ddress		Phone	Fax
	DESIGNAT	TED CONTACTS	
		emation pertaining to the PLAN with es and correspondence pertaining to	
uttorney	Address	Phone	Fax
ccountant	Address	Phone	Fax
inancial Advisor	Address	Phone	Fax
ffice Manager	Address	Phone	Fax
his Agreement is executed b	y the undersigned parties to be effe	ctive	
	SIG	NATURES	
Client:		Security Administr	rators, Inc.
у		Ву	
itle		Title	
rint		Print	
ate		Date	



# Initial Information Request

Confidential Client Questionnaire—Transmit Only Through Secure Methods

Company Name			
Address	City	State	Zip Code
Phone	Fax	E-Ma	ail
2. Business Entity Type		Business Activity Co	de:
☐ Corporation		☐ Partnership	
☐ S Corporation		☐ Sole Proprietorsh	nip
☐ Professional Corporation	on (PC)	□ Non-Profit Orga	nization
☐ Limited Liability Compa	any (LLC/LLP)	☐ Other:	
Taxed as: □Partnership	□Corporation		
<ul><li>3. Employer Tax ID:</li><li>4. Fiscal Year End:</li></ul>			
<ul> <li>4. Fiscal Year End:</li> <li>5. Key Employee Information</li> <li>A. If there are 10 or few there are more than</li> <li>1. owners of more</li> <li>2. owners of more</li> </ul>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning mo	ore than \$160,000 (indexed	d) in the current year
<ul> <li>4. Fiscal Year End:</li> <li>5. Key Employee Information</li> <li>A. If there are 10 or few there are more than</li> <li>1. owners of more</li> <li>2. owners of more</li> <li>3. officers earning respectively.</li> </ul>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning monore than \$160,000 nembers of sharehol	ore than \$160,000 (indexed (indexed) in the current years who are on the payro	d) in the current year ear
<ul> <li>4. Fiscal Year End:</li> <li>5. Key Employee Information</li> <li>A. If there are 10 or few there are more than</li> <li>1. owners of more</li> <li>2. owners of more</li> <li>3. officers earning realization</li> <li>Also include family realization</li> </ul>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning monore than \$160,000 nembers of sharehol	cate only:  ore than \$160,000 (indexed) (indexed) in the current years who are on the payroto that stockholder.	d) in the current year ear
<ul> <li>4. Fiscal Year End:</li> <li>5. Key Employee Information</li> <li>A. If there are 10 or few there are more than</li> <li>1. owners of more</li> <li>2. owners of more</li> <li>3. officers earning to the family member at</li> </ul>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning mo more than \$160,000 nembers of sharehol and the relationship	cate only:  ore than \$160,000 (indexed) (indexed) in the current years who are on the payroto that stockholder.	d) in the current year ear Ill and indicate the n
<ul> <li>4. Fiscal Year End:</li> <li>5. Key Employee Information</li> <li>A. If there are 10 or few there are more than</li> <li>1. owners of more</li> <li>2. owners of more</li> <li>3. officers earning to the family member at</li> </ul>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning mo more than \$160,000 nembers of sharehol and the relationship	cate only:  ore than \$160,000 (indexed) (indexed) in the current years who are on the payroto that stockholder.	d) in the current yea ear Ill and indicate the n
<ol> <li>Fiscal Year End:</li> <li>Key Employee Information</li> <li>If there are 10 or few there are more than</li> <li>owners of more</li> <li>owners of more</li> <li>officers earning the family member at</li> </ol>	ver shareholders, ide 10 shareholders indi than 5% than 1% earning mo more than \$160,000 nembers of sharehol and the relationship	cate only:  ore than \$160,000 (indexed) (indexed) in the current years who are on the payroto that stockholder.	d) in the current ear Ill and indicate th

	Identify all officers. Indica		Title	
	Name		Title	
C.			areholders or officers but who had that	
			stock formerly owned, indicate family the payroll and indicate the date the pa	
	no longer owned the stock		the payron and indicate the date the pa	пистрат
	Nama	0/ Ownership	Family Member—Name & Relationshi	
	Name	% Ownership	Family Member—Name & Relationshi	ip D
	lated Employers			
A.	Does the Employer, any O	wner or any Owne	's relative own another business?	
	☐ 1 E2	□ NO		
B.	• •		ed Group or an Affiliated Service Group	
			olled or Affiliated Service Group membe num Participation and Coverage requir	
	treated as one employer v	viien applying Milli	num Farticipation and Coverage requir	ements.
			red Employers. SAI will help determine	
	• •	•	or an Affiliated Service Group. In comp nation Attorney to make this determinati	
			e prior to adopting a Qualified Retirem	
	Acknowledged: ☐ YES	<del></del>		
_	IDENITIES ALL DELATES E	MADI OVEDE AND T	HEIR OWNERSHIP STRUCTURE IN TH	IE
<b>C.</b>	IDENTIFT ALL KELATED E	IVIELL ITEK ( AIVII )		· F
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Related Employer Name, Ownership Percentages, Employer ID #, Business Entity Type & Relationship						
Company Name:	Owner #1	%				
EIN:	Owner #2	%				
Business Entity Type:	Owner #3	%				
☐ Corporation ☐ S Corporation ☐ PC ☐ Partnership ☐ Sole Proprietorship ☐ LLC/LLP (Taxed as: ☐ Partnership ☐ Corporation)	Owner #4	%				
Describe the relationship between this entity and the other E	mployers listed:					
Company Name:	Owner #1	%				
EIN:	Owner #2	%				
Business Entity Type:	Owner #3	%				
☐ Corporation ☐ S Corporation ☐ PC ☐ Partnership ☐ Sole Proprietorship ☐ LLC/LLP (Taxed as: ☐ Partnership ☐ Corporation)	Owner #4	%				
Company Name:	Owner #1					
Company reamer	Owner #2	%				
EIN:		%				
Business Entity Type:  □ Corporation □ S Corporation	Owner #3	%				
☐ PC ☐ Partnership ☐ Sole Proprietorship ☐ LLC/LLP (Taxed as: ☐ Partnership ☐ Corporation)	Owner #4	%				
Describe the relationship between this entity and the other E  Company Name:	mployers listed: Owner #1	%				
EIN:	Owner #2	%				
Business Entity Type:  Corporation S Corporation	Owner #3	%				
☐ PC ☐ Partnership ☐ Sole Proprietorship ☐ LLC/LLP (Taxed as: ☐ Partnership ☐ Corporation)	Owner #4	%				
Describe the relationship between this entity and the other E	mployers listed:					

7. Leased Employees  A leased employee is anyone who is actually paid by a leasing company to perform set your Company under your primary direction and control on a substantially full-time be least 1 year in accordance with an agreement between the leasing company and your Company to perform set your Company to perform your Comp							
	A.	Does your company have services provided by employees of a leasing organization? $\square$ Yes $\square$ No					
	В.	Are the leased employees covered under a safe harbor plan (10% Money Purchase plan with immediate entry and 100% immediate vesting) maintained by the leasing organization?  Yes No					
	C.	Please list the number of Leased Employees and the functions they perform:					
	Union	Employees					
٥.		Does your company employ members of a Union?  Yes  No					
	В.	Have the retirement benefits of the Union Employees been the subject of a good faith Collective Bargaining Agreement?					
	C.	Please list the number of Union Employees and the functions they perform:					
_	<b>.</b>						
9.	Miscel A.	Has your company been involved, or is it anticipated to be involved, in a corporate merger, acquisition, dissolution or bankruptcy?					
	В.	If applicable, state the name of your company's payroll service:					
	C.	State your Date of Incorporation or First Day of Operation:					
	D.	Please write any additional questions or comments below:					

#### II. QUALIFIED PLAN INFORMATION 1. Existing Plans A. Does your company, or any related or predecessor business, currently sponsor any active or inactive retirement plan(s)? Yes ☐ No (Go to Section II.2 below.) If Yes, identify these existing plans below & provide the items listed in Section IV.6: **Employer Name** Plan Type Active or (Profit Sharing, Defined **Participants** Inactive Benefit...) B. Do any members of your Controlled or Affiliated Service Group participate in one of the plans listed above, or any other plan? Yes □ No Identify these employers and plans: **Employer Name** Plan Name 2. New Plans A. Identify the desired plan year (i.e. 1/1 to 12/31): \_ B. Identify the type of qualified retirement plan you intend to adopt: **Required Contribution Discretionary Contribution** ☐ Defined Benefit ☐ Profit Sharing ☐ Cash Balance ☐ Age-Based or New Comp. Profit Sharing ☐ Fully Insured ☐ 401(k) ☐ Money Purchase/Target Benefit ☐ Other: C. Identify the desired eligibility requirements: Service Minimum Age □ 6 Months □ 18 □ 1 Year □ 21 ☐ Other (maximum age is 21): ☐ Other (may require 100% immediate vesting): D. Identify the desired Normal Retirement Age: Service Age ☐ 5 Years ☐ Age 65 ☐ Other (cannot exceed 65): ☐ Other (cannot exceed 5): E. Identify the desired Vesting Schedule: F. Identify any desired Employee Class Exclusions ☐ Immediate (100%) □ Union Members ☐ 3 Year Cliff (0, 0, 100%) ☐ Non-Resident Aliens

☐ Other:

☐ 6 Year Graded (0, 20, 40, 60, 80, 100%)

#### III. CENSUS INFORMATION—LIST ALL EMPLOYEES OF ALL RELATED EMPLOYERS, REGARDLESS OF CLASSIFICATION, HOURS OR SERVICE.

# The following information is needed to design and administer a retirement plan for your Company. It should only be transmitted through some form of encrypted email or other traditional and secure methods such as fax or surface mail.

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For more than 10 participants, please provide the census data indicated below in MS Excel or ASCII format on a CD ROM.

Name & Title	Social Security Number	Date of Birth	Date of Hire	Prior Period:	Compensa	ition*	Exp Co	ected Curr Impensatio	ent n*	Hours
	Number	Birtir	Tille	W2	K1	Sch. C	W2	K1	Sch. C	
		l	]							<u> </u>

<sup>\*</sup>Compensation must be the Earned Income reported or projected on the applicable IRS Form (W2, Schedule C, K1...).

#### IV. EXISTING PLAN INFORMATION (IF APPLICABLE)

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Complete this section if you are requesting SAI to assist you with the administration of your existing retirement plan(s). In order to provide the best possible service, SAI needs your help in compiling the following information regarding your plan(s). Please make every effort to complete this section thoroughly. Additional time spent piecing together missing data, reconciling assets, repeating calculations due to changes in data, and other types of *problem solving* will result in increased administrative fees.

1.	Provide the names and address	ses of persons curre	ntly providing servi	ces for your exis	sting retirement plan(s):
Thi	rd Party Administrator	Address			Phone
Acc	ountant	Address			Phone
Fin	ancial Advisor	Address			Phone
2.	Do you want to restate or red	esign your existing 1	retirement plan(s)?	☐ Yes	□ No
3.	Please describe what you wou	ld like to accomplis	h by redesigning or	restating your p	olan(s):
4.	Why are you leaving your curr	ent service provide	r(s)?		
5.	Identify the first plan year for velocity Plan Year Beginning:	which you would li	_		ces
6.	FOR EACH PLAN LISTED, PROVIDE SIGNED WRITTEN STATEMENT TO		OWING ITEMS. IF THE	ITEM DOES NOT	EXIST, PLEASE PROVIDE A
	Current Plan & Trust Docu Adoption Agreement (if se Most Recent Annual Report Prior 3 Years' IRS Form 55 Prior Year's Asset Statement Participant Loan Document For 401(k) Plans, Prior 3 Years	parate) & Most Rec rt & Valuation 00s its tation (if applicable	ent IRS Determination	on Letter	
٧.	Signatures				
Sign	nature of Authorized Officer			Date	