



Residential Broadband Wireless Sign-On Form

All Areas must be completed by Customer

Name (Last, First):					
Address:					
City/Town:		State:		ZIP:	
Home Phone:	Work Phone:				

Select	Service	Price	Select Service	Setup & Activation One Time Fee	Installation Fee (Waived w/2yr Commitment)	Installation	
						Yes	No
	e-Stream GO!	24.99/Mo.	2mb/2mb Wireless High Speed	\$169.99	\$99.99		
	e-Stream 5 Basic	\$49.99/Mo.	2mb/2mb Wireless High Speed	\$169.99	\$99.99		
	e-Stream 5 Standard	\$59.99/Mo.	5mb/5mb Wireless High Speed	\$169.99	\$99.99		
	e-Stream 5 Premium	\$69.99/Mo.	7mb/7mb Wireless High Speed	\$169.99	\$99.99		

Mountain Site: MH PR SM SL NOC PH Channel: 1 2 3 4 5 6

Select	Billing Method for Internet Access	Billing Cycle (Circle One)		
	Direct Debit – (Fill out Pre-Authorized Debit Form and attach to this form) Amount due automatically withdrawn from checking account each billing cycle.	Monthly	Quarterly	Annually
	Credit or Debit Card: MasterCard, Visa, American Express, Discover	(10% Discount for Annual)		

Credit Card Information for Automatic Internet Billing

Credit Card #:	_____	Expiration Date:	_____
Name on Card:	_____		
Signature:	_____		
	CVV2 Indicator:		

Your Primary email address will be where an electronic copy of all statements and invoices will be sent.

E-mail	Requested E-Mail Address	Password
PRIMARY		
2		

Start Date:	
E-ISCO Rep:	

TWO-YEAR AGREEMENT	
<input type="checkbox"/> No	<input type="checkbox"/> Yes

e-ISCO, LLC (hereinafter called "Lessor") hereby rents to the Customer identified above (hereinafter called "Lessee" or "Renter"), the equipment identified below (hereinafter called the "Equipment") subject to all the terms and provisions of the Agreement, in consideration of which Lessee agrees that:

EQUIPMENT SUBJECT TO LEASE. The Lessor shall lease broadband wireless equipment as provided by e-ISCO for highspeed wireless internet connectivity.

TITLE AND ASSIGNMENT. The Lessee recognizes and acknowledges that the title of the equipment is retained by the Lessor. The Lessee agrees not to sell, assign, sublet, pledge, hypothecate, or otherwise encumber or suffer a lien upon or against any interest in this agreement or equipment. The Lessor may assign its rights hereunder to any other person. Lessee shall not assign its rights under this agreement without Lessor's prior approval.

REPAIRS AND MAINTENANCE. The rental amount is inclusive of the normal repairs and maintenance which are to be performed by the Lessor. The Lessor shall provide routine maintenance to the equipment as such maintenance may be required from time to time, however Lessee shall be responsible for the repair or replacement due to damage caused by the negligence or misuse of Lessee.

INTERNET CHARGES. The Lessee is additionally liable for all internet charges, regardless of whether the Lessee or any other person uses the Equipment during the rental period. Additionally, Lessee acknowledges and agrees that the internet charges are payable for the time the Equipment is in use without regard to the actual bandwidth use.

LOSS NOTIFICATION. The Lessee must report loss or theft to Lessor within 24 hours of the loss or theft and must provide a police report number, badge number and division number for the insurance claim to be processed.

LOSS OF SERVICE. Lessor does not warrant expressly or impliedly that lessee shall have uninterrupted service of any of its wireless equipment or services and shall not be liable to the lessee or other person(s) for any damages, loss of profits, loss of earnings, loss of business opportunities, personal injury or any other loss whatsoever, resulting directly or indirectly out of or in connection with this Agreement, be it negligent or otherwise and whether based on contract, tort or other legal doctrine. Lessor disclaims all warranties, express or implied, including the implied warranty of merchantability and fitness for a particular purpose.

DEFAULT. The occurrence of any of the following shall constitute a default under this Lease:
The failure to make a required payment under this Lease when due. The violation of any other provision or requirement that is not corrected within 30 days (day(s) after written notice of the violation is given. The insolvency or bankruptcy of the Lessee. The subjection of any of Lessee's property to any levy, seizure, assignment, application or sale for or by any creditor or government agency.

Terms and Conditions:

e-ISCO may modify this policy at any time without prior notice given. Use of Internet account constitutes user's acceptance of policy implied in fact.

Billing: Once connected to e-ISCO's system for the first time, the account is considered active. Any problems, disconnects or other instances of computer-related problems not conveyed to e-ISCO become the problem of the user. If the user disconnects from, or stops using the service due to computer problems or other reason and fail to notify us as such, the user will still be responsible for the monthly bill. When you're a month-to-month customer, you may terminate your Service by providing us with 30 days advance written notice, and we may do the same. Termination shall be effective on the last day of the next full billing cycle. If you aren't a month-to-month customer and are in a lease agreement with e-ISCO, you must pay an early termination fee if you end your service for any reason (except as expressly stated in this agreement) before the end of your initial term. The account is considered active until you let us know by e-mail, letter or phone call to our office. If agreement is a month-to-month agreement, payment shall be due on the monthly anniversary of the contract date. The payments shall be due

whether or not the customer has received notice of a payment due. The customer shall be charged \$25.00 for each payment that is returned to e-ISCO for lack of sufficient funds.

1. First month payment and billing information is due when service is activated, the user will be automatically billed for further use, unless notified in writing. If payment is not received, or does not clear, a 10-day grace period will begin. At the end of the grace period, the account will become inactive.
2. If the subscriber's check is returned for non-payment, we will charge a \$25.00 dishonored check fee.
3. Any account that has been deactivated for an outstanding balance will incur a \$25.00 reactivation fee. The outstanding balance, including any finance charges, must be received and processed in full before the account can be reactivated.

Acceptable Use Policy:

SPAM and other inappropriate behavior: User agrees to use e-ISCO's network and services for lawful purposes only and not to annoy or harass other Internet users. e-ISCO monitors all accounts for signs of unauthorized or unapproved use and reserves the right to deactivate your account if such use is detected. Examples of this include spamming newsgroups, sending unsolicited e-mail to e-ISCO members or other Internet mailboxes, non-interactive processes in shell accounts, simultaneous logins, reselling the service, illegally distributing copyrighted software and/or other material that causes an abuse of bandwidth, and serious IRC problem users. **Important note about SPAM:** As a precaution to our members, e-ISCO would like to warn strongly against sending out unsolicited advertisements - Spam. Generally referred to as the Internet equivalent of junk mail, Spam ranges from annoyances such as mass e-mailings and advertisements, junk mail, chain letters, off-topic newsgroup posting to scam letters, fraudulent product or service promotions, and harassing or threatening e-mails. e-ISCO has a zero-tolerance policy against spamming. Participating in actions such as these will result in permanent cancellation of your account, period. There is no recourse for such actions.

Network Attacks: Use of an e-ISCO account to disable, harm or attempt to harm another computer via the Internet or with User's access account is strictly forbidden. **Termination of account and prosecution to the fullest extent of the law will result.**

File Transfers/Material Transfers: User agrees not to transmit any material in violation of any federal or state law or local ordinance. This includes, but is not limited to, copyrighted material, material protected by trade secret, or any material that is determined to be threatening or obscene. e-ISCO reserves the right in its sole discretion to delete any information entered onto e-ISCO's system by User.

e-ISCO Responsibility: User agrees to defend, indemnify and hold harmless e-ISCO, LLC, its affiliated companies, employees, agents and licensees from all liabilities, claims and including attorney's fees, arising as a result of any breach of the Acceptable Use Policy or service/subscription agreement, or any illegal, unlawful, or unauthorized use of e-ISCO, LLC's services, networks, or systems.

I hereby authorize e-ISCO, LLC to establish an Internet Account in my name, as specified above. I certify that I am 18 years of age or older and am acting within the limits of the law by signing this agreement. I have read e-ISCO's Terms and Conditions and Acceptable Use Policy, and understand that e-ISCO reserves the right to immediately suspend an account on reasonable suspicion of violating these policies while it is being investigated and to terminate the account if proven. I also understand that violators of this agreement will be billed for any costs incurred in dealing with them, and that users whose accounts are terminated for violation of this agreement are not entitled to a refund of any prepaid fees.

Account Holder Signature	Date
---------------------------------	-------------