

THE DUTY TO DEFEND ARISES UPON THE ASSERTION OF A CLAIM OR DEMAND AGAINST one (1) year after the cause of action has accrued, without judicial extension of time, or Camera, (vii) you shall notify any person whose oral communication may be intercepted either party to the other, such Dispute shall be finally settled by arbitration administered TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW. IF YOU OR SIMPLISAFE WAN JURISDICTION AND VENUE OF EACH SUCH COURT IN ANY SUCH SUIT AND WAIVE ANY recorded or transmitted by the Camera of any such interception, recording or transmissio such claim, action or proceeding is barred. The time period in this paragraph must be SUCH SUIT; YOU AND SIMPLISAFE EACH CONSENT TO SERVICE OF PROCESS IN ACCORDANCE WITH THE NOTICE PROVISIONS OF THIS AGREEMENT; AND YOU AND and (viii) when and to the extent restricted or otherwise prohibited by applicable laws. YOU COMMENCE IT (BY DELIVERY OF WRITTEN NOTICE AS SET FORTH IN THE SECTION LIABLE OR WHETHER SIMPLISAFE HAS INCURRED ANY EXPENSE. THE FOREGOING Arbitration Rules. Once the Dispute is submitted to the AAA for arbitration and each party complied with strictly. ENTITLED "OTHER TERMS AND CONDITIONS") WITHIN 1 YEAR AFTER THE DISPUTE ARISES -- OR IT WILL BE FOREVER BARRED. INDEMNIFICATION OBLIGATIONS MAY NOT BE ENFORCEABLE IN SOME STATES, SO SUCH SHALL NOT INTERCEPT, RECORD OR TRANSMIT ANY ORAL COMMUNICATION OF ANY PERSON WITHOUT HAVING SUCH PERSON'S PERMISSION TO DO SO. Please refer to the MPLISAFE EACH HEREBY WAIVE ANY RIGHT TO TRIAL BY JURY IN ANY SUCH SUIT. OBLIGATIONS MAY NOT APPLY TO YOU. arbitration, including Arbitrator fees and expenses. The parties will remain individually Unless otherwise expressly provided herein, (i) all notices required to be given to NOTWITHSTANDING THE FOREGOING THERE SHALL BE NO RIGHT OR ALITHORITY FOR SimpliSafe shall be deemed to have been duly given if in writing and mailed by regular mail, postage prepaid, or overnight delivery, by a reputable, national overnight delivery SimpliSafe Privacy Policy at www.simplisafe.com/privacy-policy responsible for their own attorney costs or other non-AAA required costs. If an in-persor Other Terms and Conditions ou understand and agree that sales made by SimpliSafe-authorized distributors, resellers for important information regarding the recording of audio or video. arbitration hearing is required, then it will be conducted at the American Arbitration Software embedded within any SimpliSafe System is licensed to you under this section on Association's office in Boston, Massachusetts. INVOLVING ANY DISPUTE BROUGHT IN A PURPORTED REPRESENTATIVE CAPACITY ON or retailers (including, but not limited to Amazon, Best Buy, BJs Wholesale, Costco, HSN, service to SimpliSafe's then current principal place of business and (ii) all notices a non-exclusive and limited basis, and not sold. You may use such software only in $% \left\{ 1,2,\ldots ,n\right\}$ BEHALF OF THE GENERAL PUBLIC, OTHER PERSONS OR ENTITIES DOING BUSINESS WIT we's, Sam's Club, Target, Touch of Modern, QVC, Walmart, Woot, and QVC, and many of uired to be given to Subscriber shall be deemed to have been duly given if in writing SIMPLISAFE, OR OTHER PERSONS OR ENTITIES SIMILARLY SITUATED. FURTHERMORE, The arbitration will be heard and determined by a single neutral arbitrator selected by the If you purchase a System that includes smoke detectors or carbon monoxide detectors, or i connection with the product in which it is embedded, and may not modify, distribute, copy their respective online e-commerce stores) shall be subject to these Terms of Sale, and sent to the e-mail address Subscriber provided to SimpliSafe. AAA who is a retired judge or a lawyer with not less than 15 years of experience as a practicing member of the bar in the substantive practice area related to the Dispute, who or reverse engineer such software. Such software may contain or be provided together you add smoke detectors or carbon monoxide detectors at a later time, there may be ANY DISPUTE BROUGHT BY OR AGAINST SIMPLISAFE MAY NOT BE JOINED OR notwithstanding that the ultimate sale may have been made by authorized distributor specific requirements or standards for the installation and location of such detectors. You with open source software. Each item of open source software is subject to its own resellers or retailers. Moreover, the initial sales made to you by such SimpliSafe-authoapplicable license terms, which can be found at https://simplisafe.com/open-source-disshould contact your local authority having jurisdiction or consult a qualified professional t will administer the proceedings in accordance with the AAA's Consumer Arbitration Rules SIMPLISAFE SUBSCRIBER, UNLESS OTHERWISE AGREED BY THE PARTIES. FURTHER, rized distributors, resellers or retailers shall be deemed an "initial sale" for the purpose of application to any circumstances, be held illegal, invalid or unenforceable to any extent THE PARTIES ACKNOWLEDGE THAT THEY WAIVE ANY RIGHT TO PARTICIPATE IN A REPRESENTATIVE CAPACITY OR AS A MEMBER OF ANY CLASS OF CLAIMANTS osures and/or in the software documentation or the applicable help, notices, about or ssist in the installation, maintenance and location of such detectors. You have sole he arbitrator will apply applicable law and the provisions of these Terms of Sale and will ne validity and enforceability of the remainder of the provision and the Terms of Sale, or source files. Copyrights to the open source software are held by the respective copyright responsibility for complying with any and all codes, laws and standards that may apply to determine any Dispute according to the applicable law and facts based upon the record shall similarly apply to products sold to you in this manner. of such provisions as applied to any other circumstances, shall not be affected thereby, holders indicated therein. All rights with respect to such software not licensed to you the installation, placement, and maintenance of the System. and no other basis. The arbitrator's decision must consist of a written statement stating PERTAINING TO ANY DISPUTE SUBJECT TO ARBITRATION. YOU SHALL HAVE THE RIGHT and shall remain in full force and effect as valid, binding and continuing. When used in TO OPT OUT OF THIS AGREEMENT TO ARBITRATE BY PROVIDING WRITTEN NOTICE OF the disposition of each claim of the Dispute, and must provide a statement of the essential these Terms of Sale, the word "including" shall mean "including, but not limited to." hereunder are fully reserved by SimpliSafe and/or its licensors. findings and conclusions on which the decision and any award (if any) is based. Judgment YOUR INTENTION TO DO SO BY EMAILING TOS@SIMPLISAFE.COM WITHIN 60 DAYS OF subject to the respective retailers' or resellers' policies and terms. Unless otherwise THESE TERMS OF SALE BECOMING BINDING UPON YOU FOR THE FIRST TIME. OPTING OUT OF THIS AGREEMENT TO ARBITRATE HAS NO EFFECT ON ANY PREVIOUS, OTHER, OR e refer to SimpliSafe's privacy policy at www.simplisafe.com/privacy-policy for on the award rendered by the arbitrator may be entered in any court having jurisdiction agreed by the retailer or reseller, return policies or terms for purchases made direct $% \left(1\right) =\left(1\right) \left(1\right) \left$ The Smart Lock and Smart Lock Pin Pad shall only be used under the following If the System includes any camera or any other video-related equipment (collectively, the important information about our collection, use and sharing of your personal information. from SimpliSafe will not apply. Check with your retailer or reseller to confirm its "Camera"), then with respect to the Camera, you acknowledge, understand and agree that (i) the Camera is intended to assist you, SimpliSafe and the monitoring facility in the FUTURE ARBITRATION AGREEMENT(S) THAT YOU MAY HAVE WITH SIMPLISAFE. IF THIS applicable return policies and terms. temperature and environmental conditions: Dispute Resolution and Arbitration You can obtain the AAA procedures, rules, and fee information as follows: AGREEMENT TO ARBITRATE BECOMES BINDING, YOU CAN NOT CHANGE, MODIFY OR PLEASE READ THIS SECTION CAREFULLY. FOLLOW THE INSTRUCTIONS BELOW IF YOU REVOKE IT (INCLUDING BY ATTEMPTING TO OPT OUT IN CONNECTION WITH ANY verification of alarm events at your premises, not to reduce or eliminate any risk of loss, AAA: 800.778.7879 These Terms of Sale and all transactions on the SimpliSafe website are governed by WISH TO OPT OUT OF THE REQUIREMENT OF ARBITRATION ON AN INDIVIDUAL BASIS.

Certain portions of this section are deemed to be a "written agreement to arbitrate" CONFIRMATION OF THE THESE TERMS OF SALE, AS AMENDED FROM TIME TO TIME) WITHOUT AN AGREEMENT IN WRITING SIGNED BY SIMPLISAFE. IN THE EVENT THAT YOU • Temperature: -10°C to 60°C (each ±3°C), which translates to 14°F to 140°F (each (ii) the Camera is not intended to detect or prevent unauthorized intrusion onto the Massachusetts law without reference to its conflicts of law rules. The interpretation of the Terms of Sale shall not be construed against the drafter. premises or any other emergency condition, including fire, smoke, carbon monoxide, pursuant to the Federal Arbitration Act. You and SimpliSafe agree that SimpliSafe intends that this section satisfies the "writing" requirement of the Federal Arbitration Act. In the medical emergencies or water damage, (iii) you will use the Camera solely in connection In arbitration, as with a court, the arbitrator must honor the terms of these Terms of Sale OPT OUT OF THIS AGREEMENT TO ARBITRATE IN ACCORDANCE WITH THIS SECTION: YOU with lawful recording practices on or near your Premises that at all times comply with the and can award the prevailing party damages and other relief (including attorneys' fees).

However, WITH ARBITRATION (A) THERE IS NO JUDGE OR JURY, (B) THE ARBITRATION • Temperature: -20°C to 60°C (each ±3°C), which translates to -4°F to 140°F (each Terms of Service which can be found at www.simplisafe.com/terms-of-service, and no event of any dispute or disagreement between the parties, or claim or question by a party LEGAL PROCEEDING ("SUIT") ARISING OUT OF OR IN CONNECTION WITH OR DUE TO ANY Sale due to strikes, accidents, fires, or shutdowns of its manufacturing plant or plants PROCEEDINGS AND ARBITRATION OUTCOME ARE SUBJECT TO CERTAIN CONFIDENTIALITY RULES, AND (C) JUDICIAL REVIEW OF THE ARBITRATION OUTCOME IS LIMITED. The parties CLAIM OR DISPUTE THAT HAS ARISEN OR MAY ARISE BETWEEN YOU AND SIMPLISAFE MUST BE RESOLVED EXCLUSIVELY BY A STATE OR FEDERAL COURT LOCATED IN BOSTON, other purpose, (iv) you shall not use the Camera, or permit the use of the Camera, for any ising from or relating to these Terms of Sale or the breach hereof (collectively, a supplying it or other contingencies beyond the control of SimpliSafe, including those • IP Rating: 54, which means rated to be resistant against dust and water spray "Dispute"), the parties hereto shall use their best efforts to settle the Dispute. To this effect illegal or unlawful purpose, (v) you shall not use or permit the use of a Camera installed arising out of or in connection with, due to, or caused in whole or in part by emergency with a view where any person may have a reasonable expectation of privacy, including the parties shall consult and negotiate with each other in good faith and, recognizing their agree that the arbitration shall be confidential. All parties to the arbitration will have the MASSACHUSETTS; YOU AND SIMPLISAFE EACH CONSENT TO THE EXCLUSIVE restrooms, dressing or changing areas, locker rooms or similar areas, (vi) you shall right, at their own expense, to be represented by an attorney or other advocate of their instruct all persons who may use the Camera of any limitations with respect to the If the parties do not reach such solution within a period of 60 days then, upon notice by All claims, actions or proceedings against SimpliSafe must be commenced in court within STR-10008-00 ART-10009-00

ART-10009-00

request at any time.

1. ALL RADII ARE TO BE 3.0mm. 2. DRAFT ANGLE TO BE 3 DEGREES. 3. WEIGHT TOLERANCE TO BE 10%. 4. PART NUMBER; REVISION; PART DESCRIPTION AND RECYCLE LOGO TO BE CLEARLY EMBOSSED ON PULP. 5. FOR ALL UNSPECIFIED DIMENSIONS, REFER TO 3D DATA. CORRUGATION / GRAIN MIN BOX COMPRESSION (kg) 127 DIRECTION BLANK SIZE (MM): 552 x 94 AREA (Sq M): DIMENSION (REF ONLY) LENGTH (MM) WIDTH (MM) HEIGHT (MM)

OUTSIDE 94 92 0.6

TOLERANCE +/-2.5 +/-2.5 +/-1

Below Notes Pertain only to Pulp Trays

	PROJECT #: LSI19001	CUSTOMER: Simplisafe			SUBSTRATE: NA	EXT SIZE: 000 x 000 x 000mm
	CRM #: NA	BRAND: NA			PROCESS: Printing	INT SIZE: 000 x 000 x 000mi
	COMPONENT #: NA	STYLE: NA			COLOR GUIDE	
	ARTWORK #: NA	CUTTER / CAD #: NA			к	
0 10 20 30 40 50 60 70 80	BARCODE #: NA	DESIGNER: Zoe	DATE: 12-11-2020	ISSUE: 1		
IMPORTANT NOTES: Please check this artwork proof thoroughly, including all copy, colours, cutter guides and legal/mandatory information, prior to approval. If you have any questions relating to this or if you require any guidance on checking artwork proofs, please let us know and we will happily advise. Please notify us immediately if you have any concerns regarding this file.		NOTES: *				

ALL DIMENSIONS ARE IN MILLIMETERS UNLESS OTHERWISE SPECIFIED PRESSED DIMENSION MOLDED 00.0 - 49.9 ±2.0mm ±1.0mm MATERIAL FINISH & COLOR THICKNESS 50.0 - 99.9 ±2.5mm ±1.5mm Notice: This drawing, and the subject matter disclosed therein, embody proprietary 100.0 - 199.9 ±3.0mm ±1.5mm information which is the confidential property of Simplisafe. 1506-1FTC0WJ 200.0 - 299.9 ±3.5mm Such information shall not be copied, reproduced, disclosed to others. 300.0 - 399.9 ±4.0mm ±1.5mm published, or used, in whole or in part for any purpose, without the advance 400.0 or MORE permission of a duly authorized Simplisafe representaive. All drawings and FCC/legal Disclosures leafle, SHIELD CAMERA 3% WARPAGE 5% related material included herein are subject to return upon Simplisafe's SIZE | SCALE | SHEET | PART NUMBER PACKAGING DRAWING FORMAT STR-10008-00

REVISIONS

DESCRIPTION

PRELIMINARY RELEASE

V.Pavao 11/02/2020

REV ECN

RULE LEGEND:

Cut

Crease Generic perf