

RENTAL AGREEMENT

This Rental Agreement (“Agreement”) between Chic Events, Inc. (“Chic”) and the Client is effective the date the Client signs the Chic Event Rentals Quote (“Quote”). In consideration of the mutual agreements in this Agreement, and other valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Chic and Client agree as follows:

1. Rented Items. As stated in this Agreement, Chic agrees to provide to Client the items listed in the Quote for limited use only at the location and for the event time period as detailed in the Quote attached hereto and incorporated herein by reference as **Exhibit A**. Chic and Client agree that the Quote lists the Rented Items, and that the event times listed in the Quote are referred to as the “Event.” The location or locations identified in the Quote are referred to as the “Location.” Client’s limited use of the Rented Items at the Location during the Event is referred to as the “Event Rental.”

2. Rental Amount. Subject to additional charges for unreturned Rented Items or for Rented Items returned late, broken, or unclean as described below, Client agrees to pay to Chic the base rental amount stated in the Quote for the Event Rental. The base rental amount to be paid by Client for the Event Rental is referred to as “Rental Amount.”

3. NON-REFUNDABLE DEPOSIT. CLIENT ACKNOWLEDGES THAT CHIC’S INVENTORY OF AVAILABLE RENTAL ITEMS IS LIMITED AND OFTEN RESERVED BY OTHER CUSTOMERS FOR EVENTS UP TO A YEAR OR MORE IN ADVANCE. THEREFORE, THIS AGREEMENT AND CLIENT’S RESERVATION OF THE RENTED ITEMS FOR THE EVENT ARE CONDITIONED UPON CLIENT PAYING TO CHIC A NON-REFUNDABLE DEPOSIT IN AN AMOUNT EQUAL TO FIFTY PERCENT (50%) OF THE RENTAL AMOUNT (“NON-REFUNDABLE DEPOSIT”).

Client initials _____

4. Force Majeure. Except as provided below, neither Chic nor Client will be liable for performance delays or non-performance of this Agreement if the performance delay or non-performance is due to events beyond the parties’ reasonable control, including but not limited to floods, earthquakes, mudslides, fire, accidents, threats or acts of war or terrorism, civil or military disturbances, and nuclear or natural catastrophes, or acts of God (collectively, “Force Majeure Events”). However, Client will not be entitled to a refund of the NON-REFUNDABLE DEPOSIT if Client cancels this Agreement due to Force Majeure Events occurring or beginning at least seven (7) days prior to the Event which do not result in evacuation orders for, or prevent motor vehicle access to, the Location.

Client initials _____

5. NO WARRANTIES. CHIC IS NEITHER THE MANUFACTURER OF THE RENTED ITEMS NOR THE MANUFACTURER’S AGENT. CHIC MAKES NO WARRANTIES AGAINST OBVIOUS OR NON-OBVIOUS DEFECTS IN MATERIAL WORKMANSHIP OR CAPACITY OF THE RENTED ITEMS, AND CLIENT WAIVES ALL SUCH WARRANTIES WHICH MAY BE AVAILABLE UNDER LAW OR OTHERWISE. CHIC MAKES NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS, OR THAT THE RENTED ITEMS ARE SUITED FOR THE EVENT RENTAL, OR THAT THE RENTED ITEMS ARE FREE FROM DEFECTS.

CLIENT WAIVES ANY AND ALL SUCH WARRANTIES AND ASSUMES ALL RISK IN USE AND/OR HANDLING OF THE RENTED ITEMS, WHETHER USED IN ACCORDANCE WITH DIRECTIONS OR NOT.

Client initials _____

6. WAIVER AND RELEASE OF LIABILITY. CLIENT RELEASES, WAIVES, DISCHARGES, AND PROMISES NOT TO SUE CHIC OR ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, CONTRACTORS, OR AFFILIATES, FOR ANY AND ALL PERSONAL OR BODILY INJURIES OR DEATH OR LOSS OR DAMAGES OR CLAIMS OR DEMANDS THEREFOR (COLLECTIVELY, "CLAIMS") ARISING FROM CLIENT'S USE OF THE RENTED ITEMS, REGARDLESS OF WHETHER ANY SUCH CLAIMS WERE CAUSED BY CHIC'S NEGLIGENCE, AND REGARDLESS OF WHETHER CLIENT WAS ACTUALLY USING THE RENTED ITEMS AT THE TIME SUCH CLAIMS AROSE. CLIENT'S WAIVER AND RELEASE OF LIABILITY ALSO INCLUDES, BUT IS NOT LIMITED TO, ANY LOSS, DAMAGE, OR DESTRUCTION OF PERSONAL PROPERTY OF CLIENT OR CLIENT'S GUESTS AND IS INTENDED TO BE A COMPLETE RELEASE OF CHIC'S RESPONSIBILITY FOR CLIENT'S CLAIMS IN CONNECTION WITH CLIENT'S USE OF THE RENTED ITEMS.

Client initials _____

7. ASSUMPTION OF RISK. CLIENT UNDERSTANDS AND AGREES THAT CLIENT'S USE OF THE RENTED ITEMS IS COMPLETELY VOLUNTARY, AND THAT USE OF THE RENTED ITEMS CAN BE A DANGEROUS ACTIVITY INVOLVING NUMEROUS RISKS OF SERIOUS INJURY OR DEATH. CLIENT ALSO UNDERSTANDS AND ACKNOWLEDGES THAT THESE INJURIES MAY IMPAIR OTHER ASPECTS OF CLIENT'S GENERAL HEALTH AND WELL-BEING. THE SPECIFIC RISKS VARY AND MAY INCLUDE: (1) MINOR INJURIES SUCH AS SCRATCHES, BRUISES, AND SPRAINS; (2) MAJOR INJURIES SUCH AS EYE INJURY OR LOSS OF SIGHT, JOINT OR BACK INJURIES, HEART ATTACKS, AND CONCUSSIONS; (3) CATASTROPHIC INJURIES, INCLUDING PARALYSIS AND DEATH. DESPITE CLIENT'S UNDERSTANDING OF THE RISKS ASSOCIATED WITH THE USE OF THE RENTED ITEMS, CLIENT KNOWINGLY AND VOLUNTARILY ASSUMES ALL RISKS ASSOCIATED WITH CLIENT'S USE OF THE RENTED ITEMS, INCLUDING BUT NOT LIMITED TO THE RISKS STATED IN THIS AGREEMENT. CLIENT FURTHER AGREES THAT CLIENT WILL NOT USE THE RENTED ITEMS WITHOUT FIRST BEING FAMILIAR WITH THE SAFE USE OF THE RENTED ITEMS, AND THAT CLIENT WILL IMMEDIATELY INFORM CHIC IF CLIENT BECOMES AWARE OF ANY UNSAFE RENTED ITEMS OR CONDITIONS.

Client initials _____

8. INDEMNIFICATION. CLIENT AGREES TO INDEMNIFY, DEFEND, AND HOLD HARMLESS CHIC AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, CONTRACTORS, OR AFFILIATES AGAINST ANY AND ALL CLAIMS, INCLUDING JUDGMENTS, COSTS, AND EXPENSES, INCLUDING BUT NOT LIMITED TO ATTORNEYS' FEES, WHICH IN ANY MANNER ARISE FROM CLIENT'S USE OF THE RENTED ITEMS.

Client initials _____

9. Chic's delivery and pick-up of Rented Items. Unless otherwise agreed to by Chic and Client as indicated in the Quote, Chic and Client agree to the following terms regarding Chic's delivery and pick-up of Rented Items. Chic shall deliver and pick-up the Rented Items on the dates indicated in the Quote for delivery and pick-up at a secure location no closer to the Location than fifty (50) feet from where Chic's delivery vehicle or vehicles can legally and safely park. Chic shall not be responsible for set-up and tear-down of Rented Items consisting of

tables and chairs, unless set up is included. If any additional delivery, pick-up, set-up, and/or tear-down services by Chic are requested by Client at the time of delivery or pick-up, subject to Chic's availability to provide the additional services requested, Client agrees to pay to Chic a sum of 95 dollars (\$95) per hour for each Chic employee's additional time spent providing the requested additional services. If, at the time of pick-up, Chic determines that additional tear-down or pick-up services are required as a result of Client's failure to properly and/or timely tear-down and deliver the Rented Items to the proper secure location for Chic's pick-up, Client shall pay to Chic a sum of 95 dollars (\$95) per hour for each Chic employee's additional time spent providing the necessary additional services, and shall pay to Chic an amount equal to the total dollar amount due listed in the Quote for each day Client's failure to properly and/or timely tear-down and deliver the Rented Items to the proper secure location results in the delay of the return of the Rented Items.

10. Client's pick-up and return of Rented Items. Unless otherwise agreed to by Chic and Client as indicated in the Quote, Client shall pick-up from and return to Chic the Rented Items on the delivery and pick-up dates indicated in the Quote at Chic's premises during Chic's regular business hours, in the same condition and repair as when delivered to Client, subject only to reasonable wear and tear. Reasonable wear and tear does not include damage to Rented Items caused by Client's unreasonable use or care of the Rented Items, including but not limited to damage to Rented Items caused by natural elements (e.g., sun, wind, rain, lightning, animals) resulting from Client leaving Rented Items unprotected from natural elements.

a. Assumption of risk and release of liability. If Client has voluntarily elected to transport the Rented Items to and from the Location for the Event in lieu of Chic's delivery and pick-up of the Rented Items ("Will-Call/Pick-Up Order"), Client freely and voluntarily releases, waives, discharges, and promises not to sue Chic or its officers, employees, agents, contractors, or affiliates, for any and all property damage and all personal or bodily injuries or death or loss or damages arising from Chic's negligence or any other cause, excluding Chic's violation of law, fraud, or willful injury, in connection with Client's Will-Call/Pick-Up Order, including but not limited to Chic's conduct in loading and securing the Rented Items into Client's vehicle. Client further understands and agrees that Client's election of a Will-Call/Pick-Up Order is completely voluntary, and that loading the Rented Items into Client's vehicle may result property damages or personal injury, including but not limited to Client and Client's vehicle. Despite Client's understanding of the above stated risks associated with Client's election of a Will-Call/Pick-Up Order, Client knowingly and voluntarily assumes all risks associated with Client's Will-Call/Pick-Up Order, including but not limited to the above stated risks.

11. Client responsibility for the Rented Items. Client shall be deemed to be in possession of, and responsible for any and all damages to or loss of, the Rented Items beginning upon Chic's delivery or Client's pick-up of the Rented Items prior to the Event and ending upon Chic's pick-up of the Rented Items or Client's return of the Rented Items to Chic's location during Chic's normal business hours following the Event.

12. Client's use of Rented Items. Client's use of the Rented Items is limited to the Event Rental only. Client shall not use or allow any person to use the Rented Items in any unsafe or

illegal manner or purpose or operate any of the Rented Items in need of repair or when in an unsafe condition or situation. Client shall not misuse, harm, abuse, modify, repair, or allow a lien to be placed upon the Rented Items without Chic's prior written approval.

13. Client's compliance with all laws. Client shall be solely responsible for complying with all municipal, county, state, and federal laws, ordinances, and regulations which may apply to the Event Rental, including but not limited to obtaining any and all permits required for the Event Rental. Client further agrees to pay all licenses, fines, fees, permits, or taxes arising from the Event Rental, including any subsequently determined to be due. Client's failure to obtain all necessary permits or licenses for whatever reason does not excuse Client's performance of this Agreement or entitle Client to a return of the Non-Refundable Deposit.

14. Client's inspection of Rented Items. Client acknowledges that Client has had an opportunity to personally inspect the Rented Items and has found the Rented Items to be in good condition and suitable for the Event Rental. As applicable, Client agrees to check filters, oil, fluid levels, air pressure, and to clean and visually inspect the Rented Items prior to use and to immediately discontinue use of any malfunctioning Rented Items and notify Chic. Client acknowledges that Chic has no responsibility to inspect the Rented Items while in Client's possession.

15. Chic's replacement of malfunctioning Rented Items. If any of the Rented Items become unsafe or in disrepair for any reason, Client agrees to immediately discontinue use of those Rented Items and notify Chic. To the extent reasonably possible, and subject to Chic's available inventory of replacement Rented Items, Chic will repair or replace the Rented Items with similar items in good working order if the defective or unsafe condition of the Rented Items is the result of normal, limited use as authorized in this Agreement. Chic is not responsible for any incidental or consequential damages caused by delays in the repair or replacement of said defective or unsafe Rented Items or otherwise, and Client waives any right or entitlement to any such damages.

16. Chic's title and ownership of Rented Items. The Rented Items shall at all times be and remain the sole and exclusive property of Chic. Client shall have only the limited rights to use the Rented Items in accordance with the terms of this Agreement. Chic shall have the right to display notice of its ownership of the Rented Items by an identifying stencil, plate, or other marking, and Client agrees that it will not remove or cover such markings without the prior written permission of Chic. It is expressly intended and agreed that the Rented Items shall be personal property even though they may be affixed or attached to real estate. The Rented Items shall not be removed from the Location without Chic's prior written consent.

17. Chic's inspection of Rented Items and Location. Chic shall at all times have the right to enter any premises where the Rented Items may be located, including but not limited to the Location, for purposes of inspecting the Rented Items and/or the Location, observing Client's use of the Rented Items, and removing the Rented Items.

18. Chic's retaking of Rented Items. If, for any reason, it becomes necessary for Chic to retake the Rented Items, Client authorizes Chic to retake the Rented Items without further notice or further legal process and agrees that Chic shall not be liable for any claims for damage or trespass arising out of Chic's retaking of the Rented Items.

19. Cleaning and re-packing of Rented Items. Prior to returning the Rented Items to Chic, Client shall clean and re-pack all Rented Items in boxes provided by Chic. Client agrees that all food and beverage Rented Items (for example, china, glassware, flatware) must be returned to Chic properly rinsed and repacked in boxes provided by Chic. Client agrees that any table linens (e.g., table cloths, napkins) included as Rented Items must be returned to Chic in the Chic-provided linen bags dry and free of any and all waste, and that Client shall not roll up or place any wet linens in any bag, as mildew will result. Client shall pay reasonable cleaning charges for all Rented Items returned dirty. Any damage to linens, including but not limited to mildew, excessive stains, burns, or tears, shall result in additional charges to Client equal to the replacement value of said linens.

20. Damaged Rented Items. While the Rented Items are in Client's possession, Client is responsible for any and all damage to Rented Items regardless of how the damage was caused, except reasonable wear and tear. Reasonable wear and tear does not include damage to Rented Items caused by Client's unreasonable use or care of the Rented Items, including but not limited to damage to Rented Items caused by natural elements (e.g., sun, wind, rain, lightning, animals) resulting from Client leaving Rented Items unprotected from natural elements. Client agrees to pay the replacement cost for any and all Rented Items damaged beyond repair.

a. Damage Waiver. Client agrees to the Damage Waiver as indicated in the Quote, and subject to Client taking reasonable precautions to protect the Rented Items, including but not limited to Client's compliance with the terms and conditions of the limited use of the Rented Items as stated above, Chic agrees to modify Client's responsibilities regarding damaged Rented Items, as detailed in this paragraph 20, whereby Chic assumes all risk of damage to Rented Items with the following exceptions: (1) the Damage Waiver does not apply to damages to Rented Items resulting from Client's unreasonable use or care of the Rented Items; (2) the Damage Waiver does not apply to damage to tenting, lighting, flooring, staging, audio-visual equipment, electrical equipment, fork lifts, or scissor lifts; (3) the Damage Waiver does not apply to the following risks which shall at all times be assumed by Client while the Rented Items are in Client's possession: damage or destruction of Rented Items or accessories thereto (e.g., extension cords) caused by vandalism or mischief; (4) the Damage Waiver does not protect Client against theft, mysterious disappearance, or other loss of Rented Items. The Damage Waiver is conditioned upon Client returning to Chic all broken and damaged items, and if Client is unable to do so for safety reasons (e.g., broken glass), Client must email to Chic photos of all broken Rented Items. Any and all Rented Items not returned to Chic or not documented as broken or damaged will be treated as unreturned Rented Items.

21. Additional charges for unauthorized use of Rented Items. Client agrees that, if Client's use of any Rented Items exceeds the use collectively defined above as the Event Rental, Client shall pay to Chic an additional rental amount for the excessively used Rented Items in an amount equal to rental price of each said excessively used Rented Items, plus any damages to the Rented Items caused by the excessive use thereof.

22. Additional charges for late return of Rented Items. If Client fails to return the Rented Items to Chic on the date shown for pick-up in the Quote, Client agrees to pay to Chic an amount equal to the total dollar amount due listed in the Quote for each day Client fails to return to Chic the Rented Items.

23. Additional charges for unreturned Rented Items. Except as otherwise provided in this Agreement, if Client fails to return to Chic any Rented Items for any reason, including but not limited to theft, loss, or breakage, Client shall pay to Chic an amount equal to the replacement value of the unreturned Rented Items.

24. Client use of tents as Rented Items.

a. Tent material. Chic's tents are subject to stretching and retracting of up to 5% of listed sizes. Chic's tents are to be considered temporary shade structures only. Although Chic's tents have been impregnated with waterproofing compound, Chic does not guarantee that its tents are absolutely waterproof.

b. Weather-related risks. Client assumes all weather-related risks involved in holding an outdoor tented event. Chic will endeavor to minimize said risk; however, should the tenting become unusable due to high wind, snow, rain, flooding, extreme cold or heat, or any other factor beyond Chic's control, Client remains responsible for making all payments due to Chic under this Agreement.

c. No cooking under tents. Client acknowledges and agrees that cooking or heating food under or near tents is strictly prohibited. Client assumes full responsibility and agrees to pay for any and all costs incurred for damage to and/or cleaning of tent tops due to cooking processes under or near tents.

d. Tent site evaluation; gutters. Client's use of Chic tents requires an onsite Location visit by Chic prior to the Event Rental, and Client agrees to arrange for said visit to occur no less than seven days prior to the Event. Gutters are only to be installed from tent to tent and must be ordered in advance. Chic will not attach gutters to any other structure or dwelling. Client shall obtain any and all permits required by the applicable building and fire departments prior to Chic's scheduled delivery of tents. If permits are denied for any reason, Chic will not deliver or set-up tents at the Location. In such cases, Client will not be entitled to a return of the Non-Refundable Deposit and Client remains responsible for any and all other costs incurred by Chic.

e. Preparation of tent site at Location. Client agrees to make sure the Location site for the tent is free and clear of all obstacles, natural and man-made, prior to the arrival of Chic's

work crew. Client further agrees to have all tents cleared for tear-down and removal prior to Chic's arrival. All non-Rented Items and decorations must be removed and cleared from the tent site. If Client fails to do so, Client shall pay all costs involved for any delay, including but not limited to additional charges for late return of Rented Items.

f. Electricity use. Client agrees to provide Chic access and use of electrical and power lines at the Location for the installation and operation of all Rented Items.

g. Underground utilities. Client agrees to have clearly marked all underground utilities and related equipment in the vicinity of the area of the Location where the Rented Items will be placed for installation at least one week prior to the arrival of Chic's work crews. Client assumes full responsibility for any and all damages to any underground utilities and related equipment situated on or under the Location. Chic shall not be responsible if Chic strikes any underground utilities during set-up or tear-down of tents at the Location.

25. Assignments, subleases, loans of Rented Items. Chic may assign its rights under this Agreement without Client's consent, but will remain bound by all obligations under this Agreement. Client may not sell, sublease, loan, or otherwise encumber the Rented Items without Chic's prior written permission. Any purported assignment by Client is void.

26. Attorneys' Fees. In the event Chic or Client files a lawsuit or institutes any other action or proceeding to enforce any rights arising under this Agreement, then the prevailing party in such lawsuit, action, or proceeding shall be paid all reasonable attorneys' fees and costs to enforce that party's rights against the other party. Attorneys' fees and costs are to be set by the court and not by a jury and are to be included in the judgment entered in such proceeding.

27. Jurisdiction, Venue, and Controlling Law. Any suit, arbitration, mediation, or other remedial process shall be filed and maintained in Monterey County, California, and Chic and Client consent to the personal and exclusive jurisdiction and venue of these courts. Chic and Client further agree that this Agreement shall be governed by and construed and enforced in accordance with the internal laws of the State of California without reference to California's choice of law rules.

28. Subject to Valid Laws. This Agreement is subject at all times to any and all valid laws, ordinances, and governmental regulations, whether federal, state, county, or city, and any modification made to this Agreement by any such law or ordinance or regulation or to the conduct of the parties under this Agreement shall not impose liability on either party for breach of their duties under this Agreement.

29. Entire Agreement. This Agreement contains the entire agreement between Chic and Client regarding the subject matter contained in the Agreement, and supersedes all prior and/or contemporaneous agreements, representations, or understandings of Chic and Client, whether written or oral. There are no representations, agreements, arrangements, or understandings, oral or written, between Chic and Client regarding the subject matter of this Agreement which are not fully stated in the Agreement.

30. Amendments. This Agreement may not be amended, modified, or supplemented except by a written agreement signed by both Chic and Client.

31. Severability. If any of the terms of this Agreement are held to be invalid or unlawful by the final judgment of a court of competent jurisdiction, that invalidity or illegality will not affect the validity of any other portion of this Agreement.

32. No Waiver. No waiver by Chic of any provision of this Agreement shall be deemed a waiver by Chic of any other provision of this Agreement or of any subsequent breach by Client of the same or any other provision of this Agreement. No delay of Chic or Client in enforcing any right, remedy, or privilege accorded to Chic or Client by this Agreement or by law shall limit any such rights, remedies, or privileges.

33. Headings. The headings in this Agreement are inserted only as a matter of convenience, and in no way define, limit, or extend or interpret the scope of this Agreement or of any particular provision contained in the Agreement.

34. Construction. Chic and Client agree that if there is any ambiguity contained in the language of this Agreement, the interpretation of the ambiguous language shall not be construed against Chic.

35. Time is of the Essence. Time is of the essence in the performance of Chic's and Client's respective obligations under this Agreement.

36. Counterparts. This Agreement may be signed simultaneously in one (1) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document.

IN WITNESS THEREOF, Chic and Client have duly signed and entered into this Agreement as of the effective date referenced above.

CLIENT

CHIC EVENTS, INC.

Print name

By: _____

Signature

Its: _____

Print name

Signature