

DOCUMENT TITLE: "JCL EVENTS LLC TERMS AND CONDITIONS AGREEMENT"

NOTICE: Upon commencing to read this, I verify and am fully aware and able to review and fully understand the terms and conditions enclosed within the following documentation for JCL EVENTS LLC. For good and valuable consideration, you JCL EVENTS LLC, a New Jersey corporation, d/b/a "JCL Events LLC" (hereinafter, "JCL EVENTS LLC") agree as follows:

Defined Terms:

As used herein, "P.1" refers to the first part or "face" of this Contract; "Rented Item(s)" or "Items" means the items rented to you, as identified on P.1 (including any "Instructions" referenced in Section [or "§"] 4 below); "Customer," "Lessee," "you" and "your" mean the customer/client or lessee identified on P.1; and "Lessor," "we," "us" and "our" mean JCL EVENTS LLC.

These Terms are a contract between You ("You" or "Your") and JCL EVENTS LLC, including its successors, subsidiaries, and affiliates (collectively "Party Rental," "Event Rental" "Company," "We," "Us," or "Our" "Corporation"), with regard to the access and use of Our website and its component pages ("Site"), content, and/or online services made available through the Site. Any references to JCL EVENTS LLC shall include, where appropriate, its employees, officers, directors, investors, agents, consultants, assignees, affiliates, partners, contractors, attorneys, accountants, advertisers, and any and all other individuals and organizations providing services on behalf of JCL EVENTS LLC Please read these Terms fully and carefully before accessing and using Our Site.

1. Terms of Use

a) Acceptance of ALL Terms and Conditions:

By accessing and using Our Site, You accept and agree to be legally bound by these Terms and all prospective amendments to these Terms, including Our Privacy policy. This agreement is made by You just as if it had been made in writing. If You do not agree to these Terms, do not use this Site or any of our online features, products, or services. Rental: You agree to rent the Rented Item(s) from us for the period(s) specified on P.1 (the "Term"), and to pay our stated rental rate(s) (the "Rent"), together with all other charges accruing hereunder, without proration, reduction or setoff for the entire Term, and remain liable for all loss(es) of and damage(s) to the Rented Item(s), until all Rented Item(s) is/are returned to and accepted by JCL EVENTS LLC in the return condition required under § 11. Unless otherwise specifically agreed by JCL EVENTS LLC, all rental rates are for normal use of the

Rented Item(s) on a single-event basis during the Term. Additional amounts will be due for late returns and misuse. The Rent will not be reduced for weather events, time in transit or any other period(s) of nonuse. We have estimated the Rent based on your estimate of the length of the Term (the "Estimated Rent"). You agree: (a) to pay JCL EVENTS LLC: (i) a deposit equal to 50% of the Estimated Rent upon placement of your order (the "Deposit") and the remainder of the Estimated Rent prior to the originally scheduled delivery date (the "Prepayment"); and (ii) all additional amounts coming due hereunder upon demand; and (b) that: (i) we may deduct any amount you owe us from any Prepayment; (ii) no interest will accrue on any Prepayment; (iii) no Prepayment will be deemed a limit of your liability hereunder; and (iv) all Prepayments are NONREFUNDABLE unless otherwise agreed by JCL EVENTS LLC. The Rented Item(s) will be reserved, and delivery scheduled, only upon our receipt of the Deposit. Your reservation cannot be canceled less than 14 days prior to the originally scheduled delivery date.

"No Refund Policy:

Cancellations made less than 36 hours before the scheduled appointment will not be eligible for a refund. Customers will be charged the full amount for the booking in the event of a last-minute cancellation. We reserve the right to enforce this policy to the full extent of New Jersey state law and all JCL EVENTS LLC's terms and conditions.

b) JCL EVENTS LLC Amendments:

We may amend these Terms from time to time in Our sole discretion. All amendments to these Terms will be effective immediately upon posting. Your continued access to Our Site constitutes an agreement to be bound to the Terms then effective and as amended. You also agree to accept notice of posting of any amendments or new terms through Us posting such amendments or new terms on the Site. Please review the Terms periodically so you are aware of any amendments.

c) JCL EVENTS LLC Additional Terms:

Although you are always bound by the Terms, in using additional features, products, or services you may be bound by and subject to additional terms, including but not limited to Frequently Asked Questions ("FAQs"), guidelines, and rules applicable to certain features, products, or services. These additional terms may be posted and modified periodically. Any and all additional terms will not change or replace these Terms regarding use of the Site, unless expressly stated. Any and all additional terms are incorporated within these Terms by reference. To the extent You participate in Our contest, sweepstakes, or marketing activity ("Promotion"), these Terms apply with any additional Promotion rules, regulations, contracts, terms or agreements.

d) Capacity:

This is a general audience Site and service for adults (18+ years of age). We will assume (and by using this Site You warrant that) You have legal capacity to enter into the agreement set out in these Terms, including but not limited to, that You are of sufficient age and mental capacity, and are otherwise entitled to be legally bound in contract.

2. JCL Events LLC Account

a) Login Terms and Conditions:

Our Site contains an account login feature to allow You to research, register, save, and submit price quotes for Our products and services. We reserve the right to determine, in Our sole discretion, the products and services offered, the number of quotes permitted, the length of time each quote remains on the Site, the products and services that are offered in Our quote system, whether We will respond to any quote, and any other features, products, or services offered as part of this or any other feature on the Site. Quotes provided are subject to change at any time and without prior notice.

b) Eligibility; Client Account Information:

In order to create an account, you must be at least eighteen (18) years of age and complete the registration process by providing us with complete, current, and accurate information as requested in our online registration form. By creating an account, You agree to provide true, accurate, and current data in connection with that account. Any usernames and passwords used for this Site are for individual use only. You are solely responsible for maintaining the security and confidentiality of the password You use to access Your account. You agree to notify JCL EVENTS LLC immediately of any unauthorized use of Your username, password, or account, or any other breach of security. We are not liable for any loss that You may incur as a result of someone using Your username, password, or account, either with or without Your knowledge.

This site is not available to persons outside the United States, and these terms apply only to persons within the United States. This site is also not available to any persons suspended or removed from the site by JCL EVENTS LLC. In using this site, you represent that you are a resident of the United States who has not been suspended or removed from the site. Persons choosing to access this site do so at their own discretion and initiative, and are responsible for compliance with these terms, all local laws and rules, including but not limited to, such laws and rules regarding the internet, date, email, electronic messages, privacy, and security.

c) JCL EVENTS LLC Social Features:

You understand and agree that the Site may include a blog and additional social network/engagement functions and Your activities (e.g., article/video viewing, content viewing, comment posting, interactions with individuals and JCL EVENTS LLC. on the Site, etc.) may be shared with others both on and off the Site. If you do not want Your activities to be shared, Your only option is to not participate in that portion of the Site.

d) Length of Account with JCL EVENTS LLC:

Your account will continue until You request to cancel Your account with a 30 calendar day cancellation or JCL EVENTS LLC., in its sole discretion, cancels Your account. JCL EVENTS LLC has the right to fully enforce this rule.

e) Use of Site:

The Site and its contents are for Your personal and non-commercial use only. You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, or sell any information, software, products, services, or features obtained from the Site without Our prior written consent. Your account may not be assigned or transferred to any other person or entity, nor may You provide any other person or entity with access to Your account, either directly or indirectly.

f) Unavailability.

Your access to the Site and Your account may be unavailable or interrupted from time to time for a variety of reasons, many of which We cannot control. We are not responsible for any interruptions of Your access to the Site or your account, or any of the consequences of such interruptions.

g) Right to Refuse.

JCL EVENTS LLC reserves the right to refuse or revoke service or access to the Site to You or any user at any time.

Important Additional Information:

By providing your e-mail and/or mobile phone number, you agree to be contacted by us for receiving marketing information, product updates, and transactional event information. You may unsubscribe to all marketing related e-mails, by choosing unsubscribe in the footer of any marketing related emails and following the unsubscribe process. Please note that it may take up to 10 days to unsubscribe from future campaigns.

1. Termination; Modification

Without any further notice and at any time, You understand and agree that JCL EVENTS LLC may terminate, cancel, deactivate, and/or suspend Your access to the Site and to Your account, including any and all of Your quotes. JCL EVENTS LLC reserves the right to discontinue, modify, alter, or change any policy, feature, product, or service of the Site, including Your account. You understand, acknowledge, and agree that Your sole right regarding the termination or modification of Your account or the Site, is to cancel Your account and to stop using the Site. To cancel your account email info@jclpartyrentals.com

2. Privacy

Your privacy is important to Us. By using this site, You agree to the collection and use of your information within the terms of our Privacy Policy. Please review our Privacy Policy regularly for more information.

3. Monitoring

JCL EVENTS LLC. may, but has no obligation to, monitor the use by You and other users of the Site. During monitoring, any information relating to any user or their respective activities on the Site may be examined, recorded, copied, and used for authorized purposes in accordance with these Terms and Our Privacy Policy. Furthermore, JCL EVENTS LLC reserves the right at all

times to disclose any information posted on any portion of the Site as necessary to satisfy any law, regulation, or governmental request, or to refuse to post, or to remove, any information or materials, in whole or in part, that in JCL EVENTS LLC's sole and absolute discretion finds objectionable or in violation of these Terms.

4. Conduct and Acceptable Use

The following rules are a condition of Your use of and access to the Site, including but not limited to our website and blog. You are responsible for the content of Your communications and representations on the Site, and those communications and representations made in Your account on the Site.

We may require, at any time, proof that You are following these rules. We reserve the right to take, or refrain from taking, any and all steps available to Us, including suspending or terminating Your access to the Site or seeking other legal or equitable remedies, once We become aware of any violation of these Terms. Proof may consist of government issued identification.

a) No Interference or mix of JCL EVENTS LLC accounts of any indiciduals and/or corporations:

You may not interfere with any other user from using or enjoying the Site.

b) No Bullying and/or Harassment of any type or sort:

You may not use the Site to threaten, abuse, harass, or invade the privacy of any person.

c) Content Posted By You Must Be Yours Only:

You may not upload, post, transmit, or otherwise distribute or facilitate the distribution of content that is fraudulent or infringes the rights of any third party, including but not limited to, patent, trademark, copyright, right of publicity, or other proprietary rights. Any content posted by any individual should not contain any negativity or harmful content towards JCL EVENTS LLC.

d) Your Materials Must Be Lawful and Appropriate by all laws under the State of New Jersey:

You may not upload, post, or otherwise distribute or facilitate the distribution of any unlawful, threatening, abusive, libelous, defamatory, obscene, pornographic, profane, indecent, or otherwise inappropriate information of any kind, including but not limited to, any images or other material of a sexual nature.

e) Do Not Damage Our Site or Servers in any way:

You may not upload, post, or otherwise distribute or facilitate the distribution of a software viruses, Trojan horses, worms, time bombs, cancelbots or any other computer code or files that are designed to disrupt, damage, or limit the functioning of any software, hardware, or portion of the Site, any other online services, or to obtain unauthorized access to the Site, content, or any data or other information of any third party.

f) No Unauthorized Access To Any and All Computer Systems:

You may not attempt to gain unauthorized access to other computer systems or networks connected to the Site or use the Site, its content, or any information contained therein for any unlawful purpose. JCL EVENTS LLC, in its sole and absolute discretion, shall determine whether any content You transmit or receive or Your use of the Site and its content violates this provision.

g) No Collection of Personal Information from Other Users and No Commercial Use:

You may not collect information about other users of the online services in violation of our Privacy Policy or use any such information for the purpose of transmitting or facilitating transmission of unauthorized or unsolicited advertising, junk, or bulk email, chain letters, or any other form of unauthorized solicitation.

h) Be Yourself; Fake identity; Representative on your behalf:

You may not impersonate, falsely state, or otherwise misrepresent Your professional or other affiliation to JCL EVENTS LLC or with any other person or entity.

i) No Criminal or Unlawful Conduct:

You may not use the Site or its content or any information contained therein for any unlawful purpose, and You may not encourage conduct that would constitute a criminal offense or give rise to civil liability. You may not use any services in connection with any site or other use that contains or is associated with information or content prohibited by this section.

j) Follow These Terms and Conduct Rules:

You may not take any action on the Site that violates any applicable law or these Terms.

5. User Submissions and Content

The site may provide certain features that permit You and other users to submit content, which may include text, pictures, videos, messages, suggestions, materials, works of authorship, ideas, or concepts ("User Content"). At times, this content may be shared by You, other users, or JCL EVENTS LLC.

Any User Content shall become, and remain, the property of JCL EVENTS LLC. You agree that any User Content, in whole or in part, may be used by JCL EVENTS LLC. for any purpose including modification, reproduction, transmission, publication, advertising, press, publicity, broadcast, and posting in any media, including but not limited to in connection with television and/or radio broadcasts. You additionally agree that JCL EVENTS LLC. is free to use any ideas, concepts, techniques, or know-how contained in any User Content you send to or post on or via the Site for any purpose whatsoever including but not limited to developing, manufacturing, marketing, and selling products and services based upon such information without any obligation to compensate you or anyone else for them. You also agree that and consent JCL

EVENTS LLC to not be mandated and/or obligated to "shout out" or endorse any of the partner and/or third party companies JCL EVENTS LLC may hire in order to assist them and assist the corporation/ client(s) of the event/rental items.

By submitting such User Content, you are assigning and transferring any and all right, title and interest in User Content to JCL EVENTS LLC, including any moral rights. You represent and warrant that User Content does not infringe any third-party intellectual property rights. You agree not to transmit any unlawful, threatening, harassing, libelous, defamatory, obscene, pornographic, or profane material, any material submitted without permission under another person's name, or other material that could constitute or encourage conduct that could be considered a criminal offense or violate any law. You shall not, without the express written approval of JCL EVENTS LLC. submit any materials which contain advertising or any solicitation with respect to products or services. JCL EVENTS LLC shall have the right, in its sole discretion, to edit or remove any material portion of User Content, which in its sole discretion, it finds to be in violation of the provisions of this agreement or otherwise objectionable.

Do not post your personally identifiable contact information in any part of the site accessible to users, including but not limited to your telephone number, home, business or email address. Any posting of such personal information is expressly at your own risk. Any posting of such personal information is expressly at your own risk.

6. Ownership; Proprietary Rights

All Site content and materials including, but not limited to, articles, other text, logos, photographs, illustrations, graphics, product names, designs, logos, video material, and audio clips (collectively, "the Intellectual Property") are protected by copyright, trademark, and other laws of the United States, as well as international conventions and the laws of other countries. The Intellectual Property is owned or controlled by JCL EVENTS LLC. or the party credited as the provider or owner of the Intellectual Property. The compilation (meaning the collection, arrangement, and assembly) of all content on the Site is the exclusive property of JCL EVENTS LLC. and protected by United States and international copyright laws. Except as expressly authorized by JCL EVENTS LLC, You agree not to sell, license, distribute, copy, modify, publicly perform or display, transmit, publish, edit, adapt, create derivative works from, or otherwise make unauthorized use of all Site content and materials.

7. Third Party Sites, Products, and Services; Links

The site may contain links to third party websites ("Third-party sites"). JCL EVENTS LLC is not responsible for third-party sites and their content. The third-party sites are not controlled by JCL EVENTS LLC. Accordingly, JCL EVENTS LLC. makes no warranties or conditions regarding such third-party sites, has no responsibility for the contents of such third-party sites, and will not be liable for any loss or damage caused by your use of or reliance on such third-party sites. Your use of third-party sites is at your own risk. The inclusion on the site or other service of a link to a third-party site does not imply an endorsement by JCL EVENTS LLC. When you access any of these third-party sites, please understand that if you visit third-party sites then your rights and obligations while accessing and using those sites will be governed by the agreements and policies relating to the use of those sites.

8. Disclaimer; No Warranties; Limitation on Liability and Damages

Subject to the final paragraph of this section, JCL EVENTS LLC. and/or its respective licensors, affiliates, and suppliers make no representations about the suitability, reliability, availability, timeliness, lack of viruses, or other harmful components and accuracy of the information, software, products, services, and related graphics contained within the site, content, or user content for any purpose. All such information, software, products, services and related graphics are provided without warranty of any kind. To the extent allowable by law, JCL EVENTS LLC. and/or its respective licensors, affiliates, and suppliers hereby disclaim all warranties and conditions with regard to this information, software, products, services, and related graphics, including all implied warranties and conditions of merchantability, fitness for a particular purpose, workmanlike effort, title, and non-infringement.

You also specifically agree that JCL EVENTS LLC is not responsible for any content sent using and/or included in the site by any third party. You further agree that JCL EVENTS LLC and/or its respective licensors, affiliates, and suppliers may make improvements and/or changes to the site and/or may discontinue any part of the site at any time.

Also subject to the final paragraph of this section and to the extent allowable by law, in no event shall JCL EVENTS LLC's and/or its respective licensors, affiliates, and suppliers be liable for any direct, indirect, punitive, incidental, special, consequential damages, or any damages whatsoever if this limitation of liability or the exclusion of warranty set forth above is held inapplicable or enforceable for any reason, then JCL EVENTS LLC's maximum liability for any type of damages shall be limited to \$100. (One Hundred Dollars and Zero Cents.) If you are dissatisfied with any portion of the site, or with any of these terms, your sole and exclusive remedy is to discontinue using the site and terminate your account.

Notwithstanding the above, nothing in this section shall be understood to limit JCL EVENTS LLC's liability for personal injury or death caused by JCL EVENTS LLC's own negligence or intentional or unlawful misconduct or for any damages caused by JCL EVENTS LLC's failure to employ reasonable data security practices as set forth in our privacy policy.

9. Indemnification; Hold Harmless

You agree to indemnify and hold JCL EVENTS LLC, its employees, officers, directors, investors, agents, consultants, assignees, affiliates, partners, contractors, attorneys, accountants, advertisers, and any and all other individuals and organizations providing services on behalf of JCL EVENTS LLC. harmless from all claims, liabilities, losses, damages, and expenses (including attorneys' fees and expenses) arising out of or relating to Your breach or alleged breach of any terms or conditions contained in this Agreement.

10. Dispute Policy; Terms and Conditions

These Terms, including Our Privacy Policy, are governed by the laws of the State of New Jersey, without respect to its conflict of laws principles. Jurisdiction for any claims, lawsuits, or other actions (collectively, "Claims") arising under this agreement shall lie exclusively with the state courts within Monmouth County, New Jersey or federal courts within Newark, Trenton, Freehold, New Jersey. If any provision of this Privacy Policy and the Terms and Conditions are found to be invalid by any court having competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these terms and conditions, which shall remain in full force and effect. No waiver of any term of this Privacy Policy and the Terms and Conditions shall be deemed a further or continuing waiver of such term or any other term. You

agree that neither you, nor your representatives, shall have the right or authority to bring any Claims on a class action basis or on bases involving Claims brought in a purported representative capacity on behalf of the general public, other subscribers, or other persons similarly situated.

11. Assignment for JCL EVENTS LLC

JCL EVENTS LLC may assign its rights and obligations under these Terms, and any assignment will insure to the benefit of Our successors, assigns, and licensees.

12. Severability Terms and Conditions

If any provision of these Terms, including the Privacy Policy, is found invalid, illegal, or unenforceable by any court of competent jurisdiction, the remaining provisions shall remain in full force and effect, as shall this agreement, as if such invalid, illegal, or unenforceable provisions had never been a part of ALL of these Terms and conditions.

13. Survivability

Sections 4, 7, 8, 11, 12, 13, 14, 16, 18, 19, and 20 or anything mentioned within those specific sections, above this section, ("15. Survivability) shall survive any termination of this Agreement.

14. Headings

All headings used in these Terms are for reference purposes only and shall not be used to interpret, analyze, or construe these Terms or the terms, representations, covenants, agreements, certifications, declarations, affirmations, or statements contained herein.

15. Entire Agreement

These Terms, including the JCL EVENTS LLC's Privacy Policy represent the entire agreement between JCL EVENTS LLC and You regarding the subject matter of these Terms and Conditions. These Terms and Conditions cancel and supersede all prior understandings between Party Rental Ltd. and You regarding the rights herein. No provision of these Terms shall be modified or amended except as expressly stated within the Terms.

16. No Waiver Of Any Terms and Conditions by JCL EVENTS LLC

No waiver of any of these Terms by JCL EVENTS LLC. is binding unless authorized in writing by an executive officer, manager, and/or administrator of JCL EVENTS LLC, and also, revised and legally reviewed by JCL EVENTS LLC legal representatives, associates, affiliates, and counsel. If and only when JCL EVENTS LLC waives a breach of any provision of the Terms and Conditions, any such waiver will not be construed as a continuing waiver of other breaches of the same nature or other provisions of the Terms and will in no manner aft the right of JCL EVENTS LLC. to enforce the same at a later time.

17. Children's Online Privacy Protection Act ("COPPA") Notification

JCL EVENTS LLC. is not designed or intended for use by children under the age of 18. Pursuant to 47 U.S.C. Section 230(d) as amended, JCL EVENTS LLC. hereby notifies You that parental control protections (such as computer hardware, software, or filtering services) are commercially available that may assist You in limiting access to material that is harmful to minors. Information identifying current providers of such protections is available at the Electronic Frontier Foundation website, http://www.eff.org. This website is not to be interpreted as legal help by JCL EVENTS LLC. JCL EVENTS LLC will not be responsible for all and any information that may or may not be provided on the website. The entity or person(s) signing these terms and conditions understands fully that they may be other sources, not affiliated with JCL EVENTS LLC in any way that could also help and assist that entity and/or person(s) with any "COPRA" or inconveniences caused in connection with this matter.

18. Digital Millennium Copyright Act

Pursuant to Title II of the Digital Millennium Copyright Act, all claims of copyright infringement for material that is believed to be residing on the Site, should be promptly sent in the form of written communication to JCL EVENTS LLC headquarters at 57 Ridge Avenue, Neptune City, New Jersey 07753-6623, or email us for further JCL EVENTS LLC support at info@jclpartyrentals.com. All claims must include the following information:

a) A physical and electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;

b) Identification of the copyrighted work claimed to have been infringed, or if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site;

c) Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit the service provider to locate the material;

d) Information reasonably sufficient to permit the service provider to contact the complaining party, such as an address, telephone number, and if available, an electronic mail address at which the complaining party may be contacted;

e) A statement that the complaining party has a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and

f) A statement that the information in the notification is accurate, and under penalty of perjury, that the Complaining Party is authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Privacy Policy

Your privacy is important to JCL EVENTS LLC This privacy statement provides information about the personal information that JCL EVENTS LLC collects, and the ways in which JCL EVENTS LLC uses that personal information. By using this website, you agree to the collection and use of information within the terms of this privacy statement. If you do not agree with this privacy statement, then do not use this site or give JCL EVENTS LLC any of your information.

This privacy policy is governed and enforced by all associates, representatives, attorneys, affiliates, managers and administrators at JCL EVENTS LLC.

Personal Information Collection

JCL EVENTS LLC may collect and use personal information, which may include, but is not limited to:

- your name, email, address, and telephone number
- information that you provide for the purpose of registering with the website
- information relevant to transactions conducted over this website
- information that you provide for the purpose of subscribing to communications
- government issued identification and information
- JCL EVENTS LLC holds the right to save and reserve any credit/debit and/or nak information in order to guarantee the full extent of payments, to the cent, are remitted to JCL EVENTS LLC and all parties are paid for their individual services.

JCL EVENTS LLC also collects information that your internet browser sends whenever you visit or use this site. This information, may include your internet protocol address, your internet service provider, browser information including your referring and exit pages, your operating system, which pages and tracks your visit on JCL EVENTS LLC website, the time and date of your visit and use of JCL EVENTS LLC's pages and all website features, and additional statistical and logistical information.

Using Personal Information

JCL EVENTS LLC may use your personal information to:

- administer this website
- personalize the website for you
- enable your access to use the website and its services
- conduct transactions and send you products that you purchase
- send you statements and invoices
- send you marketing communications
- contact you in a way up to JCL EVENTS LLC's professional judgment and discretion.
- Remit over/past due invoices and charges to all bank accounts affiliated and related to JCL EVENTS LLC (including Venmo Inc.electronic payment services.)

Where JCL EVENTS LLC discloses your personal information to its agents or sub-contractors for these purposes, the agent or sub-contractor in question will use that personal information in accordance with the terms of this privacy statement.

In addition to the disclosures reasonably necessary for the purposes identified within this privacy statement, JCL EVENTS LLC may disclose your personal information to the extent that it is required to do so by law, in connection with any legal proceedings or prospective legal proceedings, and in order to establish, exercise, or defend its legal rights.

Securing Your Data

JCL EVENTS LLC will take reasonable technical and organizational precautions to prevent the loss, misuse, disclosure, or alteration of your personal information. JCL EVENTS LLCwill store all the personal information you provide on its secure servers. While JCL EVENTS LLC will employ reasonable security practices to protect your information, no method of storage or electronic transmission is 100% secure, and as such, JCL EVENTS LLC cannot guarantee absolute security of any information you have provided.

Updating This Statement-Terms and Conditions In This Full Article Are Subject For Updates and Changes at any time

JCL EVENTS LLC may update this privacy policy by posting a new version on this website.

JCL EVENTS LLC reserves the right to modify or update this privacy statement at any time, and you should check this page regularly to ensure you are familiar with any changes.

Other Websites not associated with JCL EVENTS LLC

This website contains links to other websites that are not owned or controlled by JCL EVENTS LLC. JCL EVENTS LLC is not responsible for the privacy policies or practices of any other such websites and encourages you to review the privacy statements of those websites.

Additional Terms and Conditions:

1. Site:

You agree to: (a) ensure the Site is reasonably clean, safe, secure and otherwise fit for delivery and use of the Rented Item(s); (b) ensure that proper and adequate power is provided for installation and operation of such Item(s) at all times; and (c) refrain from serving alcoholic beverages to any intoxicated person(s). If we agree to provide any services (including delivery, installation and/or retrieval), you will: (i)pay our stated charge(s) for the same; (ii) be present (or ensure your representative is present) at the Site at the agreed time(s); and (iii) ensure our representatives have full access to the Site at all times. JCL EVENTS LLC will not be responsible for any delay(s) caused by other parties, including any providers of other goods or services ("Other Providers") for which you agree to indemnify, defend and hold harmless JCL EVENTS LLC. If you are not present upon delivery or retrieval of the Rented Item(s), you agree to accept the statements of JCL EVENTS LLC's representatives regarding the same (including the status, location(s), condition, quality and quantities of the Item(s) and the Site).

2. Instructions:

Upon the earlier of your receipt, or our delivery to the Site, of the Item(s), unless you immediately reject it/them, you represent, warrant, acknowledge and agree that: (a) each Item; (i) is complete, in good repair and operating condition, free of defects, and is in all ways acceptable to you; (ii) is appropriate for your purposes; and (iii) was selected (not based on any recommendation by us), examined and tested by you or your agent(s); and (b) you; (i) have received, read and understand all laws, rules, training, instructions, user manuals, maintenance requirements, and other information (including all applicable EPA, OSHA, NFPA, IFC, IBC, ASSE, ASME, ASTM, NJ, IEEE and ANSI Standards) pertaining to such Item(s) ("Instructions"); (ii) will fully comply therewith; (iii) will use each Item only for its intended purpose, in a reasonable and safe manner; (iv) will timely give all required notice(s), and obtain all applicable licenses, permits, authorizations and approvals (including without limitation, the approval(s) of all governmental authorities as well as the owner(s) of the Site); (v) will ensure all underground utilities and sprinklers are clearly and properly marked before driving or relocating any stake(s) (CALL 811 and go to www.nj1-call.org at least 3 but not more than 10 business days in advance, and see our "Temporary Structures Addendum"); (vi) will immediately cease using and evacuate any Item that malfunctions or proves defective (a "Malfunction"); (vii) will create and post in a conspicuous place an OSHA-COMPLIANT EVACUATION PLAN for all tents included in the Rented Item(s) ("Tents"); and (viii) will ensure all users of the Item(s) comply herewith at all times.

3. Use:

AT ALL TIMES DURING THE TERM, YOU WILL ENSURE THAT: (a) each Rented Item is used safely and only at the Site and in full compliance with this Contract (including the "Instructions" identified in § 4) as well as all applicable laws, rules, regulations and ordinances; and (b) ALL CHILDREN USING OR OCCUPYING ANY RENTED ITEM(S) ARE SUPERVISED BY A COMPETENT ADULT AT ALL TIMES. You will not, nor will you permit anyone else to: (A) use open flames in, under or near any Tent(s); (B) misuse, remove from the Site, reposition, conceal, modify or damage any Rented Item; or (C) take possession of or exercise control over any Rented Item without our prior written consent (granted, conditioned or withheld in our sole discretion).

4. Malfunctions:

In the event of a Malfunction (as defined in § 4), you will immediately cease using and evacuate the Malfunctioning Item and notify us, JCL EVENTS LLC. Provided the Malfunction did not result from the wrongful or negligent act or omission, or any breach of this Contract, by you or any person(s) you permit to use, occupy or otherwise deal with any one or more of the Rented Item(s), we will, at our option: (a) repair the Malfunctioning Item; (b) provide you with a comparable replacement; or (c) return the unused portion of the Rent and cancel this Contract. The foregoing remedy is EXCLUSIVE. We will have no other obligations regarding Malfunctions, all of which you waive, together with all associated incidental, consequential, special, exemplary and punitive damages.

5. WARNING:

TENTS AND ITEMS USED FOR COOKING AND/OR HEATING CAN BE DANGEROUS AND MAY MOVE, SHIFT, TIP, COLLAPSE, LEAK, OVERTURN OR CATCH FIRE, PARTICULARLY DURING HAZARDOUS WEATHER (e.g., heavy rain, snow, sleet, hail and winds over 25 mph). If hazardous weather occurs or threatens you agree to immediately: (a)DISCONTINUE USING AND EVACUATE such Item(s); (b) notify JCL EVENTS LLC of the same as soon as possible; (c) take all necessary steps to: (i) ensure the safety of all occupants; and (ii) protect all rented Items and their contents; and (d) PERMIT JCL EVENTS LLC, IN ITS SOLE DISCRETION, TO POSTPONE DELIVERY AND/OR INSTALLATION OF, AND/OR DISMANTLE, STORE AND/OR RETRIEVE ANY OR ALL OF SUCH ITEM(S) (without obligating JCL EVENTS LLC to do so).

6. Insurance:

You agree to maintain all INSURANCE we may require during the Term, including liability insurance with minimum limits of \$1,000,000 per occurrence, and property damage/inland marine insurance covering all Rented Items for the full (new) replacement cost thereof: (a) naming JCL EVENTS LLC as an additional insured and loss payee; (b) waiving subrogation against us; (c) being primary and noncontributory; and (d) including such other provisions as we may require. You irrevocably appoint JCL EVENTS LLC as your agent and attorney-in-fact for purposes of submitting and negotiating claims on all such policies. By signing this you verify you are covered by all applicable Terms and Conditions under New Jersey State Law and will not pursue any of JCL EVENTS LLC's insurance agents, associates, company, affiliates and/or representatives. You will be subject to all and any claims through your own and/or your representatives insurance.

7. NO WARRANTIES:

JCL EVENTS LLC IS NOT THE MANUFACTURER OR DESIGNER OF ANY OF THE RENTED ITEM(S), ALL OF WHICH ARE PROVIDED "AS-IS". NEITHER JCL EVENTS LLC NOR ANY TPO, MAKES ANY WARRANTY, EXPRESS OR IMPLIED (INCLUDING ANY WARRANTY OF MERCHANTABILITY, SUITABILITY, FITNESS FOR A PARTICULAR PURPOSE, FUNCTION, DESIGN, QUALITY, CAPACITY, FREEDOM FROM DEFECTS AND/OR GOOD AND WORKMANLIKE PERFORMANCE, AS WELL AS ANY WARRANTY ARISING FROM OR IN CONNECTION WITH COURSE OF DEALING, COURSE OF PERFORMANCE OR USAGE OF TRADE) REGARDING ANY ITEM(S) OR SERVICE(S) PROVIDED BY JCL EVENTS LLC OR ANY TPO, NOR DOES JCL EVENTS LLC OR ANY TPO MAKE ANY WARRANTY AGAINST INTERFERENCE OR INFRINGEMENT, ALL OF WHICH YOU WAIVE. NO DESCRIPTIONS, SPECIFICATIONS, OR ADVERTISEMENTS CONSTITUTE REPRESENTATIONS OR WARRANTIES BY JCL EVENTS LLC.

8. INDEMNIFICATION/ NO LEGAL PROSECUTION AN/OR CLAIMS TO JCL EVENTS LLC OF ANY AND ALL KIND UNDER ALL AND FULL EXTENT OF NEW JERSEY LAW:

TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, YOU: (A) ASSUME ALL RISKS, INCLUDING WITHOUT LIMITATION, RISK(S) OF PERSONAL AND BODILY INJURY, LOSS, PROPERTY DAMAGE, DESTRUCTION AND CONTAMINATION OF. TO, AND/OR ARISING IN CONNECTION WITH, THE ITEM(S) AND SERVICE(S) REFERENCED IN THIS CONTRACT, AS WELL AS ALL LIABILITIES, CLAIMS, DAMAGES, LOSSES, COSTS AND EXPENSES (INCLUDING ATTORNEYS' FEES) ARISING FROM AND/OR IN CONNECTION WITH THE SELECTION, PROVISION, INSPECTION, DESIGN, MANUFACTURE, USE, LOADING, UNLOADING, FUELING, TRANSPORTATION, DEMONSTRATION, STORAGE, SERVICING, MAINTENANCE, REPAIR, DELIVERY, INSTALLATION AND/OR RETRIEVAL THEREOF, WHETHER OR NOT YOUR FAULT (COLLECTIVELY, "RISKS"); (B) RELEASE AND DISCHARGE, AND AGREE TO INDEMNIFY. DEFEND AND HOLD HARMLESS, JCL EVENTS LLC and its owners, shareholders, members, managers, officers, directors, partners, agents, affiliates, employees, insurers, subrogees, representatives, successors and assigns (each, an "Indemnitee" and collectively, the "Indemnitees"), for, from and against all such RISKS, as well as all other liabilities, claims, damages, losses, costs and expenses (including without limitation, attorneys' fees) arising from and/or in connection with the Rented Item(s), this Contract and/or any breach hereof by you, your agents, employees, sublessees, successors and/or assigns; and except only as provided in §6, (C) WAIVE all rights and remedies available under the Uniform Commercial Code, as well as all direct, indirect, incidental, consequential, general, special, exemplary and punitive damages, against JCL EVENTS LLC and each and every other Indemnitee.

9. Return Condition:

You agree to: (a) protect all Rented Item(s) at all times; (b) keep them safely and securely stored and locked when not in use; and (c) return them to JCL EVENTS LLC on time at the end of the Term, clean and in good order, condition and repair. If you fail to comply with this § 11, then in addition to your other obligations arising under this Contract, you agree to pay us: (i) Rent for each succeeding full rental period until all Rented Item(s) are returned or replaced as required; and (ii) all costs and expenses we incur in connection with such failure, including cleaning, servicing, repairing and/or replacing the subject Rented Item(s). Certain Rented Item(s) may be delivered on pallets, or in crates, cartons or boxes, and may be stacked, bagged, racked, folded, rolled and/or strapped ("Packed"). Upon return to JCL EVENTS LLC, you will ensure that all Rented Items are properly Packed, using the same packing materials, and free of burns, stains, mold, mildew and discoloration. YOU AGREE NOT TO PACK ANY RENTED ITEM UNLESS IT IS COMPLETELY DRY. PACKING WET OR DAMP RENTED ITEMS MAY RESULT IN MOLD, MILDEW AND/OR OTHER DAMAGE, FOR WHICH YOU WILL BE LIABLE.

10. Limited Damage Waiver:

If and only if, we have offered, and you have elected to purchase the OPTIONAL LIMITED DAMAGE WAIVER ("LDW") and paid the non-refundable LDW fee set forth on P.1 in advance of the Term, then with respect solely to the Item(s) covered by LDW ("Covered Items"), you will have no liability to us for 80% of the first \$2,500 of the cost to repair or replace such Covered Items that suffer physical damage during the Term; provided however, that you will remain fully liable for: (a) all Item(s) not covered by LDW; (b) a deductible equal to 20% of the first \$2,500 of

repair/replacement costs for Covered Items; (c) all damage to and/or loss of Covered Item(s) caused in whole or in part by: (i) your breach of this Contract; (ii) theft or other failure to return Covered Item(s); (iii) negligence, misuse and/or abuse of Rented Item(s); (iv) use of alcohol or drugs; (d) all cleaning costs; and (e) all repair/replacement costs exceeding \$2,500 in the aggregate across all Covered Item(s). You may decline LDW if you provide the physical damage/inland marine insurance referenced in § 8. LDW IS NOT INSURANCE, NOR IS IT A WARRANTY.

11. Defaults:

Your duties hereunder are unconditional. If you: (a) fail to fully and timely honor, pay, perform and/or comply with, this Contract and/or any of your obligations arising hereunder; (b) provide any incorrect or misleading information to JCL EVENTS LLC; (c) become insolvent; or (d) die or cease conducting business, or if any Rented Item(s) shall be lost, or unless covered by LDW per § 12, damaged, you will be in default under this Contract, whereupon, we may, with or without legal process or notice (and without liability to you), to the maximum extent permitted under applicable law: (i) terminate your rental(s); (ii) seek relief from stay; (iii) recover, empty, lock, dismantle and/or disable any Rented Item(s) without being guilty of breach, trespass or wrongful interference, or liable for any injuries or property damage (for which you will indemnify, defend and hold harmless the Indemnitees); (iv) perform your obligations hereunder on your behalf, without being obligated to do so; (v) purchase replacement Item(s); (vi) recover from you our associated damages, losses, costs and expenses (including Rent for the balance of the scheduled Term, loss of use, interest, attorneys' fees, court costs, and costs of collection); and/or (vii) pursue any other rights and/or remedies available in connection therewith, all of which shall be cumulative.

12. Title:

Except with respect to Items we rent from third parties (each, a "TPO") and then re-rent to you ("Re-Rented Items"), JCL EVENTS LLC alone owns and will retain title to all Rented Items. Your only right with respect to the Rented Item(s) (including Re-Rented Items) is to use it/them in full compliance with this Contract during the Term. You SHALL NOT: (a) permit the taking or existence of any lien, claim, security interest or encumbrance on any Rented Item; or (b) loan, transfer, sublet or assign any Item(s) or this Contract without JCL EVENTS LLCs prior written consent (in our sole discretion). JCL EVENTS LLC may: (i) substitute and/or (ii) transfer, sell and/or assign all or any part of its interests in the Item(s) and/or this Contract, in which event, you will attorn to the recipient, who will not be responsible for any liabilities or obligations of JCL EVENTS LLC.

13. Interpretation:

This Contract, together with any addenda we provide (including our Temporary Structures Addendum), each of which is incorporated herein, represent(s) the entire agreement between you and JCL EVENTS LLC, superseding all other agreements and representations, including without limitation, our website and advertising. The terms of this Contract are severable. If any of the term(s) hereof shall be deemed invalid or unenforceable by any court of competent jurisdiction, such term(s) will be deleted, and the remainder of this Contract will remain valid and

in full force and effect. This Contract cannot be further amended or extended except in a writing signed by JCL EVENTS LLC. You acknowledge that: (a) this Contract: (i) is fair and reasonable; and (ii) shall be interpreted under the laws of the State of New Jersey; and (b) proper venue for all associated civil legal proceedings shall lie solely in the federal, state and local courts located in or nearest to Monmouth County, NJ (unless waived by JCL EVENTS LLC). You consent thereto, and waive all claims that such venue lies in an inconvenient forum. Digital, electronic, photocopied and facsimile or facsimiled. (Also applicable for past occurrences) signatures and initials appearing on this Contract and/or any addenda will be deemed originals.

14. Miscellaneous:

You grant to JCL EVENTS LLC and each TPO a perpetual, paid-up, royalty-free license to create, edit, distribute, display and copy audio and visual representations which include any of the Item(s). You authorize JCL EVENTS LLC to submit all amounts coming due under this Contract to any debit or credit card(s) you provide. If any legal action is commenced in connection with this Contract, JCL EVENTS LLC will be entitled to recover its costs and expenses associated therewith (including its attorneys' fees and expenses) from you if JCL EVENTS LLC prevails. Time is of the essence. JCL EVENTS LLC may, without notice or liability to you, monitor and/or inspect any Rented Item(s) at any time. If any performance required of us is rendered impractical as a result of any act or omission of any Other Provider(s) or any "Act of God" (e.g., any event, fact or circumstance beyond our reasonable control), we will be excused from such performance. You waive the benefits of all statutes of limitations regarding JCL EVENTS LLC's rights and remedies. All amounts due from you hereunder but not timely paid will bear interest at the highest rate permitted under applicable law until paid. You agree to pay JCL EVENTS LLC the maximum lawful charge for any check you write which is returned unpaid. Our maximum liability to you in connection with this Contract is limited to the amount(s) actually paid by you to us hereunder. This Contract allocates to you the risk of injury, loss of and/or damage to, persons or property arising in connection with the Item(s), and that allocation is reflected in a reduced Rent. These Terms and Conditions apply to all Rented Item(s) and to all other Items you obtain from JCL EVENTS LLC at any time (except only as we otherwise agree). You agree to pay all sales and use taxes, as well as all fines, fees, tolls, duties, assessments and other charges related to each Item. Neither our exercise, nor our failure or delay in the exercise, of any rights or remedies will constitute an election of remedies or a waiver of any right or remedy we may have.

15. WARNING:

A person commits THEFT which may result in CRIMINAL PROSECUTION if he purposely obtains services (including the use of movable property), which he knows are available only for compensation, by deception, threat, force or any other means designed to avoid the due payment therefor. See N.J. Stat. Ann., § 2C:20-8, et seq. and its/their successor provision(s) for details. 1) This rental equipment has been received in good condition and will be returned in the same condition. (ordinary and accepted wear) 2) Customer agrees to the Company's right to enter Customer's premises at any time to retrieve the recovery equipment. 3) Renter agrees to reimburse JCL Events LLC for all attorneys' fees, an amount not less than 80% of all sums due, cost and court expenses incurred by the rental company to enforce the

collection or to preserve or enforce the rights of the rights in this contract. 4) Customer agrees not to prosecute, sublease or deliver the equipment or use it elsewhere. 5) Customer agrees to pay full replacement cost, labor involved, for all damage to rental equipment. 6) If the inflatable equipment is lost, stolen or damaged beyond repair, the tenant agrees to pay market price of current unit damaged and/or defected. 7) Renter agrees to ensure that all users (and guardians of users) of the rental review and read all rules. 8) There are no warranties of merchantability or fitness, either expressed or implied. Person/His organization renting this equipment from JCL Events LLC will be responsible and liable for any and all damage or injury that occurs for any reason. I have read the above agreement and fully understand an Accept the above conditions. I am aware that though, I am fully responsible for the inflatables and will do so, for any loss or damage that may occur. 9) Renter understands and acknowledges that play on an amusement device involves known and unknown risks Including, but not limited to, physical injury from falling, sliding, crashing or crashing, emotional injury, paralysis, distress, injury or death to any participant. Renter agrees to indemnify and hold JCL EVENTS LLC harmless from any and all claims, actions, demands, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorneys' fees and costs, arising out of an injury, damage or death to persons or to themselves in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the Manufacturer, selection, delivery, possession, use, operation or return of the equipment. The intended lessee publishes Holds harmless JCL Events LLC issues from injuries or damages incurred as a result of the use of the leased equipment. JCL Events LLC cannot, under any circumstances, be responsible for injuries resulting from improper use, God Nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless JCL Events LLC from any loss, damage, theft or destruction of the equipment during the term of the lease and any Extensions thereof.

16. E-MAIL AND ALL OTHER ONLINE COMMUNICATION IMPORTANT INFORMATION:

In case of missing or not fully reviewing these terms and conditions regarding all of JCL EVENTS LLC's representatives e-mails being received, sent, quede'd, drafted, spammed, saved or trashed. (including personal emails used for JCL EVENTS LLC's operations and/or any and all communications.) By signing and reading the following terms and conditions below you agree that this is once again, indemnifying and holding harmless to JCL EVENTS LLC to the full extent of New Jersey State Law in case of any and all email circumstances.

"CONFIDENTIALITY NOTICE: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error please notify the system manager. This message contains confidential information and is intended only for the individual named. If you are not the named addressee you should not disseminate, distribute or copy this e-mail. Please notify the sender immediately by e-mail if you have received this e-mail by mistake and delete this e-mail from your system. If you are not the intended recipient you are notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited. NO COMPANY/CLIENT RELATIONSHIP. No Company/Client Relationship is created by this email correspondence unless there exists an enforceable fee contract or an engagement agreement between the corresponding parties.

17. PAYMENT; SIGNATURE BINDING/ACTING AS OFFICIAL SIGNATURE:

By providing a signature, a payment through any of JCL EVENTS LLC's merchant services, written, e-signed, verbal and any and all other forms of confirmation, you agree that any and all documents provided to the entity and/or client(s) are a continuous part of this document titled "JCL EVENTS LLC Full Terms and Conditions" and will be a continuous part of the agreement to the full enforcement of JCL EVENTS LLC and all its representatives as well as the full extent of New Jersey State Law. Merchant, financial, and payment services for JCL EVENTS LLC include, but are not limited to; Quickbooks Inc, a trademark of Intuit, Inc. Venmo, Inc. cash USD payments, bank checks only made payable to "JCL EVENTS LLC" and/or any other payments that are only specifically approved by JCL EVENTS LLC. Any of the forms of payments to any of the Merchant and/or Financial Services to JCL EVENTS LLC and/or any of it's associates, representatives, shareholders, associates, affiliates, and personnel will be considered a legal signature, agreement and verification to go forward with the event that is being inquired about at that particular time.

By signing herein, you hereby agree to use your form of payment, whichever it may be deemed appropriate and approved by JCL EVENTS LLC as an agreement to the terms and conditions stated within this agreement. As mentioned above, The document titles that will be a part of, and act as a direct continuation to the "JCL EVENTS LLC Full Terms and Conditions" but not limited to, are listed herein as follows:

- -"JCL EVENTS LLC Full Terms and Conditions"
- -"JCL EVENTS LLC Full Terms and Conditions Spanish"
- -"JCL Events LLC GFCI Extension Instructions and Information."
- -"JCL Events LLC Privacy Policy"
- -"JCL Events LLC Watchdog Alarm Information and Instructions."
- -"JCL Events LLC Tables & Chairs Policy English"
- -"JCL Events LLC Tables & Chairs Policy Spanish"
- -"JCL Events LLC Fuel More Gas Odor Occurrences and Instructions"
- -"JCL Events LLC Sent Invoice Template To Client"

-"JCL Events LLC Quickbooks/Emails Legal Statement/Template 1" (Statement edited by JCL Events LLC and to be send to client on Quickbooks invoice software system(s)

-"JCL Events LLC Quickbooks/Emails Legal Statement/Template 2" (Statement edited by JCL Events LLC and to be send to client on Quickbooks invoice software system(s)

IRS CIRCULAR 230 DISCLOSURE: To ensure compliance with requirements imposed by the IRS and other taxing authorities, we inform you that any tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purposes of (i) avoiding penalties that may be imposed on any taxpayer or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein."

By reading this, it acts as an agreement that you fully understand what is being stated and presented to you in writing/typing above.

Please note JCL EVENTS LLC may use and regard any client e-mail(s) for any company written/typed as a confirmation for events. Words or phrases such as, but not limited to; ("Yes" "I agree" "Paid" "I Confirm" "Let's do it" "Can I pay you when you get here?" "Agreed" and/or "Sounds good.")

18. CASH PAYMENT(S) POLICY

Cash payments remitted and submitted to JCL EVENTS LLC and/or any of its representatives within the company, have to be notified and specified while communicating (Call, letter, e-mails, social media, text messages, video call, live in person, etc.) with JCL EVENTS LLC. Once this is verified by all involving parties, JCL EVENTS LLC, and the entity and/or person(s) agree to have the client with this specific matter pay the agreed cash amount, to the cent/penny amount, and all and any other applicable fees and charges deemed legally appropriate by JCL EVENTS LLC. The cash agreed amount being paid has to be paid as soon as possible (ASAP), as soon as possible after you have received the quote (which JCL EVENTS LLC will be monitoring and reviewing) and absolutely in FULL. No exceptions and/or exclusions. JCL EVENTS LLC holds the right to enforce this policy to **ENSURE FAIRNESS TO ALL OF JCL EVENTS LLC'S CLIENTS AND ALL PERSONNEL WITHIN**. NO REFUNDS AT ALL FOR CASH PAYMENTS! Please read this carefully. NO EXCEPTIONS.

Please understand that any non-guaranteed payments such as any type of bank checks, cash and/ or any and all are volatile and are a risk to JCL EVENTS LLC as it does not guarantee a payment. Once cash is received JCL EVENTS LLC will then continue with its regular system operations and work.

If and when in the occasion a client pays cash and JCL EVENTS LLC is deemed to not charge New Jersey sales tax, unless JCL EVENTS LLC receives legal and official tax exemption documentation and/or certification (JCL EVENTS LLC is not responsible for ant fabrication, fake, illegal printing and/or forging of any and all documents provided by JCL EVENTS LLC's inquired client) JCL EVENTS LLC will not submit a "non-taxable" quote since that client and/or entity, corporation, institution etc. is not tax exempt under the State of New Jersey. Instead JCL EVENTS LLC will then discount that same exact USD amount, exceptions may apply, to the quote being made at that particular time.

19. FOREIGN LANGUAGES; NOT RESPONSIBLE FOR ANY INTERPRETER SERVICES:

JCL EVENTS LLC is not responsible for all and any language that the client may or may not need other than ENGLISH-USA and/or SPANISH-SPAIN/MEXICO translations. Any other languages existing, JCL EVENTS LLC is not responsible for. Including but not limited to any interpretation services and/or translations. Any translation services in EGLISH-USA and/or SPANISH-SPAIN/MEXICO have to be requested and confirmed by any personnel member at JCL EVENTS LLC. JCL EVENTS LLC is not responsible for providing any interpreters, all outside contractors inquired by the client are their full sole responsibility. Any interpreters not related, associated or approved by JCL EVENTS LLC will indemnify and hold harmless JCL EVENTS LLC and act fully as individuals for themselves personally or for an entity, corporation or institution.

Overnight Rentals:

The following lessee or the representative acting on the person(s) or entity's behalf understands and acknowledges that the blower will be removed from the inflates. device and locked in a safe place overnight. Lessee shall pay for collection fees, attorneys' fees, court cost costs or any expense involved in the collection of rental charges or other damages to Lessor under terms of the contract. The Lessor, at its own discretion, may revert all charges to the daily rate if invoice is not paid on the due date. LESSEE UNDERSTANDS THAT ALL CHARGES ARE SUBJECT TO FINAL AUDIT. Lessee authorizes additional charges or credits to be made to his account and payment by the method used at the time of the reservation, rental or return. Lessee assumes all weather-related risks involved in holding an outdoor tented event. Lessor may endeavor to minimize said risk, however, if the tenting becomes unusable due to high wind, snow, rain, flooding, extreme cold or heat, or any other factor beyond Lessor's control, despite any efforts or lack thereof taken or not taken by Lessor, Lessee shall be liable for payment in full of all charges. Lessee agrees to have the site upon which the equipment is to be erected free and clear of all obstacles, natural and man made, prior to the arrival of the Lessor's work crew. Lessee further agrees to have all tents cleared for removal prior to Lessor's arrival for pickup. All non-leased equipment and decorations shall be cleared and taken from site prior to pickup. If Lessee fails to do so, then Lessee shall pay all costs involved for any delay, additional rental, and all costs including collection and legal expenses. Lessee shall be fully responsible for any property damage or personal injury related to use of the equipment rented under this agreement and agrees fully to indemnify Lessor with respect to any claims, including without limitation any legal fees Lessor may deem reasonably appropriate in the enforcement of this clause or the defense of any such claim. All tents are subject to stretching and retracting of up to 5% of listed sizes and although all tents have been treated to some extent with waterproofing compound, no tents are guaranteed to be absolutely waterproof and leaks do occur from time to time. Lessee agrees not to do any type of cooking under or within a reasonable distance of the tent. Lessee assumes full responsibility and costs incurred for damage and or cleaning expenses to tent tops due to cooking processes under or near tents. Lessee agrees to furnish Lessor access to, and the right to use, Lessee's electrical and power lines for installation and operation of the rented equipment. Lessee agrees to have all Underground Facilities in the vicinity of the Equipment installation clearly marked prior to the arrival of Lessor's work crews. Lessee assumes full responsibility for damage to all Underground Facilities. Unless specified, all orders must be

prepaid prior to delivery. All deposits or payments are non-refundable. No exceptions. An in-store credit may be given for cancellations and must be used before the end of 3 calendar months, 90 days. From the time the rental items are delivered or picked up, regardless of use, monies are non-refundable. No credits or refunds will be given. JCL EVENTS LLC is not responsible in the case of inclement weather, however with enough notice; arrangements can be made for alternative locations or dates, if available. If a deposit or payment has been made, an in-store credit may be given and must be used before the end of the current year. Party tents/canopies have been manufactured as temporary structures.

ATTENTION/IMPORTANT:

Absolutely NO Refund and/or tolerance of any sort if an event is canceled or decided to not do by the event coordinator or any of that entity's and/or person(s) companies or personal representatives before 36 (Thirty Six) hours. No refund, at all, to the dollar and cent amount physically, debit card, electronic transfers, wires, money orders, and other goods, credit card wise, will be refundable if the event is also canceled upon arrival to the event's location. Instead of JCL EVENTS LLC refunding the dollar and cent, physically, debit card, electronic transfers, wires, money orders, and other goods, credit card wise, amount back to the owners, or company's account, JCL EVENTS LLC holds the right to hold those funds and money as a credit within JCL EVENTS LLC. This credit can only be redeemed, decreased, spent or liquidated with ordering from and through JCL EVENTS LLC.

(Example/Suppository situation: Instead of JCL EVENTS LLC refunding \$100.00 (One hundred dollars) to a the bank account of the owner and/or event manager at the time of cancelation, those \$100.00 (One hundred dollars) will be applied to a future purchase, IF the owner of the payment remitted and//or any of the events owner's representatives and/or coordinators orders anything from JCL EVENTS LLC, those \$100 will be factored in AS A COMPANY (JCL EVENTS LLC) COMPANY CREDIT ONLY then to that particular quote being sent at that time)

WARNING:

For the safety of all occupants, evacuation is recommended if threatening weather occurs, or if there is any doubt concerning the safe use of our equipment. JCL EVENTS LLC will not guarantee, or be held responsible, for the collapse and/or "the non-use status" of a party tent/canopy due to uncontrollable weather conditions, such as heavy rain, wind, or snow, etc. These conditions do not excuse the renter from payment. Clients will incur an additional charge for replacement or reinstallation of tents/canopies. Upon signing this contract, you hereby acknowledge that I understand the risks of participating in cyber activities and am voluntarily participating in any form of cyber activity, I could be exposed to a variety of hazards and risks, including but not limited to physical injury, emotional distress, property damage, financial loss, illness, disability or death. I agree to assume all risks associated with my participation in any form of cyber activity, waiving any right to pursue legal action against any organization which facilitates my cyber activities or which provided me with the necessary equipment or software.

agree to only participate within my own skills level and agree to immediately discontinue my participation if I feel uncomfortable or unsafe.

MORE TERMS AND CONDITIONS CONTINUED:

1) This rental equipment has been received in good condition and will be returned in the same condition. (ordinary and accepted wear) 2) Customer agrees to JCL Events' right to enter Customer's premises at any time to retrieve the recovery equipment.3) Renter agrees to reimburse JCL Events LLC for all attorneys' fees, an amount not less than 50% of all sums due, cost and court expenses incurred by the rental company to enforce the collection or to preserve or enforce the rights of the rights in this contract. 4) Customer agrees not to prosecute, sublease or deliver the equipment or use it elsewhere. 5) Customer agrees to pay full replacement cost, labor involved, for all damage to rental equipment. 6) If the inflatable equipment is lost, stolen or damaged beyond repair, the tenant agrees to pay market price for the current unit damaged and/or defected. 7) Renter agrees to ensure that all users (and guardians of users) of the rental review and read all rules. 8) There are no warranties of merchantability or fitness, either expressed or implied. Person/His organization renting this equipment from JCL Events LLC will be responsible and liable for any and all damage or injury that occurs for any reason. I have read the above agreement and fully understand an Accept the above conditions. I am aware that though, I am fully responsible for the inflatables and will do so. for any loss or damage that may occur. 9) Renter understands and acknowledges that play on an amusement device involves known and unknown risks Including, but not limited to, physical injury from falling, sliding, crashing or crashing, emotional injury. paralysis, distress, injury or death to any participant.

Renter agrees to indemnify and hold JCL EVENTS LLC harmless from any and all claims, actions, demands, proceedings, costs, expenses, fees, damages and liabilities, including, but not limited to, reasonable attorneys' fees and costs, arising out of an injury, damage or death to persons or to themselves in connection with or resulting from the use of the leased equipment. This includes, but is not limited to, the Manufacture, selection, delivery, possession, use, operation or return of the equipment. The intended lessee publishes holds harmless JCL LLC issues from injuries or damages incurred as a result of the use of the leased equipment. JCL Events LLC cannot, under any circumstances, be responsible for injuries resulting from improper use, God Nature, or other conditions beyond its control or knowledge. Lessee also agrees to indemnify and hold harmless JCL Events LLC from any loss, damage, theft or destruction of the equipment during the term of the lease and any Extensions thereof. Overnight Rentals: -lesee understands and acknowledges that the blower will be removed from the inflates. device and locked in a safe place overnight. Lessee shall pay for collection fees, attorneys' fees, court cost costs or any expense involved in the collection of rental charges or other damages to Lessor under terms of the contract. The Lessor, at its own discretion, may revert all charges to the daily rate if invoice is not paid on the due date. LESSEE UNDERSTANDS THAT ALL CHARGES ARE SUBJECT TO FINAL AUDIT AND CLAIMS. Lessee authorizes additional charges or credits to be made to his account and payment by the method used at the time of the reservation, rental or return. Lessee assumes all weather-related risks involved in holding an outdoor tented event. Lessor may endeavor to minimize said risk,

however, if the tenting becomes unusable due to high wind, snow, rain, flooding, extreme cold or heat, or any other factor beyond Lessor's control, despite any efforts or lack thereof taken or not taken by Lessor, Lessee shall be liable for payment in full of all charges. Lessee agrees to have the site upon which the equipment is to be erected free and clear of all obstacles, natural and man made, prior to the arrival of the Lessor's work crew. Lessee further agrees to have all tents cleared for removal prior to Lessor's arrival for pickup. All non-leased equipment and decorations shall be cleared and taken from site prior to pickup. If Lessee fails to do so, then Lessee shall pay all costs involved for any delay, additional rental, and all costs including collection and legal expenses. Lessee shall be fully responsible for any property damage or personal injury related to use of the equipment rented under this agreement and agrees fully to indemnify Lessor with respect to any claims, including without limitation any legal fees Lessor may deem reasonably appropriate in the enforcement of this clause or the defense of any such claim. All tents are subject to stretching and retracting of up to 5% of listed sizes and although all tents have been treated to some extent with waterproofing compound, no tents are guaranteed to be absolutely waterproof and leaks do occur from time to time. Lessee agrees not to do any type of cooking under or within a reasonable distance of the tent. Lessee assumes full responsibility and costs incurred for damage and or cleaning expenses to tent tops due to cooking processes under or near tents. Lessee agrees to furnish Lessor access to, and the right to use, Lessee's electrical and power lines for installation and operation of the rented equipment. Lessee agrees to have all Underground Facilities in the vicinity of the Equipment installation clearly marked prior to the arrival of Lessor's work crews. Lessee assumes full responsibility for damage to all Underground Facilities.

Our Policies:

Unless specified, all orders must be prepaid prior to delivery. All deposits or payments are non-refundable. No exceptions. An in-store credit may be given for cancellations and must be used before the end of 3 calendar months.

• From the time the rental items are delivered or picked up, regardless of use, monies are non-refundable. No credits or refunds will be given.

• JCL Events LLC is not responsible in the case of inclement weather, however with enough notice; arrangements can be made for alternative locations or dates, if available. If a deposit or payment has been made, an in-store credit may be given and must be used before the end of the current year.

• Party tents/canopies have been manufactured as temporary structures. WARNING – For the safety of all occupants, evacuation is recommended if threatening weather occurs, or if there is any doubt concerning the safe use of our equipment.

JCL Events LLC will not guarantee, or be held responsible, for the collapse and/or "the non-use status" of a party tent/canopy due to uncontrollable weather conditions, such as heavy rain, wind, or snow, etc. These conditions do not excuse the renter from payment.

• Clients will incur an additional charge for replacement or reinstallation of tents/canopies.

____, hereby acknowledge that I

understand the risks of participating in cyber activities and am voluntarily participating in them with full knowledge of the dangers involved.

I acknowledge that by participating in any way or form of cyber activity, I could be exposed to a variety of hazards and risks, including but not limited to physical injury, emotional distress, property damage, financial loss, illness, disability or death.

I agree to assume all risks associated with my participation in any form of cyber activity, waiving any right to pursue legal action against any organization which facilitates my cyber activities or which provided me with the necessary equipment or software. agree to only participate within my own skills level and agree to immediately discontinue my participation if I feel uncomfortable or unsafe.

I agree to abide by all guidelines and instructions pertaining to my cyber activity and agree that any failure to adhere to instructions may result in my immediate removal from the activity or a suspension of my privileges.

I, _____, hereby acknowledge that I understand the risks of participating in cyber activities and am voluntarily participating in them with full knowledge of the dangers involved.

I acknowledge that by participating in any form of cyber activity, I could be exposed to a variety of hazards and risks, including but not limited to physical injury, emotional distress, property damage, financial loss, illness, disability or death.

I agree to assume all risks associated with my participation in any form of cyber activity, waiving any right to pursue legal action against any organization which facilitates my cyber activities or which provided me with the necessary equipment or software.

I agree to only participate within my own skills level and agree to immediately discontinue my participation if I feel uncomfortable or unsafe.

I agree to abide by all guidelines and instructions pertaining to my cyber activity and agree that any failure to adhere to instructions may result in my immediate removal from the activity or a suspension of my privileges.

I certify that I am of legal age and mentally competent to sign this waiver or have obtained the permission of a legal guardian to sign it on my behalf.

I acknowledge and agree that I am participating at my own risk. I acknowledge and agree that JCL EVENTS LLC is not responsible for the action(s) of the renter or its guests. It is understood that the participants may get injured. These injuries include injuries from other participants that may fall on each other resulting in injury, These injuries include but are not limited to bruises, fractures, paralysis, or death. I understand that these types of injuries may occur by observing, standing, taking photographs or doing any other recreational activity oir hobby at or near the inflatables. It is fully understood that all representatives at JCL EVENTS

LLC are not employed to monitor the safe use of said inflatables, unless specified with JCL EVENTS LLC for a certified attendant for an additional cost. It is even much further understood users should not be aware of its participants health conditions and'ot abilities. I further acknowledge that certain bounce houses/inflatables and/ or tents and other equipment require tie downs. These tie downs may require the use of rope, stakes and ratchet straps. As such, JCL EVENTS LLC will require the use of the same in certain equipment. I authorize JCL EVENTS LLC to install same, as explained above, and I will be fully responsible for users avoiding any hazards related to the same process mentioned above, and to further indemnify JCL EVENTS LLC for injuries related to installation of same process, including damages ti sprinkler, gas lines, electric lines and any other underground utilities. The undersigned hereby forever, irrevocably and unconditionally release, waive, relinguish, discharge from disability and covenant not to sue or file any legal action whatsoever under NJ law against JCL EVENTS LLC. Further releases any and all claims, demands, losses, attorney fees, judgements and liabilities, whether known or unknown. The undersigned has been informed of the proper use of the rental equipment, understands the dangers inherent in the use and agrees to indemnify and hold harmless JCL EVENTS LLC from any and all claims, actions, demands, etc. including but not limited to attorney's fees, costs and any judgements that may arise as it relates to the rental equipment. As this relates to any rental equipment which may be rented overnight, the undersigned agrees to remove any blowers or any and all electrical equipment to a secure and dry location. The undersigned has inspected all the rental equipment and agrees that the rental equipment was received in good condition and further agrees all rental equipment must be returned in the same condition as it was dropped off. The undersigned has authorized JCL EVENTS LLC and all its representatives within, the right to re-enter the property or premises to retrieve the equipment. Private or public. The undersigned agrees to be responsible to JCL EVENTS LLC for any and all attorney fees, cost of suit, as well as any and all losses and expenses incurred in the collection of the rental equipment. IF any rental equipment is lost, stolen, damaged beyond repair, the undersigned agrees to be fully responsible and liable for the market price replacement costs.

Safety / How to Checklist:

- I have been shown how inflatable is secured.
- I have been shown how to turn on/off the blower.
- In the event of high winds or storms, I have been instructed to get all participants off the unit and unplug the motor and extension cord from the power outlet.
- I have been instructed to not allow any horseplay, flips, wrestling or any other unsafe activities both in and around inflatables.
- I understand that adult (18 years old & up) operators must be provided to watch the games at all times.
- I have been advised that children of the same size or age group only may use the unit(s) at any given time, no adults and children at the same time.
- Maximum number or riders of each group that should play in the unit at one time is 6 riders or a Maximum Weight of 600 lbs - 100 lbs./ea patron; Rider height requirements: Minimum Height – 36"; Maximum Height – 60" _____
- All Inflatables should be securely anchored and fully inflated before any riders are allowed to enter. _____
- I agree to remove any person from the inflatable who is violating posted rules of operation.
- I have received both written and verbal instruction on the safe operation of inflatable and agree to follow all safety rules.
- Do not install inflatables near a pool.
- Under no circumstances is climbing on the exterior of the inflatable allowed ______

I Have been advised of all the following:

- 1. SUPERVISION by a qualified attendant is required at all times
- 2. REMOVE shoes, eyeglasses and any sharp objects.
- 3. No open flames near any inflatable unit(s)
- 4. NO food, drinks, gum, pets or silly string
- 5. Somersaults, diving, wrestling, rough play and flips are prohibited
- 6. DO NOT allow children to jump onto or off the unit(s)
- 7. When renting a slide, children should go down the slide **FEET FIRST ONLY**, one rider at a time for each lane.

(All these rules and regulations are subject to holding the person(s) at the location where the event rental equipment units are being rented/set-up fully responsible. By signing you agree you understand that EVERY single rule that may apply towards the safety of the person(s) and/or property may not be listed here and can be located and reviewed in outsources, third party, not related or affiliated with JCL EVENTS LLC websites or internet and online systems.)