



Services to be provided:

CConcierge Service. LLC/ (CCS, LLC) shall provide services to the Client in accordance with the terms and conditions of this Agreement:

1.1 Delivery of the Services: CConcierge Service. LLC shall commence the provision of the Services on the date of confirmation of Services Agreement CConcierge Service. LLC shall complete the Services for the clients on or about the agreed upon "Completion Date" of event.

1.2 Fees: As consideration for providing the services by CConcierge Service., LLC, the fees for such services requested, required and the scope of the project. The Client shall pay for CCS, LLC out-of-pocket expenses including (any travel over 25 miles associated with the projects. All travel costs are reflected in the cost shown above and may vary as well as other expenses as agreed to be by paid by the Client.

1.3 Payment: The Client agrees to pay said Fees to CConcierge Service. LLC on the following dates: e.g. 50% deposit payable on the signing of "Service Agreement" prior to the assignment commencement. The "Parties" to agree as to whether; said fees will be paid or upon completion of specific services rendered. A retainer for all services contracted and remainder of payment all is due 2 weeks before event is to be paid in full to all vendors.

CCS, LLC shall invoice the Client for said Services that it has provided to the Client each month. The Client shall pay such invoices either upon receipt of same or within 7 days to CCS, LLC.

Any charges payable under this Agreement are exclusive of any applicable taxes or other fees charged by any governmental body and such shall be payable by the Client to the CCS, LLC in addition to all other charges payable hereunder.

1.4 Warranty: The CCS, LLC represents and warrants that it will perform the Services with Confidentiality Knowledgeable skills, care and confidence.

1.5 Limitation of Liability: Subject to the Client's obligation to pay the Fees to the CCS, LLC, either Party's liability arising directly out of its obligations under this Agreement and every applicable part of it shall be limited in aggregate to the Fees. The Consultant (CCS, LLC) assumes no liability due to the quality of items or services purchased for the Client.

1.6 Term and Termination: This Agreement shall become effective on the date hereof and shall continue until the completion date stated in section 1.2 unless terminated sooner. If the Client terminates this agreement for any reason before the scheduled completion date, the Client will reimburse CCS, LLC for all outstanding fees and out-of-pocket expenses.

1.7 **Relationship of the Parties:** The Parties acknowledge and agree that the Services performed by CCS, LLC, its employees, subcontractors, or agents shall be as an independent contractor and that nothing in this Agreement shall be deemed to constitute a partnership, joint venture, or otherwise between the Parties.

1.8 **Confidentiality:** Neither Party will disclose any information of the other which comes into its possession under or in relation to this Agreement and which is of a confidential nature.

1.9 **Miscellaneous:** The failure of either Party to enforce its rights under this Agreement at any time for any period shall not be construed as a waiver of such rights.

If any part, term or provision of this Agreement is held to be illegal or unenforceable neither the validity nor enforceability of the remainder of this Agreement shall be affected.

This Agreement constitutes the entire understanding between the Parties and supersedes all prior representations, negotiations or understandings.

Neither Party shall be liable for failure to perform any obligation under this Agreement if the failure is caused by any circumstances beyond its reasonable control, including but not limited to acts of god, war, or industrial dispute. This Agreement shall be governed by the laws of the jurisdiction in which the Client is located.

1.10 **Reservations and Cancellations:** in order to guarantee your reservation Date and time of services we require a full payment or 50% Retainer upon confirmation with the remaining balance due 2 weeks before set Event or Services. In case of cancellation, no refunds will be possible all is final. We accept payments by wire transfer/PayPal and all major credit cards.

Parties Representatives Signature:

_____ Date: _____

CCS, LLC: Madame Angelina Delon Turner

_____ Date: _____

"Client