Kaleta Inc.

617 E. Oakey Blvd. Las Vegas, NV 89104 (702) 400-4242

www.kaletainc.com

TERMS & CONDITIONS

agrees to provide the following payments to Kaleta Inc. as compensation for the services described above: • Total contract amount is due and payable at the time of your reservation. • Any changes to this agreement after close of business 72 hours prior to your scheduled event shall be billed as follow • 48 hours prior to event, Billable Hours @ \$125/hr, plus materials/products/services • 24 hours prior to event, Billable Hours @ \$175/hr, plus materials/products/services • On the day of the event, Billable Hours @ \$200/hr, plus materials/products/services **CANCELLATION** Should Kaleta Inc. cancel their services after the contract is signed for any reason other than acts of God, shall receive a refund of all prepaid fees. Should cancel their event after the contract is signed, 100% of the deposit is due Kaleta Inc. **HOLD HARMLESS and INDEMNIFICATION** Kaleta Inc. and agree to hold one another harmless from negligence caused by either party and mutually indemnify one another. **FORCE MAJEURE** Kaleta Inc. and agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, wolcanic cruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the obligations under this Agreement
Should Kaleta Inc. cancel their services after the contract is signed for any reason other than acts of God,
Should cancel their event after the contract is signed, 100% of the deposit is due Kaleta Inc. HOLD HARMLESS and INDEMNIFICATION Kaleta Inc. and agree to hold one another harmless from negligence caused by either party and mutually indemnify one another. FORCE MAJEURE Kaleta Inc. and agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, wolcanic eruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the
HOLD HARMLESS and INDEMNIFICATION Kaleta Inc. and agree to hold one another harmless from negligence caused by either party and mutually indemnify one another. FORCE MAJEURE Kaleta Inc. and agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, volcanic eruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the
FORCE MAJEURE Kaleta Inc. and agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, volcanic eruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the
FORCE MAJEURE Kaleta Inc. and agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, volcanic eruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the
agree that this Agreement may be canceled upon written notice to the other without penalty or prejudice if the event is interrupted due to acts of God, including, but not limited to, hurricanes, tornadoes, strikes, volcanic eruption, earthquakes, pestilence; curtailment of transportation facilities; any other civil or governmental emergency; any other cause or reason beyond the control of either party that would make it inadvisable, illegal, or impossible to perform the
THE FULL AGREEMENT This agreement and any attachments constitute the full agreement. Any changes, additions, or deletions to this agreement musbe approved in writing by both parties.
ACCEPTANCE The parties whose signatures are affixed below agree to accept the terms and conditions stated within this agreement.
Client Authorized Signature Date
Kaleta Inc. Date

Kaleta C. Kuhlemeier, President