



AGREEMENT TERMS AND CONDITIONS

1. DATE, ROOM, AND MINIMUM GUEST COUNT

- a. Date of Event: _____
- b. Room: _____
- c. Minimum Guest Count: _____
 - i. Client is billed for the Minimum Guest Count or the Final Guest Count, whichever is greater.

2. NON-REFUNDABLE DOWN PAYMENT

- a. Client agrees to pay a non-refundable down payment in the amount of \$1,000 to reserve the venue.

3. DAMAGE AND OUTSTANDING TABS

- a. Client is liable for damages exceeding normal wear and tear to the premises caused by the Client, Client’s guests, invitees, vendors or service providers. The Client agrees to pay all costs to repair or remedy such damage(s) within 10 days.
- b. Client is required to have a valid credit card on file 30 days prior to the Date of Event and pre-authorizes up to \$1,500 for damage(s) and outstanding tab(s). 3.9% credit card fee applies. Client may pay by cash or cashier’s check within 72 hours of being notified to avoid the credit card fee. Past due balances are subject to a 1% interest charge per month (12% per year).

4. PAYMENT TERMS

- a. The total event cost must be pre-paid by the Client in full no later than ten (10) days prior to the Date of Event. Late payment penalty is \$250/day.
- b. 3.9% fee applies to credit card payments, except for the down payment. Debit cards are not accepted.
- c. Past due balances are subject to a 1% interest charge per month (12% per year).
- d. Returned checks, for any reason(s) will be charged a \$100 fee.
- e. Client(s) agrees to not dispute credit card charges for damage(s) or outstanding tab(s). Disputed credit card charges result in an additional \$250 fee plus the original amount.
- f. If the Client fails to make payment in full pursuant to the Order Invoice or these Terms and Conditions, Celebrations may terminate the Agreement and cancel the Event without liability.

5. DATE CHANGE(S) AND CANCELLATION(S) _____ (INITIAL)

- a. Date Changes. If the Client requests to change the Date of Event, a date change fee is charged and due in full at the time of changing the date. Date changes are not permitted within 60 days of the Date of Event. The original non-refundable deposit is transferred to the new Date of Event. Updated room rental fee, package price(s), and menu prices apply to the new Date of Event.

Venue:	Date Change Fee
271+ Days Prior to Date of Event:	\$1,000
61 -270 Days Prior to Date of Event:	\$2,000
60 Days or Less Prior to Date of Event:	Full Cancellation Fee Applies

- i.
- b. Cancelled Events. If the event is cancelled by the Client for any reason(s), a cancellation fee is charged, in addition to the non-refundable down payment. Client must provide written notice to cancel. Once Celebrations receives written notice the cancellation fee is immediately due in full.



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- i. This Agreement remains active and binding until the Client submits the written notice and the cancellation fee is paid in full.
- ii. Past due balances are subject to a 1% interest charge per month (12% per year).
- iii. Payment plans are not available from Celebrations.

Venue:	Cancellation Fee
271+ Days Prior to Date of Event:	\$3,000
61 -270 Days Prior to Date of Event:	\$5,000
60 Days or Less Prior to Date of Event:	\$10,000

iv.

6. ROOM RENTAL FEE

- a. The Room Rental fee is secured at the time of booking and will not change.
- b. Room Rental includes:
 - I. Access to the room from 10am on the Date of Event to 12am (midnight).
 - a. Early and/or late access is \$150/hour with a 1-hour minimum.
 - II. Indoor space, outdoor ceremony altar, outdoor patio, bridal suite, groom suite, restrooms, full-service bar and outdoor signage.
 - III. Tables and chairs.
 - a. 6’ circle tables, 8’ rectangle tables, 36” high top tables. Some restrictions may apply.
 - b. Indoor chairs are specific to each room. Center Court: Silver Chiavari chairs. Court Yard: Black Chiavari chairs. River Park: Wood cross-back chairs.
 - c. Outdoor ceremony altar chairs.
 - d. Outdoor patio tables and chairs.
 - IV. Audio/video equipment including projector, projector screen, wireless microphone, speakers, WIFI, front entry TV, bridal suite TV, and groom suite TV.
 - V. Complimentary on-site parking with overnight parking available. Restrictions apply.
 - VI. Outdoor signage on LED marquee and at the main entrance on the Date of Event.

7. RULES AND REGULATIONS

- a. All 3rd party vendors including the DJ, photographer, hair, makeup, officiant, live music, entertainment, and other vendors are responsible for all licenses, permits, fees and liability pertaining to the Vendor’s products/services and must adhere to the same Terms and Conditions set forth herein.
- b. Decorations may not be attached to the walls, floors, windows, doors, or trim.
- c. Confetti, glitter, foam, and/or other similar decorations are not permitted. Failure to comply will result in a minimum clean-up fee of \$200.
- d. Client may use real or artificial flower petals outside. If used, Client is responsible for all cleanup by the end of the event, to avoid a \$200 clean-up fee.
- e. A complimentary ceremony rehearsal is included with the following restrictions:
 - i. Reservations are required, subject to availability, and limited to one hour in length.
 - ii. Only guests in the "wedding party" standing up in the ceremony may attend. Typically, this includes the bride, groom, maid of honor, best man, bridesmaids, groomsmen, flower girl(s), ring bearer, usher(s), attendants, parents, and the officiant/priest.
 - iii. Children, spouses, family, friends, vendors, and other guests not participating in the ceremony, may NOT attend and Client will be charged \$50/person.
 - iv. No sound system or microphone is available.
- f. Children must be always supervised by an adult chaperone.
- g. Personal items and/or décor cannot be dropped off early or left overnight.
- h. Celebrations is not responsible for lost or stolen personal property prior to, during or after the event.



- i. Celebrations does not provide DJ services at any time before or during the event. All music coordination is the responsibility of the Client and Client's vendor(s).
- j. Audio/visual files must be provided by the Client 72 hours prior to the Date of Event. If received in less than 72 hours, Celebrations makes no guarantees it will play or work. Additional fees apply for A/V needs within 72 hours. AV support is not provided for 3rd party vendors.
- k. An optional hotel shuttle is available to the Client. A signed Hotel Shuttle Agreement is due sixty (60) days prior to the Date of Event but may not be signed earlier than six (6) months prior to the Date of Event. Hotel shuttle prices and partner hotels are subject to change prior to a signed Hotel Shuttle Agreement. Terms and conditions of the Hotel Shuttle Agreement are listed on www.CelebrationsLaCrosse.com.
- l. Celebrations is not responsible for 3rd party mechanical failures out of its control such as the loss of power, loss of internet, or mechanical malfunctions such as plumbing, electrical, and HVAC.
- m. Client(s) authorizes Celebrations to send and receive text (SMS) messages regarding appointments, event planning details, reminders, products, services, and other relevant information. Text message and data rates may apply. Client may opt out of this service at any time by texting STOP to any message.

8. VIP WEDDING PACKAGES

- a. The original package options and prices are secured and locked-in from the time of booking and will not change. Celebrations may periodically update its packages and prices for future customers; however, the Client's original package options and prices from the day this Agreement was signed will not change.
- b. Final package price is based on the Minimum Guest Count or Final Guest Count, whichever is greater.
- c. Guests 3 years old and less are complimentary but do not count towards the Minimum Guest Count. Guests 4 years and older are charged the same package rate(s) per person.
- d. Guests attending the dance-only are charged a separate fee, but do not count towards the Minimum Guest Count.
- e. Package modifications are allowed with a written quote and approval from Client.
- f. Package price does not include the Room Rental Fee, 5.5% Wisconsin sales tax, optional hotel shuttle, optional VIP Vendor(s), and optional upgrades or add-ons.
- g. Rules and restrictions include, but are not limited to:
 - I. Food and beverages included in the VIP Wedding Package(s) are catered by Celebrations. Menu choices are limited to Celebrations' food and drink menus.
 - II. Appetizers, entrees and desserts are prepared for the Client's Final Guest Count.
 - III. Late night snacks are prepared for 50% of the Client's Final Guest Count and served by 10pm.
 - IV. Hosted Bar:
 - a. Premium Drinks: Includes domestic and import bottled beers, rail and premium cocktails, shots, house wine, house champagne, and seltzers served from the bar. Some restrictions may apply.
 - b. Tap Beer: Includes domestic tap beers listed on the drink menu. Served from behind the bar. Additional options and special orders available with written quote. Some restrictions may apply.
 - c. Soda: Includes Pepsi fountain products. Cans, bottles, and pitchers are not available. Some restrictions may apply.
 - d. Beverage Service Fee: Included in the original VIP Wedding Package drinks. Drinks outside the package are subject to an 18% Beverage Service Fee and 5.5% WI sales tax.
 - e. Cash bar weddings must meet the minimum drink spend defined in section 11.b.



- f. Bar(s) are open for a maximum of 10 consecutive hours. If multiple bars are open, Celebrations reserves the right to close one bar as it deems necessary based on weather, sales analytics, staffing, and other factors.
- V. Decorations: Includes unlimited in-house décor inventory options published on <https://celebrationslacrosse.com>. Restrictions apply. All decor is subject to availability and reserved on a first come, first served basis. Setup and cleanup included for decorations rented from Celebrations. Additional rules and restrictions apply, per Section 12.
- VI. Staff: Includes Wedding planner(s), day of coordinator(s), bartender(s), server(s), chef(s), setup and cleanup staff. Staff quantity, expertise and hours are at Celebrations' sole discretion.

9. VIP VENDOR(S)

- a. Client has the option to book VIP Vendors partnered with Celebrations, such as a photographer, DJ, and/or hair/makeup services at exclusive discounted prices, available only at Celebrations.
- b. Client must choose from the list of VIP Vendors published on <https://celebrationslacrosse.com>. All VIP Vendor(s) are subject to availability and require confirmation.
- c. VIP Photographer Package includes:
 - i. 30-minute initial consultation.
 - ii. 1 hour engagement session with 5 edited digital pictures, with personal printing rights, within 7 calendar days of the engagement session.
 - iii. 8 hours of continuous wedding day coverage with a single shooter.
 - iv. 25 edited wedding day digital pictures, with personal printing rights, within 30 calendar days of the wedding.
 - v. Minimum of 250 wedding day digital picture proofs, without personal printing rights, within 45 calendar days of the wedding.
- d. VIP DJ Package includes:
 - i. 30-minute initial consultation.
 - ii. Up to 9 continuous hours of DJ services for ceremony, dinner and dance music ending no later than midnight.
 - iii. Choice in DJ booth.
 - iv. DMX dance lighting.
 - v. LED up-lighting, up to 10.
 - vi. All speakers, subs and DJ equipment.
 - vii. Wireless microphone.
- e. VIP Hair and Makeup Package includes:
 - i. Initial consultation.
 - ii. One complimentary hair trial for the bride at Vendor's location.
 - iii. Day of wedding hair styling, partial or full updo, and hair accessories (provided by the bride) for the bride only, at Celebrations.
 - iv. One complimentary makeup trial for the bride at Vendor's location.
 - v. Day of wedding makeup services, including classic lashes and choice of airbrush or traditional makeup for the bride only, at Celebrations.
- f. VIP Hair Package includes:
 - i. Initial consultation.
 - ii. One Complimentary hair trial for the bride at Vendor's location.
 - iii. Day of wedding hair styling, partial or full updo, and hair accessories (provided by the bride) for the bride only, at the Venue.
- g. VIP Makeup Package includes:
 - i. Initial consultation.
 - ii. One Complimentary makeup trial for bride at Vendor's location.



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- iii. Day of wedding makeup services, including classic lashes and choice of airbrush or traditional makeup for the bride only, at the Venue.
- h. VIP Vendor Payment(s):
 - i. Final payment(s) are due 10 days prior to the Date of Event.

VIP Photographer

	2025	2026
Saturdays:	\$3,700	\$4,000
Fridays - Sundays:	\$3,330	\$3,600

VIP Hair Only

	2025	2026
Saturdays:	\$230	\$250
Fridays - Sundays:	\$210	\$230

VIP DJ

	2025	2026
Saturdays:	\$1,450	\$1,570
Fridays - Sundays:	\$1,310	\$1,420

VIP Makeup Only

	2025	2026
Saturdays:	\$195	\$220
Fridays - Sundays:	\$175	\$200

VIP Hair & Makeup

	2025	2026
Saturdays:	\$425	\$460
Fridays - Sundays:	\$385	\$420

- ii.
- i. VIP Vendor Non-Refundable Down Payment(s):

VIP Vendor	Down Payment
Photographer:	\$400
DJ:	\$250
Hair & Makeup:	\$150
Hair Only:	\$100
Makeup Only:	\$100

- i.
 - ii. Non-Refundable Down Payment due at booking and applied towards the total costs.
 - iii. All VIP Vendor(s) are subject to availability and confirmation.
- j. Additional products or services outside the VIP Wedding Package(s) are by and between the VIP Vendor and Client(s).
- k. VIP Vendors are 3rd party independent contractors. Celebrations is not responsible or liable for VIP Vendor's products or services.
- l. VIP Vendor Date Changes and Cancellation Fees:
 - i. If the Client requests to change the Date of Event, a Date Change Fee is charged and due in full at the time of changing the date. Date changes are not permitted within 60 days of the original Date of Event. All date changes are subject to availability and confirmation.
 1. VIP Vendor(s) non-refundable down payment is transferred to the new Date of Event only if available.
 2. Updated packages, menus, and pricing applies to the new Date of Event.
 3. If VIP Vendor(s) are unavailable on the new Date of Event, the cancellation fee applies.
 - ii. If the Client cancels the VIP Vendor Agreement(s) for any reason(s), a Cancellation Fee is charged, in addition to the non-refundable down payment. Client must provide written notice to Celebrations to cancel. Once Celebrations receives Client's written notice to cancel, the cancellation fee is immediately due in full. This Agreement remains in effect and binding until both the written notice is received, and the cancellation fee is paid in full. A 1% per month (12% per year) late payment fee will be assessed on any unpaid balance. Payment plans are not available from Celebrations or VIP Vendor(s).



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VIP Photographer:	Date Change Fee	Cancellation Fee
271+ Days Prior to Wedding Day:	\$400	\$900
61 -270 Days Prior to Wedding Day:	\$800	\$2,000
60 Days or Less Prior to Wedding Day:	<i>Full Cancellation Fee Applies</i>	\$2,800
VIP DJ:	Date Change Fee	Cancellation Fee
271+ Days Prior to Wedding Day:	\$175	\$500
61 -270 Days Prior to Wedding Day:	\$325	\$800
60 Days or Less Prior to Wedding Day:	<i>Full Cancellation Fee Applies</i>	\$1,000
VIP Hair & Makeup:	Date Change Fee	Cancellation Fee
271+ Days Prior to Wedding Day:	\$40	\$100
61 -270 Days Prior to Wedding Day:	\$55	\$200
60 Days or Less Prior to Wedding Day:	<i>Full Cancellation Fee Applies</i>	\$275
VIP Hair ONLY:	Date Change Fee	Cancellation Fee
271+ Days Prior to Wedding Day:	\$25	\$40
61 -270 Days Prior to Wedding Day:	\$35	\$75
60 Days or Less Prior to Wedding Day:	<i>Full Cancellation Fee Applies</i>	\$100
VIP Makeup ONLY:	Date Change Fee	Cancellation Fee
271+ Days Prior to Wedding Day:	\$30	\$40
61 -270 Days Prior to Wedding Day:	\$45	\$60
60 Days or Less Prior to Wedding Day:	<i>Full Cancellation Fee Applies</i>	\$70

iii.

10. FOOD

- h. The minimum food spend requirement is met in all original VIP Wedding Packages.
- i. If Client(s) chooses a build-your-own package, a \$29/person minimum food spend is required, based on the Minimum or Final Guest Count, whichever is greater.
- j. All food must be provided by a licensed and insured caterer.
- k. If Client(s) hire a caterer other than Celebrations, a \$10/Person outside catering fee is charged to the Client(s), based on the Minimum Guest Count or Final Guest Count, whichever is greater. Outside caterer(s) are subject to the Terms and Conditions listed in Celebrations' Outside Catering Agreement and must be pre-approved in writing by Celebrations.
- l. Outside dessert(s) are allowed at no additional cost to the Client, if the following conditions are met.
 - I. Desserts are provided by a licensed and insured baker.
 - II. Client is responsible for dessert plates, silverware, napkins, displays, signage, and to-go boxes.
 - III. Client is responsible for all dessert service including setup, cleanup, and re-stocking.
- m. Up to 10 eight inch to-go containers are included to bring leftover food home, if any.
- n. Taste Test Event(s):
 - I. One complimentary Taste Test Event is included for up to 2 guests to sample food.
 - II. RSVPs are required on <https://celebrationslacrosse.com> a minimum of 30 days prior to the event.
 - III. Client(s) may attend the Taste Test Event 3-9 months prior to the Date of Event, but not sooner.
 - IV. A maximum of 4 additional guests to the Taste Test Event (6 total). A fee of \$55 per additional guest is charged to the Client's invoice. No refunds.
 - V. Taste Test menu options are at the sole discretion of Celebrations.
 - VI. Client(s) may attend up to two additional Taste Test Events to review décor options only at no charge. Food and drinks are not included. RSVPs required.
 - VII. Private 1-1 taste tests are NOT complimentary. Costs are \$75/person and require reservations a minimum of 2 weeks in advance and are limited to 3 entrees and 4 sides. Decorations are unavailable at private taste test events.



11. BEVERAGES

- a. The minimum bar spend is met in all original VIP Wedding Packages.
- b. If Client(s) chooses a build-your-own package, a \$12/person minimum bar spend is required, based on the Minimum or Final Guest Count, whichever is greater. The minimum bar spend is compulsory and can be met through a cash bar, hosted bar, or a combination of both. The minimum bar spend does not include the Beverage Service Fee or Sales Tax.
- c. All beverage sales, not included in the original VIP Wedding Packages, are subject to an 18% Beverage Service Fee, plus 5.5% WI sales tax.
- d. Bar(s) are open for a maximum of 10 consecutive hours. If multiple bars are open, Celebrations reserves the right to close one based on weather, sales, staffing, customer service, and other factors.
- e. Alcoholic beverages cannot be brought in or removed from the premises by Client(s) or Client's guests at any time, for any reason. Outside alcohol of any kind anywhere on the premises is strictly prohibited.
 - I. A penalty of \$250 per can/bottle/container is charged to the Client(s).
 - II. Outside beverages will be confiscated without return or credit to Client(s) or Client's guests.
 - III. Celebrations reserves the right to conduct periodic inspections throughout the Date of Event.
- f. Underage consumption is not permitted with or without parental permission. Individual(s) engaging in it will be asked to leave the premises. \$250 per can/bottle/container fee charged to the Client.
- g. No refunds or credits on pre-paid or special-order beverages.
- h. Open bar packages are based on the Minimum Guest Count or Final Guest Count, whichever is greater including all kids and adults.
- i. Drink menu(s) options and prices are subject to change without notice.

12. DECORATIONS

- a. Celebrations' in-house decor options are published on <https://celebrationslacrosse.com>.
- b. All décor is subject to availability, limited in quantity and available on a first come, first served basis.
- c. The unlimited decorations package is available exclusively to Client(s) with new reservations booked after 11/11/2024. No exceptions.
- d. Client may reserve decoration(s) at any time. The deadline to cancel decor reservations without penalty is 90 days prior to the Date of Event. Reservation(s) cancelled less than 90 days from the Date of Event are charged at menu price, regardless of used or not.
- e. No cash value, credits or refunds on unused décor.
- f. Setup and cleanup is included for items rented and hosted at Celebrations.
- g. Client may bring in their own decoration(s) for no additional cost. Client is responsible for all setup and cleanup of personal decoration(s). All personal items must be removed on the Date of Event.
- h. All decor is rented in as-is condition. Many items are used and show some signs of normal wear and tear. Celebrations makes reasonable best efforts to keep decor clean, well maintained and acceptable.

13. STAFF SERVICE FEE

- a. The Staff Service Fee is included in all VIP Wedding Packages.
- b. Build-your-own packages are subject to a \$3,000 Staff Service Fee for events in 2025 and \$3,500 in 2026.
- c. Staff Service Fee includes pre-event planning, coordinator(s), bartender(s), server(s), chef(s), setup and clean up team.
- d. Celebrations' team consists of multiple Wedding/Event Planners. No individual Wedding/Event Planner is guaranteed. Client(s) may work with multiple Wedding/Event Planners.
- e. Planning meetings are held approximately 1 year, 90 days, 30 days, and 14 days prior to Date of Event.



14. FINAL DEADLINES

- a. All details in the Order Invoice and Event Profile must be finalized fourteen days (14) days prior to the Date of Event. No changes are allowed within fourteen days (14) days prior to the Date of Event.
- b. Final payment is due ten (10) calendar days prior to the Date of Event. Late payment penalty is \$250/day.

15. POLICY AND FACILITY

- a. Celebrations reserves the right to update its policies from time to time, at its sole discretion.
- b. Celebrations reserves the right to remodel, add-on, or modify the facility at any time without notice.

16. ONLINE REVIEW AND PICTURES

- a. Client is encouraged to submit an online review on Facebook, Google, WeddingWire and/or The Knot following the Date of Event.
- b. Client agrees to allow Celebrations to partially or fully publish Client's review, testimonial(s) or feedback on Celebrations' website and/or marketing materials.
- c. Client agrees to allow Celebrations to take pictures of the event and request digital pictures and videos from Client's vendor(s) without royalties or copyright infringement.

17. COURTESY PROTOCOL

- a. Celebrations reserves the right to request any person or group of people acting unruly, disrespectful, or engaging in behavior contrary to Celebrations' rules or regulations to leave the Premises.
- b. Client agrees to not make irrational demands, act in an unreasonable manner(s), become abusive or unruly towards Celebrations' owners, managers, employees, officers, representatives, or agents in any way. If breached, Celebrations reserves the right to cancel the event and retain all monies paid without refund or liability.

18. PUBLIC HEALTH PANDEMIC

- a. A public health pandemic is defined as a state-wide or national health crisis that affects the entire public, where businesses are forced to close or impose significant restrictions prohibiting the scheduled event.
- b. In the event of a COVID-19 like-pandemic, "Safer at Home" order or other government-mandated order, both parties shall act in good faith to continue, reschedule, or cancel.
 - i. Keep the original date. Celebrations will waive the minimum guest count up to 50% or as allowed by state or federal law.
 - ii. Reschedule to a different date. All monies are transferred to a new available date with no date change fee. More than one date transfer is not permitted. New room rental fee, package prices, and menu prices apply to the new Date of Event. Subject to availability. Restrictions apply.
 - iii. Cancel. If the Client wishes to cancel the event, the cancellation policy in Section 5 applies.

19. NON-DISPARAGEMENT, DEFAMATION OF CHARACTER AND SLANDER

- a. Client agrees to not slander or injure Celebrations' reputation or goodwill in any way including its employees or owners on any public forum, website(s), blog(s), social media channel(s), or other means at any time before, during or after this Agreement.
- b. Client agrees to privately address concern(s) or complaint(s) 1-1 with Celebrations. If breached, Client agrees to immediately remove such violation(s), within 48 hours of being notified, and subject to monetary damages of \$1,000 per violation.



20. FORCE MAJEURE

- a. Celebrations shall not be liable for any failure of or delay in the performance of this Agreement for the period that such failure or delay is due to causes beyond its reasonable control, including but not limited to acts of God, acts of nature, war, strikes or labor disputes, embargoes, government orders or any other force majeure event.

21. LIABILITY

- a. Client expressly agrees that Celebrations shall not be liable to Client or others, including Client's guests and invitees or service providers or contractors, for damage or loss of personal property located in or about the Premises. The Client, hereby indemnifies and hold harmless Celebrations, its members, owners, managers, employees, officers, representatives, and agents, from and against any and all claims or liability for property damage or loss arising from the use and occupancy of the Premises by the Client or Client's guests or invitees' contractors or service providers.
- b. Client expressly agrees that Celebrations shall not be liable for any injuries to Client or others, including Client's guests and invitees, service providers or contractors, unless such injuries are directly caused by the intentional or negligent acts or omissions of Celebrations. Client hereby indemnifies Celebrations, its members, employees, officers, representatives, and agents, from and against any and all liabilities, damages or personal injuries arising from the use and occupancy of the Premises by the Client or Client's guests or invitees, service providers or contractors.

22. AMENDMENT

- a. Terms and Conditions may be modified or amended from time-to-time as determined by Celebrations. The Client will be provided with notice of such amendments which shall be binding on the Client.

23. ENTIRE AGREEMENT/BINDING

- a. THE ORDER INVOICE AND TERMS AND CONDITIONS SET FORTH HEREIN SHALL CONSTITUTE THE ENTIRE AGREEMENT BETWEEN THE PARTIES. CLIENT AGREES TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH HEREIN AND IN THE ORDER INVOICE. The Order Invoice and these Terms and Conditions supersede any prior written or oral agreements between the parties. The Terms and Conditions and Order Invoice shall be binding on the parties hereto and their successors and assigns.

24. SEVERABILITY

- a. If any provision of the Terms and Condition or Order Invoice shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. The invalidity or unenforceability of any provisions of this Agreement shall not affect or impair any other provisions.

25. APPLICABLE LAW

- a. This Agreement shall be governed by the laws of the State of Wisconsin.



I confirm that I have read the Agreement's Terms & Conditions and Order Invoice and agree to all items and provisions contained therein.

PRIMARY SIGNATORY

SPOUSE INFORMATION

Signature *(Required)*

Name

Name *(Required)*

Phone

Date *(Required)*

Email

Phone *(Required)*

Address

Email *(Required)*

City

Address *(Required)*

State

Zip

City *(Required)*

State *(Required)*

Zip *(Required)*

Venue's Signature

Venue Representative