## AGREEMENT FOR SERVICES

## A Vegas Expression, Inc And

## **Northwest HR Management Association**

A Vegas Expression, LLC, a company in the State of Nevada (hereinafter referred to as "AVE"), does hereby enter into this agreement with Northwest HR Management Association (hereinafter referred to as "Client") under the following terms and conditions:

1. AVE agrees to provide those services detailed below: Coordinate Booking of Rockhouse Event

June 24th 6pm-8pm
(175) Of Each:
APPETIZERS
Assorted Mini Quiche
Chicken Mini Tacos with salsa & avocado cream sauce Cocktail Meatballs
Mini Vegetable Egg Roll with plum sauce
Italian Sausage & Mozzarella Flatbread with marinara
(350) Drink Tickets

- 2. Client agrees to pay AVE total amount of money due for services as invoiced.
- 3. AVE will use its best efforts and good faith to fulfill all of its commitments and arrangements for the client. In the event any of its subcontractors fail or refuse, for any reason whatsoever, to provide the services outlined, AVE will make every effort possible to substitute for said subcontractors.
- 4. Both parties agree to indemnify, defend, save and hold each other and their officers, directors, agents, members, and employees harmless as to any and all claims, demands, costs, damages, liabilities, losses or expenses, including reasonable attorney's fees, arising out of or related to actions brought by third parties as a result of or arising in connection with the provision of services for the Agreement. If either party cannot perform any of the Services due to an act of God or any other occurrence whatsoever beyond its control, than either party can cancel any such portion of the Services and shall be excused from further performance of that portion of the Services hereunder and from any liability for nonperformance, upon written notice.
- 5. From the payment agreed to by Client, AVE assumes payments to those vendors, restaurants, entertainers, and all other independent contractors providing services as a representative agent.
- 6. In order to secure the above, please return one signed contract. Deposit due in the amount of 100% in order to guarantee the event. Credit Card charges will be @ 3% additional charge. In the event of cancellation by Client, Client shall be 100% responsible for all fees if cancelled 24 hours before the event. AVE shall use its best efforts to cancel the particular event; however, Client shall be responsible for all actual costs incurred by AVE. In the event of cancellation by AVE, Client's deposits shall be promptly refunded.



- 7. Any controversy, claim or dispute arising from or relating to this Agreement, will be settled through non-binding arbitrations or conducted in accordance with the rules of the American Arbitrations Association or through an action brought in any court of competent jurisdiction in Clark County, Nevada. Judgment on any award rendered may be entered in ay court or competent jurisdiction.
- 8. The total cost of services is subject to adjustment if additional services are provided. All prices set forth in the proposal will be based on 2019 pricing. Any adjustments, additions, or deletions will require Client's signature at the time of adjustment.

Client's signature shall constitute acceptance and agreement to the above terms and the proposal. Receipt of the required deposit made without a signed agreement shall also constitute acceptance and agreement to the terms and proposal.

Executed in Las Vegas, Nevada this 03<sup>nd</sup>, day of May 2019.

Submitted by:

Roshelle Pavlin

Director of Venues
A Vegas Expression, LLC

Accepted by:

—EC25D685F55A49

5/3/2019

Date

5/3/2019