

XTTRAS INC
Chocolate Fountain Rental Agreement
30 Montvale Place, Staten Island, NY 10308
917 657-0422 646 296-5556
Website: www.xttras.com

The Parties: This agreement is for Xttras services for the event described below, between the undersigned Client and Xttras. Xttras agrees to furnish services to the following Client and specifications

CLIENT INFORMATION:

Client Name: _____
Address: _____
Home Phone: _____
Date of Event: _____ Scheduled Start Time: _____
Type of Event: _____ Number of Guests: _____
Location of Event: _____
Name and Phone Number of Caterer: _____

SPECIFICATIONS:

Included – Delivery To Event
Included – Set Up, Tear Down & Cleaning Of The Chocolate Fountain
Included – Up 16lbs of chocolate
Included -- 6” Wooden Skewers
Optional -- Travel Charge: _____
Optional -- Additional Chocolate _____
Optional -- Dipping Items : _____
Optional – Miscellaneous: _____

PAYMENT TERMS: Total fee agreed upon by Client and Xttras is _____. Xttras is reserving the Client’s party date and time for The Chocolate Fountain Rental when deposit is received. To confirm this agreement sign this contract along with a deposit of \$100.00. The balance is due no later than 10 days prior to the date of the event if payment is made by check. Payments not made by check prior to 10 days will require full payment on the day of your affair. If paying by Credit Card submit payment to Party@xttras.com All checks should be made payable to Xttras. There will be a \$30.00 fee for all returned checks. Any unpaid balance must be paid prior to the date of the event.

OVERTIME COST: When feasible, Client requests on the day of the event for extended use of The Chocolate Fountain will be accommodated. Overtime requests may be made in half-hour increments and will be determined by the amount of guests attending your event. Payments for overtime are due at the time of the request.

CANCELLATION: If cancellation is initiated within 3 days a full refund will be given. Following all days all deposits are non refundable. The liability of Xttras to perform said services is subject to proven detention by sickness, accidents or any other actions not under its control.

PROVISIONS: Xttras will require access to the desired set up area at least One Hour to the scheduled start time and 30 minutes after the conclusion of our service, for set up and take down. Client is responsible for providing a sturdy, level table capable of supporting The Chocolate Fountain and additional for items. Xttras requires at least one 120 volt circuit within 10 feet of the desired set up area. Client accepts full responsibility and is liable for any damages, injuries or delays that occur as a result of failure to comply with these provisions

LIABILITY: This Agreement and the contents hereof represent the only warranties, express or implied, between the parties Including any implied warranty or merchantability or fitness for the particular purpose and for any other obligation or liability on the part of Xttras. Xttras shall not be liable for any injury, loss or damage directly or consequently arising out of the use or inability to use The Chocolate Fountain, whether used singularly or in conjunction with any other equipment. Client will indemnify Xttras against, and hold Xttras from all claims, actions, proceedings, costs, damages, and liabilities, including attorney fees, arising out of, connected with, or resulting for the use of The Chocolate Fountain,

CLIENT SIGNATURE _____ CONTRACT DATE _____

XTTRAS REPRESENTATIVE _____ DATE _____