

THIS AGREEMENT is made this ______2015

BETWEEN_____(the "Client"); and Sing N Move LLC

The Client wishes to be provided with the Services (defined below) by Sing N Move LLC and Sing N Move LLC agrees to provide the Services to the Client on the terms and conditions of this Agreement.

Payment

All parties must be secured with a 50% none refundable deposit. The remaining balance is due on the day of the party.

The Party

Our package provides 1 hour of scheduled activities. Unless changed by prior agreement.

Warranty

Sing N Move LLC represents and warrants that it will perform the Services with reasonable skill and care.

Limitation of Liability

Subject to the Client's obligation to pay the Fees to Sing N Move 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. Sing N Move LLC assumes no liability due to the quality of items or services purchased for the Client.

Term and Termination

This Agreement shall be effective on the date hereof and shall continue until the date of the event unless terminated sooner. If the Client terminates this agreement for any reason more than 10 days before the scheduled event, the Client will forfeit the deposit paid to Sing N Move LLC and the Client shall reimburse Sing N Move LLC for all outstanding out-of-pocket expenses. If the Client terminates this agreement for any reason within 10 days of the scheduled event, the full fee is payable to Sing N Move LLC and the Client shall reimburse Sing N Move LLC for all outstanding out-of-pocket expenses.

Miscellaneous

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. 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. In the event of severe weather that may disrupt the event or prevent it from being held, the Client can propose an alternate date and Sing N Move LLC will make the best effort to accommodate that change as per the clause above. Sing N Move LLC reserves the right to change the date if it is deemed unsafe to drive.

Agreed by the Parties hereto:

SIGNED by on behalf of [the Client]

Representative for Sing N Move LLC