

Booster Rental Agreement
\$120 - FLAT PARE

Auto-Claff System agrees to furnish aine HATCO IST Dooter, Sertial No.  Customer agrees to great to great factor of the control of the contro	between Auto-Chlor System of	WASHINGTON, I	NC			
Auto-Chlor System agrees to furnish shas HATCO BST Bootter, Serial No.  Customer agrees to pay a fixed mount of \$12.00 th in the beginning of each four (\$4) works privide. Customer agrees to pay applicable sales taxes. This agreement shall list far for flow-week periods of seven and the anaste anisterization was essential to the property of the control of the cont	ind					BBQ-E0150H
mount of \$1,000 at the beginning of each four (4) week previot. Customers agrees to app sephicable wells tases. This agreement shall list fair*6 hou-week prints for the mount of the control of the cont	1763 NJ	-27 E	DISON	NT - 0881	· <del>7</del>	hereinafter called "Customer."
and the first System and processing of the discovery of the content of the system and the content of the system and the content of the system and the content of the conten	mount of \$120.00 at the beginni ommencing on the first regular of ach annual anniversary unless ei	ing of each four (4) we route service visit and ither party gives the	week period. Custon d invoicing. At the other party at least?	ner agrees to pay applicable s end of the total term, this agr 2 four-week periods (56 days)	notice in writi	s agreement shall last for 65 four-week periods (5 years stically renews itself for another 13 periods (1 year) on ng of its election not to renew the agreement.
untening connections, sheet must work, electrical work and needs at his own expense. Auto-Chlor System will the consider for or of large.  The booster shall remain the property of Auto-Chlor System and Customer shall not transfer or encumber the booster, deliberately define or durange in the booster, assign its agreement, reconsequent and an analysis of the state of the property of the Social segments, reconsequent and the regular course of its business to use the booster.  A sub-Chlor System shall not be healf label for any damages by reason of failure of equipment to operate or fruity operation of equipment, nor be responsible for any treet consequential damage or losses resulting from the use or operation of furnished equipment.  In the event that it becomes necessary for Auto-Chlor System to surply surpose collection of the state of t	outo-Chlor System 2 four-week frect. If customer becomes delirerminate this agreement by giving ayments plus liquidated damage on-payment, the Customer agree on the Customer's premises. A	periods (56 days) no nquent in payment, A ng the customer sevents of the fixed amount os voluntarily to surr	Auto-Chlor System on days written notice that and for the term seemed and for the term seemed to see the term of t	at effect, so long as that notice may, at its option, elect to into ee of its election to do so. Up- tet forth in paragraph 1 above. I the booster to Auto-Chior Sy	is given within trupt the opera on such election Upon Auto-C stem, and Auto	n twenty-eight (28) days after the price increase takes ution of the booster without notice, and/or, may elect to n. Customer shall owe Auto-Chlor System all back filor System's election to terminate this agreement for portal price shall have the right to reprove the booste.
is agreement, remove, later or debete any numbers or description of the booster, or remove the booster from the location specified above or permit anyone other than its gaint employees in the regular course of its business to use the booster.  Auto-Chlor System shall not be held liable for any damages by reason of failure of equipment to operate or faulty operations of equipment, nor be responsible for any force consequential damage or losser streating from the use or operation of furnished equipment.  In the event data it becomes necessary for Auto-Chlor System to ampley attorage) to effect exclusion of the sum due formunder, or to enforce any of the agreement normalies and line of the remove the deboostery for Auto-Chlor System in ormanical and interest of the sum of the property of the sum of the property of the sum of the food amounts et forth above for the current can of this Agreement, except as set forth above, then Customer agrees to provide Auto-Chlor System in the sum of the food amounts et forth above for the current can of this Agreement, except as set forth above, then Customer agrees to provide Auto-Chlor System with the name and address of the owner of the property upon which Customer's business is located and firm Auto-Chlor System may impose an energy surcharge or each invoice to utfast percelular and the system of any change of ownership of the boost and the system of any change of ownership of the boost and the system of any change of ownership of the boost and the system of any change of ownership of the boost and the system of any change of ownership of the boost and the system of any change of the system of any change of the course of the course of the system of any change of the course of the system of the course of the system	lumbing connections, sheet meta	al work, electrical wi	ork and racks at his	own expense. Auto-Chlor Sy	nstallation of the stem will thore	te unit but Customer must arrange for necessary oughly service the booster at regular intervals and suppl
In the event that it becomes necessity for Auto-Chie System to applies atomogy) to reflore collection of the sums due bereander, or to entire only of the agreement contained or to remove the dishwashing machine. Customer agrees to pay the reasonable atomogy, fores, costs and expenses, incurred by Auto-Chier System in monnection therewith. Should any part of this agreement be deemed unenforceable by a Court, the remainder of this Agreement remains in fill force and electric.  Should any part of this agreement be deemed unenforceable by a Court, the remainder of this Agreement remains in fill force and electric.  Should prove the first distinct of this greenent be deemed unenforceable by a Court, the remainder of this Agreement.  Should prove the first distinct of this agreement commands and the provided of the court of this Agreement.  Customer agrees to provide Auto-Chier System with the name and address of the owner of the property upon which Customer's business is located and inform Auto-Chier System may impose an energy surcharges on each invoice to offset pervoleum or attify based increases in its cost of goods, vendor or transport energy rachages, and/or fact cost increases. Energy surcharges may be adjusted periodically depending on market conditions.  GER FORE AN BRA - EDISON  Auto-Chier System of WASHINGTON, INC  Storner's Building Owner's Name  Customer's Building Owner's Name  Customer's Building Owner's Phone Number  Custom	his agreement, remove, after or d	leface any numbers of	or description of the	booster, or remove the boost	cumber the boo	oster, deliberately deface or dumage the booster, assign ation specified above or permit anyone other than its
reference contained or to remove the dislowashing machine. Customer agrees to pay the reasonable attorney's focs, costs and expenses incurred by A nato-Chlor System in machine contents. Should Customer disconnect or remove the booster or otherwise attempt to unlikerally remainer this agreement, except as set forth above, then Customer shall remain spensible for the payment of the fixed amount set forth above for the entire term of this Agreement, except as set forth above, then Customer shall remain papers to provide Auto-Chlor System with the name and address of the owner of the property upon which Customer's business is located and inform Auto-Roberts and the system of any change of ownership of the property so that Auto-Chlor System of any change of ownership of the property so that Auto-Chlor System of any change of ownership of the property so that Auto-Chlor System of any changes in the control of Auto-Chlor System was allowed to the control of Auto-Chlor System of any change of ownership of the property so that Auto-Chlor System of the control of System of Control of	. Auto-Chlor System shall not irect consequential damage or lo	be held liable for an osses resulting from t	y damages by reason the use or operation	on of failure of equipment to c of furnished equipment.	perate or fault	y operation of equipment, nor be responsible for any
Customer agrees to provide Auto-Chlor System with the name and address of the owner of the property upon which Customer's business is located and inform Auto-chlor System of any change of ownership of the property on that Auto-Chlor System of any change of ownership of the property on that Auto-Chlor System of any change of ownership of the property on that Auto-Chlor System may impose an energy surcharges on each invoice to offset pertoleum or attlity based increases in its cost of goods, vendor or transport energy archarges, and/or fuel cost increases. Energy surcharges may be adjusted periodically depending on market conditions.  GERN FORFAN BBQ - EDISON  Auto-Chlor System of WASHINGTON, INC  Auto-Chlor System of WASHINGTON, INC  Auto-Chlor System of WASHINGTON, INC  Customer's Trade Sum  (signature)  WUE HA - MEMBER  In Name & Title  Local Sales & Service Phone Number  Customer's Building Owner's Mame  Customer's Building Owner's Address  HETMERSHY P GEN EDISON N, UP.  Customer's Building Owner's Phone Number  Customer's Building Owner's Phone Number  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  HETMERSHY P GEN EDISON N, UP.  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  HETMERSHY P GEN EDISON N, UP.  Customer's Building Owner's Phone Number	erein contained or to remove the	dishwashing machi	ne. Customer agree	s to pay the reasonable attorn	v's fees ensts	and expenses incurred by Auto-Chlor System in
Auto-Chlor System of my change of ownership of the property so that Auto-Chlor System can give written notice to the landlord of Auto-Chlor System's ownership of the boost and a standard standards. Auto-Chlor System may impose an energy surcharges may be adjusted periodically depending on market conditions.  GEN FOREAN BRG - ED180N  Auto-Chlor System of WASHINGTON, INC  Storner's Trade Same  (signature)  Local Sales & Service Phone Number  Local Sales & Service Phone Number  Customer's Building Owner's Name  Customer's Building Owner's Name  Customer's Building Owner's Address  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  Customer's Bui	. Should Customer disconnect esponsible for the payment of the	or remove the boost e fixed amount set fo	er or otherwise atte orth above for the cr	mpt to unilaterally terminate ntire term of this Agreement.	his agreement,	except as set forth above, then Customer shall remain
Auto-Chlor System of WASHINGTON, INC  By (signature)  Auto-Chlor System of Washington, Inc  Customer's Phone Number  Customer's Phone Number  Customer's Building Owner's Address  Auto-Chlor System of Washington, Inc  Customer's Building Owner's Phone Number  Customer's Phone Number  Customer's Building Owner's Phone Number  Customer's Phone N	Customer agrees to provide A hlor System of any change of o	Auto-Chlor System v wnership of the prop	with the name and a serty so that Auto-C	ddress of the owner of the pro hlor System can give written	perty upon wh notice to the la	ich Customer's business is located and inform Auto- ndlord of Auto-Chlor System's ownership of the booste
(signature)  LOUIS HA - MEMBER  (signature)  by (signature)  by (signature)  Local Sales & Service Phone Number  Customer's Phone Number  Customer's Building Owner's Name  Customer's Building Owner's Name  Customer's Building Owner's Phone Number  Customer's Phone Number  Custome	. Auto-Chlor System may impourcharges, and/or fuel cost increases	se an energy surchar ases, Energy surchar	ge on each invoice rges may be adjuste	to offset petroleum or utility ed periodically depending on t	ased increases narket condition	in its cost of goods, vendor or transport energy ons.
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(signature)    Signature	GEN FOREAN	BBQ-ED	>1801	Auto-Chlor System o	WASHING	STON, INC
Local Sales & Service Phone Number  Customer's Building Owner's Name  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  Customer's Building Owner's Phone Number  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  Customer's Building Owner'	ustomer's Trade Name	11	ľ	700 V		
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Sustomer's Phone Number  Customer's Building Owner's Name  Customer's Building Owner's Name  Customer's Building Owner's Address  Act The Reference of the undersigned (Guarantor) hereby guarantees to Lessor timely payment and full performance by Lessee of all obligations of Lessee under the prove lease including expenses of collection thereof, including autorney's fees and court cests and also of all expenses including automey's fees and court cests and also of all expenses including automey's fees and court cests incurred in inforcing this guarantor further authorizes Lessor to investigate Guarantor's credit capacity and history. Lessor and Lessee may by subsequent agreement add, elete, increase, decrease, or otherwise alter any of their rights and obligations as to each other without notice to or consent from guarantor and without in any way affecting arranty as well as all demands, presentments, notices of protest and notices of every kind or nature including those of any Equipment. Notice of acceptance of the party are hereby waived upon any default of Lessee. Lessor may, at its option proceed circeity and at once, without notice against Guarantor to effect guarantee or any portion thereof, without proceeding against Lessee or any other person or exercising of any studied in the part of Lessee, Lessor hastsoever. Guarantor thereby waives the pleading of any statute of limitations as a defense to Guarantor's obligations hereunder to the full Eurantor to collect and recover hastsoever. Guarantor thereby waives the pleading of any statute of limitations as a defense to Guarantor's obligations hereunder to the full extent permitted by law. The validity or unenforceability of the above lease as to Lessee for whatever reason shall not affect the enforceability of this guaranty. If more than one guarantor, obligation of the statute of the lease, or if the equipment is not returned after Lessee has defaulted in any manner specified in the lease, and has highly or unenforceability of the above lease as to Lessee for	int Name & Title		į	Local Sales & Service	Phone Numb	er
Sustomer's Phone Number  Customer's Building Owner's Name  Customer's Building Owner's Address  Active Security Number  Customer's Building Owner's Address  Customer's Building Owner's Phone Number  Customer's Building Owner's Address  Customer's	626 - 50	0-7116				
Customer's Building Owner's Phone Number  Guaranty  Customer's Building Owner's Phone Number  Customer's Building Owner's Phone Number  Guaranty  Or consideration received, the undersigned (Guarantor) hereby guarantees to Lessor timely payment and full performance by Lessee of all obligations of Lessee under the row lease including expenses of collection thereof, including autorney's fees and court costs and also of all expenses including autorney's fees and court costs incurred in foreing this guaranty. Guarantor further authorizes Lessor to investigate Guarantor's credit capacity and history. Lessor and Lessee may by subsequent agreement add, let liability be affected by Lessee's assignment of the lease or sublease of any Equipment. Notice of acceptance of it arranty as well as all demands, presentments, notices of protest and notices of every kind or nature including those of any action or nonaction on the part of Lessee, Lessor to yother party are hereby waived upon any default of Lessee. Lessor may, at its option proceed c'irectly and at once, without notice against Guarantor to collect and recove full amount hereby guaranteed or any portion thereof, without proceeding against Lessee or any other person or exercising of any other remedy available to Lessor hatsoever. Guarantor thereby waives the pleading of any statute of limitations as a defense to Guarantor's obligations hereunder to the full extent permitted by law. The validity or unenforceability of the above lease as to Lessee for whatever reason shall not affect the enforceability of this guaranty. If more than one guarantor, obligations the equipment is not returned at the end of the term of the lease, or if the equipment is not returned at a reasonable period of time, the undersigned personally guarantees the fair market value of said equipment at the commencement of the lease and hat led to cure such default after a reasonable period of time, the undersigned personally guarantees the fair market value of said equipment at the commencement of the		1	, Nr	Customer's Building	Owner's Name	e
Customer's Building Owner's Address  Guaranty  Customer's Building Owner's Phone Number  Customer's Building Owner's Phone Number  Guaranty  Customer's Building Owner's Phone Number  Customer's Phone Number  Customer's Building Owner's Phone Number  Customer's Cus	stomer's Social Security Numb	er		C. t. 1 D. 11	0 1	
Customer's Building Owner's Phone Number  Guaranty  Or consideration received, the undersigned ('Guarantor') hereby guarantees to Lessor timely payment and full performance by Lessee of all obligations of Lessee under the provention of the provention of the payment of the payment and full performance by Lessee and court costs incurred in a forcing this guaranty. Guarantor further authorizes Lessor to investigate Guarantor's credit capacity and history. Lessor and Lessee may by subsequent agreement add, elete, increase, decrease, or otherwise alter any of their rights and obligations as to each other without notice to or consent from guarantor and without in any way affecting liability of Guarantor hereunder, nor shall Guarantor's liability to affected by Lessee's assignment of the lease or sublease of any Equipment. Notice of acceptance of it paranty as well as all demands, presentments, notices of protest and notices of every kind or nature including those of any action or conaction on the part of Lessee, Lessor may, at its option proceed (ricetly and at once, without notice against Guarantor to collect and recove full amount hereby guaranteed or any portion thereofy, without proceeding against Lessee or on exercising of any other remedy available to Lessor hatsoever. Guarantor thereby waives the pleading of any statute of limitations as a defense to Guarantor's obligations hereunder to the full extent permitted by law. The validity or unenforceability of the above lease as to Lessee for whatever reason shall not affect the enforceability of this guaranty. If more than one guarantor, obligation of the shall be joint and several.  The equipment is not returned at the end of the term of the lease, or if the equipment is not returned after Lessee has defaulted in any manner specified in the lease, and hat led to cure such default after a reasonable period of time, the undersigned personally guarantees the fair market value of said equipment at the commencement of the lease.  GUARANTOR (individual) SIGNATURE			N.I. I.P.	Customer's Building	Owner's Addr	ess
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Dishwashing Machine Agreement

\$ 260.00 FLAT FATE

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## Dishwashing Machine Agreement

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GREEMENT, made this d	ate					P	(100	. 0		
between Auto Chlor System of	WASHI	NGTON, INC		A 52 1	OREAN	1 00-		£ B	150	2 H
and		ED150H	NJ DBA	OSBIT	14-6 41		<u></u>			
Detergent, Rinse Aid and Sanii prices and Customer further ag beginning of each four (4) wee week period (determined by co end of the total term, this agree four-week periods (56 days) no	tizing compourees to return k period. Co bunter attach coment autom otice in writi	an automatic dishwashing ounds necessary for wash m all empty chemical cor ustomer further agrees to ned to machine). Custome natically renews itself for ing of its election not to r	machine, Moning dishes. Antainers or pay pay an additional agrees to pay another periodenew the agree when agreement the agreement in the same another periodenement in the same another periodenement in the same agreement	del ADS 44 LH, Ser ny excess Detergent for them at current mal amount of 7.9 cy y applicable sales tai d of 52 weeks on eace ement. 39 F	ents per cycle ces. This agree h annual ann	ing compounds u inner agrees to p to for all cycles v eement shall las niversary unless	used will way a fix washed st for 65 either	l be cha ted amore in excess four-we party give	int of \$84 is of 10000 eek period ves the oth	, and astomer at curre 5.00 at the b during the found is (5-years). At her party at leas
<ol> <li>Auto-Chlor System reserved Auto-Chlor System 2 four-weeffect. If customer becomes duotice, and/or, may elect to ter Chlor System all back paymen this agreement for non-paymen system shall have the right to as a waiver of any other rights.</li> </ol>	ek periods (2 elinquent in minate this its plus liqui nt, the Custo remove the	payment, Auto-Chlor Sy agreement by giving the idated damages of the fix- omer agrees voluntarily to automatic dishwashing m	to that effect, estern may, at i customer seve ed amount and o surrender po- nachine from t	its option, elect to inlined days written noticed for the term set for the session of the automate Customer's premisers.	errupt the operation of its election of its el	peration of the a on to do so. Up ph 1 above. Uposhing machine to	on Such on Auto	ic dishw n electio o-Chlor -Chlor S	ashing ma n, Custom System's o	ichine without ier shall owe Ar election to term d Auto-Chlor
<ol> <li>Auto-Chlor System will d plumbing connections, sheet n supply all parts necessary for p</li> </ol>	netal work, o	electrical work and racks	at his own ex	pense. Auto-Chlor S	ystem will the	of the unit but ( horoughly servi	Custome ce the n	er must nachine	arrange fo at regular	or necessary intervals and
<ol> <li>The automatic dishwashin damage the machine, assign the permit anyone other than its re</li> </ol>	is agreemer	nt, remove, alter or deface	e any numbers	or description of the	machine, or	transfer or encu r remove the ma	mber thachine f	e mach rom the	ine, delibe location s	rately deface of pecified above
<ol> <li>Auto-Chlor System shall direct consequential damage of</li> </ol>	not be held l r losses resu	liable for any damages by alting from the use or ope	y reason of fai eration of furn	lure of equipment to ished equipment.	operate or fa	aulty operation o	of equip	ment, n	or be resp	onsible for any
<ol><li>In the event that it become herein contained or to remove connection therewith. Should</li></ol>	the dishwas	shing machine Customer	agrees to pay	the reasonable attor	nev's fees, co	osts and expense	es incui	red by a	Auto-Chio	r System in
<ol> <li>Should Customer disconn Customer shall remain respon</li> </ol>	ect or remo- sible for the	ve automatic dishwashing payment of the fixed an	g machine or o	otherwise attempt to above for the entire	unilaterally t term of this	erminate this ag Agreement.	greemer	ıt, excep	ot as set fo	rth above, then
Customer agrees to provide Chlor System of any change of automatic dishwashing machine.	of ownership	for System with the name of the property so that A	and address of Auto-Chlor Sy	of the owner of the p stem can give writte	roperty upon notice to th	which Custome e landlord of A	er's bus uto-Chi	iness is or Syste	located ar em's owne	nd inform Auto- rship of the
9. Auto-Chlor System may in surcharges, and/or fuel cost in							of good	s, vendo	or or transp	oort energy
GEN YOKEAN				Auto-Chlor System						
Customer's Trade Name	1	An			-					
by (signature)	7	MENIZES		by (signature)				***************************************		*****
Print Name & Title	•	MEMBER		Local Sales & Serv	ice Phone N	umber				
626-50	15-00	16								
Customer's Phone Number				Customer's Buildin	ng Owner's ?	Name		Objectively 18 and 18 and		············
6674				QIK.						
Customer's Social Security N		Structure 1 mil	1 17	Customer's Buildin	ng Owner's	Address				
PARTNERSTIP :		VV 18019 193,	Cr.			N N 1				
Type-Sole Prop., Partnership,	ог согр.		Guara	Customer's Buildi	ig Owner's I	Phone Number				
For consideration received, the above lease including expension forcing this guaranty. Guadelete, increase, decrease, or the liability of Guarantor here guaranty as well as all deman or any other party are hereby recover the full amount hereby whatsoever. Guarantor therein invalidity or unenforceability each shall be joint and severa	es of collect rantor furthe otherwise al cunder, nor s ds, presentn waived upo by guarantee by waives the of the abov	tion thereof, including att er authorizes Lessor to in lter any of their rights and shall Guarantor's liability ments, notices of protest a on any default of Lessee, ed or any portion thereof, the pleading of any statute	guarantees to 1 orney's fees a vestigate Guard d obligations a be affected by and notices of Lessor may, a without proces of limitations	essor timely payme and court costs and al rantor's credit capac is to each other with y Lessee's assignme every kind or nature it its option proceed teding against Lessee as a defense to Gua	so of all exp ity and histor out notice to nt of the least including the directly and or any othe rantor's obligation.	enses including ry. Lessor and I or consent from se or sublease of ose of any actio at once, without r person or exer gations hereund	attorne Lessee in guarar f any Eo on or no t notice reising of	y's fees may by ntor and quipmer naction against of any of e full ex	and court subsequen without in it. Notice on the par Guarantor ther remediatent permi	costs incurred at agreement ad any way affect of acceptance of the collect and by available to littled by law. T
If the equipment is not return failed to cure such default aft which is \$10,000.00, to be default aft which is \$10,000.00.	er a reasona	ible period of time, the ur	ndersigned per	sonally guarantees t						
Dated as of the date of the lea	ase									
				GUARANTOR (I	ndividual)	SIGNATURE		***************************************		
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