

Customer's Social Security Number

Type-Sole Prop., Partnership, or Corp.

Dishwashing Machine Agreement

\$225/1000/.089

AGREEMENT, made this date	7/8/2024	×
between Auto Chlor System of NEW	YORK CITY, INC	
and 335 Columbus LLC	DBA	The Mermaid Inn Upper West Side
at 335 Columbus Avenue, N	Y,NY,10023	hereinafter called "Customer."
Detergent, Rinse Aid and Sanitizing corprices and Customer further agrees to rebeginning of each four (4) week period. week period (determined by counter attached of the total term, this agreement aut	eturn all empty chemical containers or pay Customer further agrees to pay an additi ached to machine). Customer agrees to pay	ny excess Detergent and Sanitizing compounds used will be charged to Customer at current of for them at current prices. Customer agrees to pay a fixed amount of \$276.00 at the sonal amount of 8.9 cents per cycle for all cycles washed in excess of 1000 during the four (4) by applicable sales taxes. This agreement shall last for 65 four-week periods (5 years). At the dof 52 weeks on each annual anniversary unless either party gives the other party at least 2
Auto-Chlor System 2 four-week periods effect. If customer becomes delinquent notice, and/or, may elect to terminate th Chlor System all back payments plus lic to terminate this agreement for non-payer Chlor System shall have the right to rem	is (56 days) notice in writing to that effect in payment, Auto-Chlor System may, at is agreement by giving the customer seve quidated damages in the amount of 75% of ment, the Customer agrees voluntarily to	if Auto-Chlor System adjusts prices, the Customer may terminate this agreement by giving so long as that notice is given within twenty-eight (28) days after the price increase takes its option, elect to interrupt the operation of the automatic dishwashing machine without and days written notice of its election to do so. Upon such election, Customer shall owe Auto-of the remaining rentals due to the end of this agreement. Upon Auto-Chlor System's election surrender possession of the automatic dishwashing machine to Auto-Chlor System, and Auto-from the Customer's premises. Auto-Chlor System's election to terminate should not be stagreement.
plumbing connections, sheet metal work		and will advise as to installation of the unit but Customer must arrange for necessary pense. Auto-Chlor System will thoroughly service the machine at regular intervals and mished free of charge.
damage the machine, assign this agreem		r System and Customer shall not transfer or encumber the machine, deliberately deface or or description of the machine, or remove the machine from the location specified above or ss to use the machine.
	d liable for any damages by reason of fail sulting from the use or operation of furni	ure of equipment to operate or faulty operation of equipment, nor be responsible for any shed equipment.
herein contained or to remove the dishw connection therewith. Customer agrees tenforce the terms of this Agreement, the	rashing machine, Customer agrees to pay that the laws of the State of New York she customer consents to the jurisdiction of, the courts in the State of New York. Sho	rney(s) to enforce collection of the sums due hereunder, or to enforce any of the agreements the reasonable attorney's fees, costs and expenses incurred by Auto-Chlor System in all govern the terms and enforcement of this Agreement. In the event that it is necessary to and agrees that venue is proper in, the State of New York. Customer hereby waives any uld any part of this agreement be deemed unenforceable by a Court, the remainder of this
		therwise attempt to unilaterally terminate this agreement, except as set forth above, then above for the entire term of this Agreement.
		f the owner of the property upon which Customer's business is located and inform Auto- tem can give written notice to the landlord of Auto-Chlor System's ownership of the
	energy surcharge on each invoice to offset Energy surcharges may be adjusted period	petroleum or utility based increases in its cost of goods, vendor or transport energy lically depending on market conditions.
335 Columbus/LLC		Auto-Chlor System of NEW YORK CITY, INC
Customer's Trade Name		12.
1/6		ron
by (signature)	0.1	by (signature)
DANIEL ABLA	Ins Managing Varha	Bassel Mallah 201-697-6104
Print Name & Title	,))	Local Sales & Service Phone Number
41+.640.366	7	60 West 76th Street,LLC
Customer's Phone Number 92-1980690		Customer's Building Owner's Name 600 Madison Avenue 14th Flr. NY NY 10022
MZ=1MOUDMU		OUU MAUISON AVENUE 14III FIL IVI IVI IUU//

Guaranty

For consideration received, the undersigned ('Guarantor') hereby guarantees to Lessor timely payment and full performance by Lessee of all obligations of Lessee under the above lease including expenses of collection thereof, including attorney's fees and court costs and also of all expenses including attorney's fees and court costs incurred in enforcing this guaranty. Guarantor further authorizes Lessor to investigate Guarantor's credit capacity and history. Lessor and Lessee may by subsequent agreement add, delete, 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 the liability of Guarantor hereunder, nor shall Guarantor's liability be affected by Lessee's assignment of the lease or sublease of any Equipment. Notice of acceptance of this guaranty 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 or any other party are hereby waived upon any default of Lessee. Lessor may at its option proceed directly and at once, without notice against Guarantor to collect and recover

212-935-1330

Customer's Building Owner's Address

Customer's Building Owner's Phone Number