

Equip-Co Unlimited of NY, LLC anticipate the Customer may become insolvent or that Customer may otherwise become in default. If Customer is in default, Equip-Co Unlimited of NY, LLC may do any one or more of the following: Equip-Co Unlimited of NY, LLC's employees or agents, without notice or legal process, to enter upon Customer's property to take all action necessary to retake and

Equip-Co Unlimited of NY, LLC in retaking and repossessing or d) pursue any other remedies available by law. The Customer shall be considered insolvent if the Customer i) shall generally not pay, or shall be unable to pay, or shall admit its inability or anticipated inability to pay its debts as such

Equip-Co Unlimited Rental to cause an amount due Equip-Co Unlimited of NY, LLC against any credit card used in connection with the rental or credit card put on file.

- 1. CUS O E S NSU NCE CO E GE. Customer agrees to maintain and carry, at its sole cost, adequate liability, physical damage, public liability,

Equip-Co Unlimited of NY, LLC proof of such insurance by Certificate of insurance clearly setting forth Equip-Co Unlimited of NY, LLC as loss payee and additional insured and shall waive rights or recovery and subrogation Equip-Co Unlimited of NY, LLC's insurance and evidence thereof to the extent amounts and forms satisfactory to Equip-Co Unlimited of NY, LLC. The Certificate of insurance and policy shall provide that Equip-Co Unlimited of NY, LLC shall receive not less than 30 days' notice prior to any cancellation of the

of NY, LLC. If the Equipment is used in compliance with this Lease and if Equip-Co Unlimited of NY, LLC offers and Customer accepts a DEDUCTIBLE, which is _____, which is _____ charges for _____, when due, the Customer shall not be required to reimburse Equip-Co Unlimited of NY, LLC for loss or damage to the Equipment, except for the

- 0. : : Ω Η Υ Λ Ρ Δ Σ Σ Η Δ Υ Δ Θ Φ Η
- 1 Η Θ Ο Η Θ Ω Ε Ζ Υ Ρ Θ Δ Σ Ο Λ Φ Ρ Ω Δ Ρ Ε Δ Σ Η Ρ Ι Ω Κ Η (Τ Ε Λ Σ Π Η Θ Ω
- 6 Δ Θ Ν Ρ Ι Ο Θ Κ Η Δ Σ Π Η Θ Ε Π Υ Ζ Δ Ω Η Υ
- 6 Ξ Ε Π Η Υ Ρ Λ Α Ω Γ Η Λ Σ Π Η Θ Ε Π Υ Ζ Δ Ω Η Υ Κ Ε Μ Ρ Α Κ Α Ν Δ Ρ Η Ω Υ Δ Φ Ν Π Δ Φ Κ Λ Κ Η Α Υ Ρ Ε Κ Ο Η Ρ Η Λ Υ Η Π Δ Φ Κ Λ Θ Η Σ
- 8 ζ Η Ρ Ι (Τ Ε Λ Σ Π Η Θ Ε Π Ο Δ Ω Ω Ρ Θ Λ Ω Λ Η Σ
- 7 Λ Υ Ν Π Δ Θ Ω Δ Σ Υ Η Δ Ν Δ Θ Η Υ Δ Ε Ρ Ο Ν Φ
- Ξ Ο Ο Ρ Δ ε ς Ρ Φ Α Μ Κ Η Γ Δ Π Δ Ο Ι Α Φ Ι Μ Ρ ε δ c k h i y Ω φ Ρ Θ Ψ Η Υ ε λ τ e a σ ρ ι θ ρ κ ο η Δ Ξ Π Η Θ Ω Κ Η ε ς Ω Ρ Γ Ε Η Υ Ρ Δ Ι Α Ω Λ Ω Κ Η Δ Σ Σ Ο Λ Δ Ε Ω Θ Ω Κ Ρ Υ Ζ Μ Ω Κ Η Δ Θ Η Γ Α Δ Ω Ρ Υ Ζ Δ Ω Ε Η Π -Co Unlimited of NY, LLC of a formal written theft, vandalism or conversion report

- Ξ Ο Ο Ρ Δ Ρ Υ Γ Α Π Α Κ Η Ε Λ Σ Π Η Θ Ε Ο Υ Ρ Μ Θ Η | Σ Ρ ε ε υ η γ λ ρ α φ ρ ο ρ α η ι ρ θ ρ ω κ η υ κ α | Δ Υ Γ Ρ ε ς Π Δ Ω Η Υ Λ Δ Ο ε
- 8 ζ Η Ρ Υ Ρ Σ Η Υ Δ Ω Λ Ρ Ε Λ Ε Γ Ε Η Υ Ρ Ε Κ Η Υ Α Ε Κ Ω Ε Ρ Υ Δ Η Υ Δ Ω Ρ Υ Δ ε E l i p C o l i m i t e d o f N Y , L L C
- . I Ρ Σ Η Υ Δ Ρ Ε Ω Κ Α Φ Η Η Υ Δ Ω Ε Η Σ Π Ζ Κ Ω Θ Η Υ Ω Κ Η Λ Θ Ι Ο Ξ Η Θ Φ Η
- 8 ζ Η Ρ Υ Ρ Σ Η Υ Δ Ω Λ Ρ Ε Λ Ε Γ Ε Η Υ Ρ Ο Ρ Ω Δ Θ Ω Ζ Υ Ρ Υ Γ Λ Θ Δ Θ Φ Η
- Ξ Θ Ρ Ω Κ Η Υ Ι Δ Δ Ο Ξ Υ Η Φ Ρ Η Ε Ζ Α Ω Κ Η Υ Α Ω Φ Ρ Θ Γ Λ Ε Ι Λ Ω Θ Δ ε / Η Δ ε Η
- 7 Κ Η ε : x λ ι η ο η ω κ η ε ς ω ρ π η η ρ ε σ σ ο θ z λ ω ρ Δ Π Δ Ο Ε Η Υ ε ρ ο ε υ ρ σ η ω κ η κ ω θ η ε λ σ ε η η ο ι α i c h i o y o c e k a v θ ω λ ρ θ

Equip-Co Unlimited of NY, LLC consents to such election, Customer shall pay Equip-Co Unlimited of NY, LLC an additional Lease charge as solely determined _____ Equip-Co Unlimited of NY, LLC. Customer acknowledges that the DEDUCTIBLE does not provide liability insurance. CUS O E RESPONSIBLE OR PRO I IN ITS O N COMPREHENSIVE GENERAL LIABILITY CO ERA E ASSET ORTH IN PARA RAPH 17.

- 19. NO ASSI NMENT LEN IN OR SUBLETTIN .C sub-rent, assign, or loan the Equipment without first obtaining Equip-Co Unlimited of NY, LLC, and any such action by Customer, without Equip-Co Unlimited of NY, LLC written consent, shall be void Equip-

Equip-Co Unlimited of NY, LLC approves otherwise in writing. This Rental Contract represents the entire agreement between the Customer and Equip-Co Unlimited of NY, LLC with respect Equip-Co Unlimited of NY, LLC's rights or Customer's rights may be changed and no extension of the terms of this Rental Contract may be made except in Equip-Co Unlimited of NY, LLC and

Equip-Co Unlimited of NY, LLC to insist upon strict performance by Customer of any terms and conditions of this Rental Contract shall not be construed as a waiver of Equip-Co Unlimited of NY, LLC's right to demand strict compliance. Customer has carefully reviewed this Rental Contract and waives any principle of law which would construe any provision hereof against Equip-Co Unlimited of NY, LLC and the draftsperson of

Equip-Co Unlimited of NY, LLC in the