ACKNOWLEDGEMENT AND AGREEMENT ON PURCHASE AND USE OF PYROTECHNIC PRODUCT

("License Holder"), the holder of current valid licenses authori	zing the purchase of
explosives, desires to purchase and use explosive and pyrotechnic materials ("Pro	ducts") from Roger
George Rentals on behalf of("Company"), for which License Ho	older is authorized by
Company to enter into this Agreement. All orders and purchases of Products by Li	icense Holder for use
on Company's behalf shall be governed by this Agreement unless otherwise agree	d in a separate written
agreement signed by the parties.	

All sales are Final. All Products will be shipped "F.C.A." Van Nuys, California to the place of destination designated by License Holder, or picked up at RGR's facility in Van Nuys. Title to Products ordered under this Agreement shall pass to License Holder, when RGR delivers the Products to a common carrier for transport, or the Products are picked up at RGR, after which License Holder and Company assume all responsibility and liability for risk of loss or damage to Products during transit, except as may be caused by the gross negligence and/or the willful misconduct of RGR and its agents, employees, officers, directors, affiliates, contractors, successors and assigns.

License Holder represents he or she currently possesses all applicable licenses and permits, and has the requisite experience, expertise and qualifications to purchase and safely use any Products ordered by License Holder without further instructions or advice, and that all Products will be transported, stored, handled, used and disposed of strictly in accordance with the laws of all applicable jurisdictions. License Holder is solely responsible for the transport, storage, handling, use and disposal of the Products and acknowledges that conditions of use are beyond the control of RGR or Products manufacturers. License Holder and Company understand that due to transport, storage and environmental conditions Products may not perform during use in the same manner as quality control samples tested by the manufacturer.

License Holder is fully aware of the dangers and unpredictability involved in the use and handling of pyrotechnic and explosive material, which can lead to serious injury and/or death, property damage, and adverse health effects from exposure to smoke or other substances during use of Products. License Holder and Company willingly and knowingly assume all risks attendant upon or related to the use of Products except as may be caused by the gross negligence and/or the willful misconduct of RGR and its agents, employees, officers, directors, affiliates, contractors, successors and assigns.

<u>California Only</u>: Products may contain Perchlorate Material - special handling may apply - see <u>www.dtsc.ca.gov/hazardouswaste/perchlorate</u> for additional information. <u>WARNING</u>: These products contain chemicals known to the State of California to cause cancer and birth defects or other reproductive harm. License Holder and Company accept responsibility for providing any necessary warning required by California's Prop 65 if any people are exposed to certain levels of smoke or other substances contained in the Products or generated during use or otherwise, which is solely under the control of License Holder and Company.

License Holder and Company, on behalf of themselves and their respective agents, employees, officers, directors, members, affiliates, contractors, successors and assigns hereby agree to release, defend (with counsel of RGR's choice), hold harmless and indemnify RGR and its agents, employees, officers, directors, affiliates, suppliers (including MP Associates, Inc. and any other manufacturers of the Products), contractors, successors and assigns from and against all liability, claims, costs, losses, damages, or demands, arising from or related to the transport, storage, handling, use and/or disposal of any Products for which title has passed to License Holder, except as may be caused by the gross negligence and/or the willful misconduct of RGR and its agents, employees, officers, directors, affiliates, contractors, successors and assigns. License Holder and Company represent that they are adequately financed to meet any financial obligation they may be required to incur hereunder.

Notwithstanding anything RGR may become entitle enjoin the development currently entitled "	ed in equit	y or law, RGR her on, exhibition, pro	eby waives any righ	nt it may have to enjo	oin or seek to
This Agreement shall be applicable to agreemen State of California. Comon RGR's behalf to enformations.	e construed ts of this na apany agree	d and enforced in ature, and the par es to pay all of RG	ties hereby consent R's attorneys' fees a	t to jurisdiction and vand costs resulting fr	enue in the
This Agreement repress supersedes all prior and between the parties with be waived or modified which is signed by the parties ame force and effective averaged below.	d contemporal contemporal respect to except by a parties. Signification of the contemporal response to the contemp	oraneous agreements this matter. Exc writing overtly remains with a matures transmitted al signatures.	ents whether oral o ept as otherwise pr epresenting itself as ted electronically or	r written, direct or in covided, no provision s such a waiver or mo r via facsimile are de	ndirect, hereof may odification, emed to have
duly executed below. for Roger George Rentals		for License Holder		for Company	
Signature	Date	Signature	Date	Signature	Date

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