## Sweetlife Yoga, LLC - Yoga Party Agreement

This Y	'oga Pc	arty Agreement (the <b>"Agreement"</b> ) is entered into	
		(the <b>"Effective Date"</b> ), by and betwee	n
		, with an address of	(the
"Clie	<b>nt"</b> ) and	d Sweetlife Yoga, LLC, with an address of 437 Conro	ad Drive, Erie, CO, 80516,
(the "	Planne	er"), collectively "the Parties."	
1.		t Date & Description. On	_ Client intends to host
	Yoga	Party event in the below description (the " <b>Event</b> "):	
	a.	Group yoga instruction at the Client's event locati	on
	b.	Food and beverage (non-alcoholic)	
2.		<b>ner Duties.</b> Client engages Planner's services to perf s with regards to the Event:	form the following
	a.	Traveling to the Client's event location	
	b.	Bringing all necessary equipment	
	C.	Instructing an appropriate all-levels yoga class	
	d.	Consulting and answering questions	
	e.	Provided food and beverage (non-alcoholic)	
	f.		
			, ,
3.	Paym	nent. The Parties agree to the following Payment an	nd Payment Terms:
	Total	Fee for Services:	

Percentage Due Upon Agreement: 50%

Balance Due At Event Date: 50%

## **Cancellations and Modifications.**

- Rain, snow, sun, hail, sleet event
- 100% refund within 72 hours of booking
- 50% refund within 5 days of event date
- 0% refund within 48 hours of event date
- 50% refund if event is cancelled on our behalf due to weather or unforeseen events
- We reserve the right to cancel the event without a refund if Sweetlife regards the relationship with or behavior of client to be harmful or unlawful or for any personal reason.
- Client may cancel at any for any reason with consideration to our cancelation policy.

## • Transfers/Rescheduling:

- Please understand that booking a Yoga Party event with us is reserving a special date and time - they are non-transferable
- 15% discount is applied if new date if rescheduled within 72 hours of original practice date
- 4. **Dispute Resolution and Legal Fees.** In the event of a dispute arising out of this Contract that cannot be resolved by mutual agreement, the Parties agree to engage in mediation. If the matter cannot be resolved through mediation, and legal action ensues, the successful party will be entitled to its legal fees, including, but not limited to its attorneys' fees.
- 5. **Severability.** In the event any provision of this Agreement is deemed invalid or unenforceable, in whole or in part, that part shall be severed from the remainder of the Agreement and all other provisions should continue in full force and effect as valid and enforceable.
- 6. **Legal and Binding Agreement.** This Agreement is legal and binding between the Parties as stated above. This Agreement may be entered into and is legal and binding both in the United States and throughout Europe. The Parties each represent that they have the authority to enter into this Agreement.

- 7. **Governing Law and Jurisdiction.** The Parties agree that this Agreement shall be governed by the State and/or Country in which both Parties do business. In the event that the Parties do business in different States and/or Countries, this Agreement shall be governed by \_\_\_\_\_ law.
- 8. **Entire Agreement.** The Parties acknowledge and agree that this Agreement represents the entire agreement between the Parties. In the event that the Parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both parties.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows:

CLIENT"
igned:
lame:
Oate:
PLANNER"
igned:
lame:
)ate: