

6. The CLIENT agrees to have guest, invitees and other persons leave the designated function room at the closing hour indicated. The engager further agrees to reimburse the HOTEL for any overtime wage payments or other expenses incurred by the Hotel because of client's failure to comply with these regulations.
7. The CLIENT shall be billed in accordance with the minimum number of persons finally contracted not withstanding under attendance or in case of non-appearance of CLIENT. However, should the attendance be more than the minimum number stipulated, the CLIENT shall be billed per cover or at actual number of persons present.
8. The HOTEL shall not be liable for failure to comply with any or all of the terms of this agreement due to labor dispute, fortuitous events of other causes beyond its control.
9. Any item/s (i.e. props, cakes, etc.) brought into the hotel in relation to the function should be cleared from the function room and the premises of the hotel within one(1) hour after the end of the function, unless the prior written consent of the HOTEL to an extension of the same is obtained. If not, the HOTEL has the right to dispose the said item/s.
10. The CLIENT shall be solely responsible for its and its guests' personal belongings such as gifts, exhibits, displays, and other materials. The HOTEL shall in no instance be held liable for any damages too losses of such items.
11. All food and beverages items shall be purchased exclusively from the HOTEL and the CLIENT is prohibited to bring food and beverage into the HOTEL premises unless previously negotiated and agreed upon.
12. The CLIENT assumes responsibility for any damages and loss caused by the client, participants and guests at the function to HOTEL property put at their disposal and use.
13. The HOTEL reserves the right to substitute the agreed function space with a similar space and any such substitution shall be deemed by the CLIENT as full performance under this contract.

For bank to bank payments:

- a. **Bank** : METROBANK
- b. **Branch** : Magsaysay, Baguio City
- c. **AccountName** : CHALETBAGUIO
- d. **Account#** : 0037-0035-23620

14. If an outstanding account is referred to a lawyer for collections, the CLIENT agrees to pay 25% of the unpaid amount as collection expenses of litigation, including attorney's fees, if a case is filed in court.
15. Charge account should be settled within fifteen (15) days upon receipt of statement of account.
16. The hotel reserves the right to block the function room based on the guaranteed number of persons. In case the number of guests exceeds the guaranteed, the hotel reserves the right to transfer the group to another function room; however, it will not be held against the hotel in instances that there are no function rooms available for the group to transfer to.

Execute at CHALET BAGUIO, Baguio City on January 29, 2020, I read and accepted the terms and conditions.

CONFORME:

CHALET BAGUIO:



Dr. Nicomedes P. Eleazar, CESO IV
Director, DA-BAR



Scarlet Gay S. Miana
Resident Manager

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JOSHUA F. PASCUAL
Notary Public, until Dec. 31, 2021
PTR No. 4446613, Dec. 20, 2019
Roll No. 55500, May 2, 2008

[JURAT]