

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

| |
|---|
| A. NAME & PHONE OF CONTACT AT FILER (optional) Richard E Frechette |
| B. E-MAIL CONTACT AT FILER (optional) rentrick390@aol.com |
| C. SEND ACKNOWLEDGMENT TO: (Name and Address) Richard E Frechette 2296 Saratoga Bay Drive West Palm Beach, FL 33409 |

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. **DEBTOR'S NAME:** Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | | | | | |
|--|--------------------------|--|---------------------|-------------------------------|----------------------|
| 1a. ORGANIZATION'S NAME Quality Rental Centers Inc. | | | | | |
| OR | 1b. INDIVIDUAL'S SURNAME | | FIRST PERSONAL NAME | ADDITIONAL NAME(S)/INITIAL(S) | SUFFIX |
| 1c. MAILING ADDRESS 390 Walcott Street | | | CITY Pawtucket | STATE RI | POSTAL CODE 02860 |
| COUNTRY USA | | | | | |

2. **DEBTOR'S NAME:** Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

| | | | | | |
|-------------------------|--------------------------|--|---------------------|-------------------------------|-------------|
| 2a. ORGANIZATION'S NAME | | | | | |
| OR | 2b. INDIVIDUAL'S SURNAME | | FIRST PERSONAL NAME | ADDITIONAL NAME(S)/INITIAL(S) | SUFFIX |
| 2c. MAILING ADDRESS | | | CITY | STATE | POSTAL CODE |
| COUNTRY | | | | | |

3. **SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY):** Provide only one Secured Party name (3a or 3b)

| | | | | | |
|---|--------------------------|--|-------------------------|-------------------------------|----------------------|
| 3a. ORGANIZATION'S NAME Richard E. Frechette | | | | | |
| OR | 3b. INDIVIDUAL'S SURNAME | | FIRST PERSONAL NAME | ADDITIONAL NAME(S)/INITIAL(S) | SUFFIX |
| 3c. MAILING ADDRESS 2296 Saratoga Bay Drive | | | CITY West Palm Beach | STATE FL | POSTAL CODE 33409 |
| COUNTRY USA | | | | | |

4. **COLLATERAL:** This financing statement covers the following collateral:
[collateral description]

SEE ATTACHED LIST
~~of collateral~~

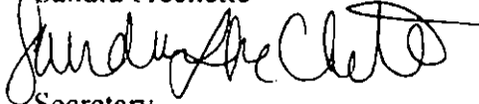
| | |
|---|--|
| 5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and instructions) <input type="checkbox"/> being administered by a Decedent's Personal Representative | |
| 6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input type="checkbox"/> A Debtor is a Transacting Utility | 6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing |
| 7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessor/Lessee <input type="checkbox"/> Consignor/Consignee <input type="checkbox"/> Seller/Buyer <input type="checkbox"/> Licensee/Licensee | |
| 8. OPTIONAL FILER REFERENCE DATA: Rhode Island Secretary of State | |

Meeting of the Board of Directors—Quality Rental Centers, Inc.

March 31, 2019

The Board of Directors of Quality Rental Centers, Inc. agrees unanimously to borrow \$236,334 on March 31, 2019 from Richard E. Frechette.

The notes will be referred as REF 2019 in the amount of \$236,334 at interest rate of 6%.

Sandra Frechette

Secretary

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals the day and year first above written.

DEBTOR:

QUALITY RENTAL CENTERS, INC.

Witness:

Mariann Nievera

Judith Frechette

Name:

Its:

secretary

SECURED PARTY:

Witness:

Mariann Nievera

Richard E. Frechette
RICHARD E. FRECHETTE

Mariann Nievera
Notary Public, State of Rhode Island
My Commission Expires 04/22/2023

SECURITY AGREEMENT

THIS SECURITY AGREEMENT is made and entered into as of 08/02, 2019, by and between QUALITY RENTAL CENTERS, INC., a Rhode Island corporation with its principal place of business at 390 Walcott Street, Pawtucket, RI 02860 (hereinafter called "Debtor") and ~~RICHARD E. FRECHETTE~~, an individual with an address of 2296 SARATOGA Bay DR. (the "Secured Party").
WEST PALM BEACH, FL 33409

WITNESSETH:

WHEREAS, Secured Party has made a certain loan to Debtor (the "Loan"), as evidenced by that certain Promissory Note by Debtor in favor of Secured Party, dated as of AUGUST 2, 2019, in the original principal amount of \$ 236,334.00 (the "Note"); and

WHEREAS, as a condition to Secured Party's making the Loan available to Debtor, Secured Party requests that Debtor execute and deliver this Agreement, and Debtor desires to execute and deliver this Agreement to satisfy such condition.

NOW, THEREFORE, in consideration of the foregoing premises and for other value received, the receipt and adequacy of which are hereby acknowledged, Debtor hereby agrees as follows:

1. **GRANT.** The Debtor hereby grants to the Secured Party a security interest in the property described on Schedule A attached hereto and made a part hereof (hereinafter called "Collateral").

2. **OBLIGATIONS SECURED BY THIS AGREEMENT.** This grant is made for the purpose of securing the Debtor's payment and performance of all of the terms and conditions of the Note (hereinafter called the "Obligations").

3. **DEBTOR REPRESENTATIONS.** The Debtor hereby represents, warrants, and agrees as follows:

A. To pay and perform all of the Obligations secured by this Agreement according to their terms.

B. Debtor's chief place of business is the address listed above, and Debtor shall promptly give the Secured Party written notice of any change. The Collateral and all of Debtor's business records, including those pertaining to all accounts and contract rights, shall be kept at the address set forth above, unless prior written consent of the Secured Party is obtained to a change of location.

C. Debtor is and will be the absolute owner of the Collateral free and clear of all liens, claims, and encumbrance, whether existing now or created in the future, except for the security interest of the Secured Party.

D. Upon demand, Debtor shall execute and deliver to the Secured Party such financing statements and other papers and do all acts as in the judgment of the Secured Party may be necessary or appropriate to establish and maintain a valid security interest in the Collateral. Upon Debtor's failure to do so, the Secured Party may sign any financing statements or other papers on behalf of the Debtor. Debtor shall pay all costs of any filings of financing statements or other papers.

E. Debtor shall at all times keep accurate and complete business records. The Secured Party may, upon at least two (2) days prior written notice and at any reasonable time, examine and audit Debtor's records.

F. Unless in default under this Agreement, Debtor may sell its inventory in the ordinary course of business and consume any raw materials or supplies, the use and consumption of which are necessary to carry on Debtor's business. Debtor may not otherwise sell or dispose of inventory, nor shall Debtor in any event sell or dispose of Collateral other than in the ordinary course of business without prior written consent of the Secured Party.

G. Debtor shall not permit the inventory, equipment or fixtures to be damaged, abused, or unreasonably depreciated and shall use the same with reasonable care, keeping the same in good order and repair. The Secured Party may, upon at least two (2) days prior written notice and at any reasonable time, inspect the Collateral.

H. Debtor shall pay when due all taxes and assessments and discharge any liens upon its property or its use not permitted hereby and shall maintain such insurance as the Secured Party may reasonably require. All policies shall be furnished to the Secured Party on request and shall contain such terms, be for such periods and written by such companies as may be reasonably satisfactory to the Secured Party.

I. Debtor releases the Secured Party from any and all claims for loss or damage caused by any act or omission (except gross negligence or willful misconduct) on the part of the Secured Party, including without limitation, failure to collect any instrument, account, chattel paper or general intangible, preserve rights against prior parties, or enforce any contract right.

4. **DEFAULT.** Debtor will be in default upon any of these events or conditions (hereinafter called an "Event of Default"):

A. Failure by the Debtor to make punctual payment of any of the Obligations within fifteen (15) days after the same is due or failure to perform any of the agreements or provisions contained or referred to in this Agreement, in any other agreement executed with reference to this Agreement, or in any instrument evidencing any of the Obligations, in each case within any applicable grace period or within fifteen (15) days after notice, whichever is sooner; or

B. Any warranty, representation or statement contained in this Agreement or

made or furnished to the Secured Party by or on behalf of Debtor in connection with this Agreement or the Note proves to have been false in any material respect when made or furnished; or

C. As to the Collateral, the sale, assignment, or use except as authorized by this Agreement, or substantial damage, destruction or unauthorized encumbrance of or the making of any levy, seizure or attachment thereof or thereon; or

D. Debtor's dissolution or other termination of existence, merger or consolidation with another, insolvency, forfeiture of right to do business, business failure, appointment of a receiver of any part of the property of, the entry of any proceedings under any bankruptcy or insolvency laws by or against Debtor.

5. SECURED PARTY'S REMEDIES.

A. Upon the occurrence and during the continuance of an Event of Default, the Secured Party may, without notice to Debtor in the event of a default under the Note secured hereunder, otherwise by prior written notice, declare all or any of the Obligations immediately due and payable and will have, in addition to all other rights and remedies, the rights and remedies of a secured party under the Uniform Commercial Code of the State of Rhode Island, including, without limitation, the right to sell, lease or otherwise dispose of any or all of the Collateral and the right to take possession of the Collateral, and for that purpose the Secured Party may enter upon any premises on which the Collateral or any part thereof may be situated and remove it.

B. Unless the Collateral is perishable or threatens to decline speedily in value or is of a type customarily sold on a recognized market, the Secured Party shall give Debtor notice of the time and place of public sale of Collateral and of the time after which any private sale or other intended disposition is to be made by sending notice, as provided below, at least five (5) days before the sale or disposition, which provisions for notice Debtor agrees are reasonable. If a longer notice period is required by the statutes of the State of Rhode Island, then such statutes shall control.

C. After deducting all costs and expenses of every kind incurred or incidental to the retaking, holding, advertising, preparing for sale or of selling, leasing or otherwise disposing of the Collateral or in any way relating to the Secured Party's rights, including without limitation, attorneys' fees, legal expenses and costs of any repairs considered necessary by Secured Party, all of which costs and expenses Debtor agrees to pay, the Secured Party may apply the net proceeds of any sale, lease or other disposition of the Collateral to payment of one or more of the Obligations, whether due or not, in such order as the Secured Party may elect, making proper rebate for any unearned interest or discount, and only after full payment of all Obligations and any other payments that the Secured Party may be required by law to make, need the Secured Party account to Debtor for any surplus. Debtor shall remain liable to the Secured Party for the payment of any deficiency with interest at the rate of interest in effect at the time of default of any Obligation.

D. Whenever an attorney is used to collect any Obligation or enforce any right of the Secured Party against Debtor under this Agreement, whether by suit or other means, Debtor agrees to pay a reasonable attorneys' fee and all costs incurred therefor.

E. No act, delay, omission or course of dealing between Debtor and the Secured Party will be a waiver of any of the Secured Party's rights or remedies under this Agreement, and no waiver, change, modification, or discharge in whole or in part of this Agreement or of any Obligation will be effective unless in a writing signed by the Secured Party. A waiver by the Secured Party of any rights or remedies under the terms of this Agreement or with respect to any Obligation on any occasion will not be a bar to the exercise of any right or remedy on any subsequent occasion. All rights and remedies of the Secured Party hereunder are cumulative and may be exercised singly or concurrently and the exercise of any one or more of these will not be a waiver of any other. The rights specified in this Agreement are in addition to those otherwise created or available pursuant to any applicable law.

6. **AUTHORITY TO FILE FINANCING STATEMENT.** The Debtor authorizes the Secured Party to file a financing statement to perfect the security interest granted herein and to thereafter keep the financing statement in full force and effect.

7. **ADDITIONAL PROVISIONS.**

A. Any notice to the Secured Party will be effective only upon its receipt by the Secured Party. Any requirement of giving notice to Debtor may be satisfied by mailing the notice, postage prepaid, to the Debtor at its address as set forth above.

B. All rights and remedies of the Secured Party inure to the benefit of its successors and assigns and Debtor may assert no claims or defenses against the assignee which it may have against the Secured Party except those granted by this Agreement.

C. As used in this Agreement: (i) Debtor includes Debtor, its successors, receivers, trustees and assigns; and (ii) Secured Party includes his successors and assigns.

D. If any provision of this Agreement is invalid or unenforceable under any law, the provision is and will be totally ineffective to that extent, but the remaining provisions of this Agreement will be unaffected.

E. This Agreement shall be interpreted in accordance with the laws of the State of Rhode Island.

F. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same instrument.

SCHEDULE A

Collateral

[As used in this Security Agreement, the term "**Collateral**" shall mean all presently owned or hereafter acquired or existing property of the Debtor, including without limitation, all Goods, Equipment, Inventory, Accounts, Instruments, Documents, Chattel Paper, General Intangibles (including Payment Intangibles), Investment Property, Fixtures and other personal property, all books and records describing or pertaining to the foregoing, and all accessions to, substitutions for, replacements, products, and proceeds of the foregoing.]

The terms: Goods, Equipment, Inventory, Accounts, Chattel Paper, Instruments, Documents, General Intangibles, Payment Intangibles, Investment Property, and Fixtures shall have the respective meanings assigned to them in Chapter 9 of the Uniform Commercial Code as adopted and in effect from time to time in the State of Rhode Island.]

| | | | | | | | | | | | | | |
|-------------------------|--------------------------------------|--|------|----|-----------|----|-----------|--------|--------------------|-------------|----------------|--------------------------|--------------------|
| FFS Equipment Solutions | 30VA Generator | AL30VA11-A30VA2033 | 1 | \$ | 23,990.00 | \$ | 23,990.00 | | 1191A1012K11445866 | 0204785201 | 0202802 | Check #127602 pd 4 18 19 | |
| Games To Go | Game: Xbox/Battle Infinitable | | 1 | \$ | 1,500.00 | \$ | 1,500.00 | | | 0102121 | | View pd 3 5 19 | |
| | Game: Ace of Aces Infinitable | | 1 | \$ | 1,500.00 | \$ | 1,500.00 | | | 0102121 | | View pd 3 5 19 | |
| | Game: Knack E Of Infinitable | | 1 | \$ | 1,500.00 | \$ | 1,500.00 | | | 0102121 | | View pd 3 5 19 | |
| | Game: Front E Baseball Infinitable | | 1 | \$ | 1,500.00 | \$ | 1,500.00 | | | 0102121 | | View pd 3 5 19 | |
| George Egan | Satchel | 5109P1 | 30 | \$ | 12.61 | \$ | 1,287.66 | 435.72 | \$ | 436.00 | 0714802100 | 183022 | View pd 5 25 |
| | 20 pc 12x6x6x10 Cart | C14120 | 1 | \$ | 585.00 | | | 585 | | | 0714802100 | 183021 | View pd 5 25 |
| George Industries | Class: Dkt Tray Cart | 47302 | 1 | \$ | 300.00 | \$ | 300.00 | \$ | 442.50 | | | | |
| | Class: Dkt Tray Cart | 47302 | 1 | \$ | 300.00 | \$ | 300.00 | | | 0700710201 | 00843 | Check #127620 pd 4 18 19 | |
| | Class: Dkt Tray Cart | 47302 | 1 | \$ | 300.00 | \$ | 300.00 | | | 0700710202 | 00843 | Check #127620 pd 4 18 19 | |
| | Class: Dkt Tray Cart | 47302 | 1 | \$ | 300.00 | \$ | 300.00 | | | 0700710203 | 00843 | Check #127620 pd 4 18 19 | |
| | Class: Dkt Tray Cart | 47302 | 1 | \$ | 300.00 | \$ | 300.00 | | | 0700710204 | 00843 | Check #127620 pd 4 18 19 | |
| | MAR Mixer 11" w/ 100 wheels | 87245 75 | 1 | \$ | 475.00 | \$ | 475.00 | | | 0801825201 | 00843 | Check #127620 pd 4 18 19 | |
| | MAR Mixer 11" w/ 100 wheels | 87245 75 | 1 | \$ | 475.00 | \$ | 475.00 | | | 0801825202 | 00843 | Check #127620 pd 4 18 19 | |
| Home Depot | 2PR 18V Cordless | Ryobi | 1 | \$ | 50.00 | \$ | 50.00 | | 07118301000004 | 0850170212 | AC290002967 | HD Credit card | |
| | 3pcw 18V Cordless | | 1 | \$ | 50.00 | \$ | 50.00 | | 08183050000007 | 0850102040 | AC190000787 | HD Credit card | |
| | Generator 18V Gas Area | | 1 | \$ | 50.00 | \$ | 50.00 | | 05183500180252 | 0851400201 | AC290001987 | HD Credit card | |
| | Light 18V Cordless | | 1 | \$ | 4.00 | \$ | 4.00 | | | | AC250001967 | HD Credit card | |
| | 1000 Watt Inverter Generator | 06000 | 1 | \$ | 899.00 | \$ | 899.00 | | 401480002 | 0204420201 | AC284034283 | HD Credit card pd 5/8/19 | |
| | 3000 Watt Inverter | 11000 | 1 | \$ | 799.00 | \$ | 799.00 | 799 | 402280140 | 0204420202 | AC284034283 | HD Credit card pd 5/8/19 | |
| | 3000 Watt Inverter | 11000 | 1 | \$ | 799.00 | \$ | 799.00 | | 402280290 | 0204420203 | AC284034283 | HD Credit card | |
| HomeVista | Charmax 27" | 455 Ratchet | 1 | \$ | 382.96 | \$ | 382.96 | \$ | 52.50 | 20130400213 | 0452900201 | 13347035 | Discover card 2 22 |
| | Charmax 27" | 524 Plus | 1 | \$ | 242.86 | \$ | 242.86 | | 1210178 | 0454000206 | 13347039 | Discover card 2 22 | |
| | Blower Backpack | 372875 | 1 | \$ | 404.96 | \$ | 404.96 | | 20180200062 | 0450500206 | 13347037 | Discover card 2 22 | |
| | Blower Backpack | 372875 | 1 | \$ | 404.96 | \$ | 404.96 | | 20180200058 | 0450500207 | 13347037 | Discover card 2 22 | |
| KUHLON CORP | LLC Fog machine | Geysers? | 1 | \$ | 179.99 | \$ | 179.99 | | 060713240718000009 | 0713013200 | 710382015445 | credit card | |
| Nolan System USA | 50'Style Window | 90200401 | 1748 | \$ | 12.75 | \$ | 22,278.00 | \$ | 1,250.00 | | | | |
| | Black edge pane | 90200401 | 150 | \$ | 4.75 | \$ | 712.50 | | | 0703117201 | 2710 | Check#127551 pd 3 25 | |
| | Black edge frame | 90200401 | 40 | \$ | 4.15 | \$ | 166.20 | | | 0703117205 | 2710 | Check#127551 pd 3 25 | |
| | Black edge frame | 90200401 | 40 | \$ | 4.15 | \$ | 166.20 | | | 0703117204 | 2710 | Check#127551 pd 3 25 | |
| | Black edge frame | 90200401 | 40 | \$ | 4.15 | \$ | 166.20 | | | 0703117203 | 2710 | Check#127551 pd 3 25 | |
| Janet | 20'x20' silver heavy curtain | 54100 25470 | 400 | \$ | 1.21 | \$ | 484.00 | \$ | 11.84 | | | 0751191201 | 580767 |
| Kiicher | 3500W hot washer | 50P 4335211 | 1 | \$ | 3,000.00 | \$ | 3,000.00 | | 1170016000039 | 0214750201 | 513712543 | | |
| PRODU Channel | Light Spotlight | Channel Followspot 120w | 1 | \$ | 580.39 | \$ | 580.39 | 347.49 | 0807206071834844 | 0511826201 | 9C784084 2109 | VISA | |
| | Light UV Gobostand | AD UV COB Cannon | 1 | \$ | 347.49 | \$ | 347.49 | | 78403636 | 0511807101 | 9C784084 2109 | VISA | |
| | Light Light Spot Lamp | Spotlight Mini | 12 | \$ | 380.25 | \$ | 4,563.15 | | | 0511840202 | 9C784084 2109 | VISA | |
| | Trussbeam 1/2" x 1/2" x 10' | Age Labs 1/2" x 1/2" x 10' W/steel DMV | 1 | \$ | 309.99 | \$ | 309.99 | | 77 | 0511800201 | 9C784084 2109 | VISA | |
| | Trussbeam 1/2" x 1/2" x 10' | Channel Trussbeam 1/2" | 1 | \$ | 158.47 | \$ | 158.47 | 156.57 | | | | ATP VISA | |
| L S White | 17" Oval end adapters | 500263467661706054 | 5 | \$ | 267.67 | \$ | 1,338.35 | | | 0707350207 | 416300 | Check #127844 pd 4 25 19 | |
| Lubbers | Green Picnic Tables | 21130 | 11 | \$ | 181.58 | \$ | 2,007.48 | | | 0714051201 | 81178521 | Credit card | |
| March Glassco 4th Wagon | Table Deluxe 17' x 4' w/ 16' horse | 7580 12 01 | 1 | \$ | 445.46 | \$ | 445.46 | 445.46 | 1199014209 | 0452210201 | 905884 | Check #127544 | |
| | payment goes to Sch Bar Grounds Care | | 1 | \$ | 445.46 | \$ | 445.46 | | 1199014344 | 0452210201 | 905884 | Check #127544 | |
| Maywood | 80" table | MP4840 | 24 | \$ | 145.00 | \$ | 1,440.00 | \$ | 0.01 | | | | |
| | 30"x48" Child Table | MP3048 | 2 | \$ | 175.00 | \$ | 350.00 | 210 | | 0710901212 | 007075714 | Check #127444 pd 2 18 19 | |
| | 8 bar top | M11488001L4 | 1 | \$ | 175.00 | \$ | 175.00 | 175 | | 0710901211 | 007075714 | Check #127444 pd 2 18 19 | |
| | 8 bar top | M11473915E4 | 1 | \$ | 180.00 | \$ | 180.00 | 180 | | 0702008101 | 007075714 | Check #127444 pd 2 18 19 | |
| | 8 bar top | M11473917 | 50 | \$ | 120.00 | \$ | 6,000.00 | | | 0710801214 | 007075714 | Check #127444 pd 2 18 19 | |
| | 8 bar top | M11473918 | 50 | \$ | 120.00 | \$ | 6,000.00 | | | 0710801215 | 007075714 | Check #127444 pd 2 18 19 | |
| | 48" table | MP4840 | 10 | \$ | 175.00 | \$ | 1,750.00 | | | 0710401211 | 007075714 | Check #127444 pd 2 18 19 | |
| MicroPro Products | China White 10" Dinner | MP1015 | 304 | \$ | 2.70 | \$ | 1,380.00 | | | 0705804201 | 010480 | Check 127528 pd 3 18 19 | |
| | China White 8" Salad Dessert | | 480 | \$ | 1.50 | \$ | 720.00 | | | 0705810201 | 010480 | Check 127528 pd 3 18 19 | |
| | China White 12" Platter | | 48 | \$ | 4.65 | \$ | 445.45 | | | 0705820201 | 010480 | Check 127528 pd 3 18 19 | |
| | China White 8" Soup Bowl | | 68 | \$ | 2.10 | \$ | 352.80 | | | 0705830201 | 010480 | Check 127528 pd 3 18 19 | |
| | Roll 10' x 20' | | 12 | \$ | 37.25 | \$ | 447.00 | | | 0702023206 | 010480 | Check 127528 pd 3 18 19 | |
| | Roll 10' x 20' | | 12 | \$ | 11.31 | \$ | 135.72 | | | 0702023207 | 010480 | Check 127528 pd 3 18 19 | |
| Miles Event Supply | Chair: Cross Back | Forest Cross Back Antique | 500 | \$ | 1.00 | \$ | 5,000.00 | | | 0701120201 | 00229800 | Check 127458 | |
| | Chair: Cross Back | Forest Design 2 Metal | 350 | \$ | 4.28 | \$ | 1,498.00 | | | 0701120201 | 00229800 | Check 127458 | |
| | Chair: White Chair | | 100 | \$ | 4.28 | \$ | 428.00 | | | 0701120201 | 00229800 | Check 127458 | |
| | Chair: Navy Chair | | 250 | \$ | 4.28 | \$ | 1,070.00 | | | 0701120201 | 00229800 | Check 127458 | |
| | Chair: 12" Round Bag | | 25 | \$ | 32.00 | \$ | 800.25 | | | 0701120201 | 00229800 | Check 127458 | |
| | Chair: 12" Round Bag | any amount | 1 | \$ | | \$ | 580.20 | | | 0701120201 | 00229800 | Check 127458 | |
| Musiker's Friend | Deminger PA System | J1830700000000 | 1 | \$ | 199.99 | \$ | 199.99 | | 0180807894498 | 0514100201 | 6839112619077 | VISA | |
| Musiker's Friend | Microphone Stand | MS1100B | 1 | \$ | 14.88 | \$ | 14.88 | | | 0515001201 | 25602000001000 | Discover 1 26 | |
| New England Arms | Caroline Arrow | VAA0211 | 1 | \$ | 267.99 | \$ | 267.99 | 267.99 | | | | 0713808101 | 311473 |
| | Weathered Arrow | VAA0213 | 1 | \$ | 230.88 | \$ | 230.88 | | | | | 0713808201 | 311473 |
| Open Bar | Open Machine | 454V | 1 | \$ | 589.00 | \$ | 589.00 | | 18050014 | 0407800201 | 3088 | VISA pd 3 17 19 | |
| Pro's Prepare | 1000 lamp | | 1 | \$ | 277.00 | \$ | 277 | 277 | 4943141A | 0104018101 | 17808 | Card 27581 | |
| | 1000 lamp | | 1 | \$ | 277.00 | \$ | 277 | 277 | 4945391A | 0104019101 | 17808 | Card 27581 | |
| | 1000 lamp | | 1 | \$ | 277.00 | \$ | 277 | 277 | 5001841A | 0104019101 | 17808 | Card 27581 | |
| | 300 lamp | | 1 | \$ | 88.00 | \$ | 88 | 88 | 0012028 | 0104018101 | 17808 | Card 27581 | |
| | 300 lamp | | 1 | \$ | 88.00 | \$ | 88 | 88 | 0014024 | 0104018101 | 17808 | Card 27581 | |
| | 300 lamp | | 1 | \$ | 88.00 | \$ | 88 | 88 | 0012127 | 0104018101 | 17808 | Card 27581 | |
| | 300 lamp | | 1 | \$ | 49.50 | \$ | 49.50 | | 21231128 | 0104018101 | 18568 | | |
| | 300 lamp | | 1 | \$ | 49.50 | \$ | 49.50 | | 21231200 | 0104018101 | 18568 | | |
| | 400 lamp | | 1 | \$ | 81.40 | \$ | 81.40 | | 000228 | 0104014201 | 18568 | | |
| | 400 lamp | | 1 | \$ | 81.40 | \$ | 81.40 | | 000245 | 0104014201 | 18568 | | |
| | 400 lamp | | 1 | \$ | 81.40 | \$ | 81.40 | | 000235 | 0104014201 | 18568 | | |
| | 400 lamp | | 1 | \$ | 81.40 | \$ | 81.40 | | 000235 | 0104014201 | 18568 | | |
| | 400 lamp | | 1 | \$ | 81.40 | \$ | 81.40 | | CA244490 | 0104014201 | 18568 | | |

