## **CTEK RSA T&C**

THIS RENTAL AGREEMENT ("Agreement") is made effective as of the date referenced above, between CLEANTEK Industries Inc. ("CLEANTEK"), and the Customer identified above ("Customer"). CLEANTEK rents the CleanSteam™ Dehydration System and/or D.ZeroE™ and/or HALO™ Crown Mount Lighting systems and/or Light Towers ("Equipment"), grants limited non-exclusive licenses to use the CLEANTEK Technology, and provides support and consulting services. The CLEANTEK Technology, Equipment and all other materials of any kind rented, leased, licensed or otherwise provided by CLEANTEK, and all services provided by CLEANTEK are in all cases subject to CLEANTEK's standard Terms and Conditions set forth below and in the attached Schedule A. By signing below, I certify I have authority to bind Customer (as defined) and Customer agrees to enter into this Agreement with CLEANTEK and be bound by all the Terms and Conditions of this Agreement, in Schedule A (CLEANTEK Standard Terms and Conditions), in any Schedules referenced or attached to this Agreement, ), if applicable, modified payment terms as mutually agreed to in the Customer Set Up Form and in all other documentation executed by both Customer and CLEANTEK pursuant to this Agreement. I certify that I have received and reviewed a Dehydrator Operation Manual if applicable.

## CTEK Customer Invoice T&C (currently no payment terms listed)

All invoices issued by CLEANTEK are payable by Customer within 30 days upon receipt unless mutually agreed to in the Customer Set Up Form or if a Master Service Agreement (MSA) exists, whereby the terms and conditions of the MSA will take precedence. Customer will pay to CLEANTEK interest at the rate of twelve per cent (12%) per annum on all amounts due more than thirty (30) days.