



Continue

Catering Agreement

The following catering agreement is hereby entered into by:
_____, of _____

Hereinafter referred to as "Client", AND

The Road Kill Catering Company, LLC, hereinafter referred to as "caterer", of 123
USA Avenue Anywhere, Anystate 99999.

Witnesseth

Client and Caterer agree as follows:

- TERM:** Client and caterer agree that this Catering Agreement between the parties is for catering service that shall commence on, _____ at _____ AM/PM and catering service shall continue until _____ AM/PM _____, 20____. Said agreement may be extended and/or renewed by agreement of all parties in writing thereafter.
- Event Details:**
 - Date of Event: _____
 - Location: _____
 - Client Estimated Guests Count: _____
 - Guests with special dietary: _____
 - Client agrees to a final guest count 15 days prior to the event.
 - All specific services to be provided are contained in the proposal provided by *The road kill catering company, LLC*. Attached hereto as Attachment "A", and by this reference is incorporated to this binding agreement.
- Date Charge:** Client shall agree to pay a non-refundable charge to secure the date of the event. The Date Charge is a non-refundable charge to the Caterer for removing the date from availability from other potential clients. Client agrees to a Date Booking Charge of \$_____. Which will be posted as date line item on the final bill as such.
The date booking fee is calculated as: 50 (fifty) percent of the menu base price, 50 (fifty) percent of total event cost including rentals, decorations, tax, etc. A lump sum based on a percentage of expected event costs. The minimum Date charge is \$500.00. The Date Charge is due on contract signing and the date will be taken off the market the day the check is delivered.
- Settlement of Balance Due:** Balance due to caterer by client shall be the **TOTAL** event contract costs, including state and local sales taxes where applicable, less the Date Charge and any further deposits made on the contract account.

AGREEMENT BETWEEN CARRIER AND SHIPPER

This Agreement Between Carrier and Shipper (the "Agreement") is effective [DATE].

BETWEEN [CARRIER NAME] (the "Carrier"), a company organized and existing under the laws of the [State/Province] of [STATE/PROVINCE], with its head office located at:

[COMPLETE ADDRESS]

AND [YOUR COMPANY NAME] (the "Shipper"), a company organized and existing under the laws of the [State/Province] of [STATE/PROVINCE], with its head office located at:

[YOUR COMPLETE ADDRESS]

In consideration of the mutual covenants and promises set forth in this agreement, carrier and shipper agree as follows:

1. TRANSPORTATION OF GOODS

For the consideration described in this agreement, carrier shall ship [DESCRIBE GOODS TO BE SHIPPED] from shipper at [ADDRESS] to [NAME OF CONSIGNEE], consignee, at [ADDRESS].

2. TIME OF PICKUP AND DELIVERY

The date and time of pickup requested by shipper is [DATE], at [TIME]. Shipper's preferred arrival date is [DATE]. Although carrier transports all shipments with reasonable dispatch, carrier cannot operate on a set schedule. If delivery cannot be made within the period set forth, however, carrier will notify shipper when delivery can be expected.

Carrier shall, on pickup of the goods, issue [NEGOTIABLE (ORDER) OR NONNEGOTIABLE (STRAIGHT)] bills of lading for such goods.

3. STORAGE SERVICE

Storage may be ordered by shipper at any time from pickup to delivery. Except where the storage service ordered is in transit, carrier shall issue its standard warehouse receipt. That receipt shall then supersede this agreement, unless objected to by shipper within [Number] days of mailing of the receipt. A charge will be made for warehouse labor in and out of regular storage and for wrapping, packing, and accessorial service. Storage is authorized in any warehouse of carrier.

Shipper authorizes carrier, at carrier's option, to place the goods in storage at destination in the event delivery cannot be made on arrival and authorizes the advancing of any dock or other charge made by any warehouseman for the account of shipper. Shipper further authorizes the advancing of any additional charges for storage, handling, and transportation that accrue if the goods are not accepted at destination.

Client name:
Client email:

Client phone:



SAMPLE CATERING AGREEMENT

This contractual agreement is hereby made between Pinnacle Adventures, LLC (the Caterer), and (the Client), for catering _____ services on the following dates: _____

Client and Caterer agree to the following:

Services

1. Caterer agrees to provide services to _____, known as the Client for _____ the "Event," taking place on _____.
2. For this Event, Caterer agrees to provide the following: food for the agreed-upon event menu for the guaranteed number of guests, basic china and tableware for reception meals, camp tableware for dining room meals, paper products for outdoor meals.
3. Client agrees to provide the following: all decorations, table linens, decorative place settings, glassware, all alcoholic beverages, etc.

Deposit

1. Client is required to pay a deposit of \$1,000 upon signing this Agreement.
2. A second deposit of 50 percent of anticipated bill is due 30 days prior to Event.
3. Final balance is due the day of Event based on guaranteed count seven days prior. (Or actual count if greater than guaranteed count.)
4. Deposit is refundable (less \$200 processing fee) if Client cancels no later than 60 days prior to the Event.

Payment

1. For the above services, Client will pay Caterer an agreed upon price per head for each meal.
2. Client may request additional services, with the knowledge that these services will add to the total cost agreed upon by this contract, and must be agreed to in writing, on a separate catering estimate.

CATERING AGREEMENT

THIS AGREEMENT FOR CATERING SERVICES (this "Agreement") dated this _____ day of _____

BETWEEN

and

[Address]

[State]

[Zip]

(the "Customer")
OF THE FIRST PART

-AND-

MAIN STREET BAKERY & CATERING INC. of 127 East Main St., Luray, Virginia, 22835
(the "Caterer")

OF THE SECOND PART

BACKGROUND:

A. The Customer is of the opinion that the Caterer has the necessary qualifications, licenses, experience and abilities to provide services to the Customer.

B. The Caterer is agreeable to providing such services to the Customer on the terms and conditions set out in this Agreement.

IN CONSIDERATION OF the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the parties to this Agreement agree as follows:

Services Provided

1. The Customer hereby agrees to engage the Caterer to provide the Customer with services (the "Services") consisting of _____

Details of such services will be provided in The Proposal which will be provided at least three months in advance and can be amended up to 3 weeks prior to date of event. Caterer has the right to increase prices of proposed amounts according to his discretion and in keeping with market value of food items up to three months prior to the date of event. The Services will also include any other tasks which the parties may agree on. The Caterer hereby agrees to provide such Services to the Customer.

Catering Service Agreement

Contact: Paul Silletta
Phone: 250.385.2462
Email: info@meltingmoments.ca
Website: www.meltingmoments.ca
Mailing Address: 1776 McKenzie
Avenue, Victoria, BC V8N 1A7



Name:
Phone # 1:
Phone # 2:
Email:
Billing Address:
Date of Function:
Location of Function:
Liaison Name:
Phone:
Time of Set-Up:
Number of Guests:
Type of Chocolate: Milk Dark White
Payment Method: Cash Check
Champagne Fountain Yes No
Slushy Machine Rental Yes No

Total food cost: x _____ guests	\$
Gratuity (15% of total food cost)	\$
Chocolate Fountain Rental	\$
Subtotal	\$
Minus deposit of	\$
PST	\$
TOTAL AMOUNT OWING	\$
* Security Deposit to be set at time of booking	\$

Catering service level agreement template

What is included in a service level agreement. Service level agreement catering template. What are the different types of service level agreement. Structure of service level agreements. Catering service level agreement example.

A Catering Agreement is a specific type of Service Agreement whereby one entity, the caterer, contracts to perform catering services at a specified event or events for the other entity, the client. In these agreements, the caterer can be either a business or natural person, and so can the client. Catering Agreements happen every day between both small entities, like a person-to-person relationship, and large ones, like company-wide catering by a large organization. Catering Agreements are relatively simple agreements, but they do need to contain all of the specifics about the parties' relationship. For example, these agreements not only need to describe general commercial contract understandings, like pricing and service information, but they also need to have information about the actual event, such as the time and date, as well as menu. How to use this document This document should be used when two parties are looking to enter into a catering services agreement with each other. This agreement can be used for one event or multiple events and will cover the entirety of the understanding and relationship between the parties. In this document, basic information is listed, such as the names and identifying details of the parties. From there, however, the agreement becomes more robust and all the pertinent details of the contract are entered, such as the event details, the fee structure, the menu, specific clauses about cancellations and penalties, and termination information. When this agreement is filled out, it should be printed and signed by both parties. A best practice is for a copy to be kept with each party throughout and after the parties' relationship. Applicable law Catering Agreements in the United States are generally subject to the laws of the individual state and follow general commercial contract rules. How to modify the template You fill out a form. The document is created before your eyes as you respond to the questions. At the end, you receive it in Word and PDF formats. You can modify it and reuse it. A catering agreement is a specific type of service agreement in which one entity, the caterer, commits to provide catering services at one or more specific events for the other entity, the customer. In these agreements, the caterer can be a company or an individual, as can the customer. Catering agreements are entered into on a daily basis between small entities, such as a person-to-person relationship, and large entities, such as a corporate catering service by a large organization. Catering agreements are relatively simple, but they must contain all the details of the relationship between the parties. For example, these agreements should not only describe the general provisions of the business contract, such as pricing and service information, but they should also contain information about the actual event, such as the time and date, and the menu. How to use this document? This document should be used when two parties are seeking to enter into a food service agreement with each other. This agreement can be used for one or more events and will cover the entire agreement and relationship between the parties. This document contains basic information, such as the names and identifying data of the parties. And all relevant contract details are entered, such as event details, pricing structure, menus, specific clauses regarding cancellations and penalties, and termination information. When this agreement is completed, it must be printed and signed by both parties. It is best practice to keep a copy with each party during and after the relationship between the parties. Applicable Law Catering agreements in Canada are generally subject to applicable provincial and federal laws and follow the general rules of commercial contracts. Catering services may require multiple licenses from governmental authorities, for example, a liquor licence. Furthermore, any catering involving the handling of food is subject to rigorous regulations. How to modify the template? You fill out a form. The document is created before your eyes as you respond to the questions. At the end, you receive it in Word and PDF formats. You can

modify it and reuse it. Catering Services Agreement State of Alabama This Catering Services Agreement, hereinafter referred to as "Agreement," is entered into and made effective as of _____ by and between the following parties: _____ ("Caterer"), a limited liability company, organized under the laws of the state of Alabama, having its principal place of business at the following address: _____ and _____ ("Client"), a limited liability company, organized under the laws of the state of Alabama, having its principal place of business at the following address: _____. Client and Caterer may be referred to individually as "Party" and collectively as the "Parties." RECITALS: WHEREAS, Client wishes to retain Caterer to provide certain Catering Services (as defined below); WHEREAS, Caterer has the skills, qualifications, and expertise required to provide the Catering Services to the Client; WHEREAS, Caterer wishes to render such Catering Services to Client. NOW, therefore, in consideration of the promises and covenants contained herein, as well as other good and valuable consideration (the receipt and sufficiency of which is hereby acknowledged), the Parties do hereby agree as follows: Article 1 - DEFINITIONS: As used in this AGREEMENT: A) "Event" shall be used to refer to the following specific event where the Caterer will be providing the Catering Services: _____. B) "Catering Services" shall be used to refer to the following specific services that the Caterer will provide to the Client under the terms and conditions set forth herein: _____. C) "Event Details" shall be used to refer to the following specific details regarding the Event: Type of Event: _____ Date of Event: _____ Time of Event: _____ Address of Event: _____ Number of People: _____ D) "Fees" shall be used to refer to the payment Client will pay to Service Provide for the rendering of the Catering Services. Specifically, the fees shall be as follows: \$ _____/person (_____ per person) Article 2 - AGREEMENT: Subject to the terms and conditions of this Agreement, Caterer hereby agrees to render the Catering Services to Client, at the Event described herein, utilizing all of the Event Details as directed and Client agrees to pay Caterer the Fees required for the Catering Services. Article 3 - MENU: The menu Caterer serves shall be as follows ("Menu"): Caterer shall be permitted to make small changes to the Menu if ingredients cannot be found after reasonable effort. Article 4 - STAFF OR EMPLOYEES: The Caterer shall only utilize the following staff or employees to assist in the provision of the Catering Services, as these individuals are hereby approved and agreed to by Client: _____. Article 5 - FEES: The Client agrees to pay the Caterer the required Fees, as outlined elsewhere in this Agreement, for the provision of the Catering Services, subject to the following terms and conditions: A) Deposit: The deposit amount due for the Catering Services is \$ _____ (_____). B) Payment Due: Payment is due as follows: _____. C) Method of Payment: Caterer will accept the following forms of payment: _____. D) Expenses: The Caterer is permitted to charge for all reasonable and necessary costs and expenses incurred in performing the Catering Services, including but not limited to traveling and photocopying, subject to agreement from the Client. E) Tax Statement: Any and all charges payable under this Agreement are exclusive of taxes, surcharges, or other amounts assessed by state or federal governments. Taxes imposed upon or required to be paid by Client or Caterer shall be the sole and exclusive responsibility of each, respectively. Article 6 - COST FLUCTUATION: Client understands and acknowledges that the cost of Menu items and ingredients may fluctuate. If costs fluctuate to the extent it will no longer be profitable for Caterer to undertake this job, Client agrees that Client may: a.) Cover any additional cost; or b.) Substitute other Menu items. Article 7 - EVENT CHANGES: Changes to the number of guests, Menu items requested, dates or venues must be made no later than the following amount of time before the event: _____. Any changes made past this deadline will be subject to a penalty charge as follows: _____. Article 8 - CANCELLATION: If the Event is canceled after the execution of this contract through no fault of the Caterer, Caterer shall be entitled to the following: _____. Article 9 - COMPLIANCE: Caterer shall comply with all local, state, and Federal laws regarding the preparation and service of food. Article 10 - WARRANTIES: The Caterer represents and warrants that it will perform the Catering Services using reasonable care and skill for a Caterer in their field. Article 11 - 2525585588 82 258852558: 558222 82 85828 22 52525 25 22582258 822552 855825 82 282525 25522'8 2228822282, 282525 25522'8 885888822 82 82225582, 2252 25 225258882 5588822 2552525 25 82 8222282822 8825 2588 825222222 25 2552525 25 82 8222282822 8825 252 8222822822 22 28882528228 52525 2588 825222222 85588 82 8828225 22 2228 2585 82 252 888222 22 252 8522525. 52 252 252222 82 88 858258, 2282525 25522 85588 82 885882 22 252 22525 25522 82 8222582, 2252, 2228822282, 852585 22 82525252 5522 25 225258882 225 522 8288, 552522, 82828 25 25222828 22 522 25252 8552822825 82855525 25 83222525 82 2552 22525 25522 22 52 82585282 25 8228285222858 252525 828855822 8825252 8828252822 522 28222288 8288, 5525 82288, 8288 22 22258888, 25 22525 8288 22 25522825, 2522828, 25 85882288. Article 12 - INDEMNITY & INSURANCE: Client hereby agrees to indemnify Caterer, and all of Caterer's agents, employees, and representatives against any and all damage, liability, and loss, as well as legal fees and costs incurred, as a result of the Catering Services, rendered this Agreement or any transaction or matter connected with the Catering Services or the relationship between Caterer and Client. This clause shall not be read to provide indemnification for any Party in the event that a competent court of law, rendering a final judgment, holds that the bad faith, gross negligence, or willful misconduct of the Party caused the damage, liability, or loss. Caterer shall carry general liability insurance throughout the duration of the Parties' relationship. Article 13 - TERMINATION: This Agreement will terminate at the conclusion of the Event. This Agreement may also be terminated by either party, upon notice in writing if the other party becomes unable to perform its duties hereunder, including a duty to pay or a duty to perform. This Agreement may be terminated by the Caterer if the Client fails to pay any requisite Fees. The Caterer may terminate the Agreement immediately, with no notice period, in writing. If this Agreement is terminated before the expiration of its natural term, Client hereby agrees to pay for all Catering Services rendered up to the date of termination, and for any and all expenditure due for payment after the date of termination for commitments reasonably made and incurred by Caterer related to the rendering of Catering Services prior to the date of termination. Any termination of under this subpart shall not affect the accrued rights or liabilities of either Party under this Agreement or at law and shall be without prejudice to any rights or remedies either Party may be entitled to. Any provision or subpart of this Agreement which is meant to continue after termination or come into force at or after termination shall not be affected by this subpart. Article 14 - 852855885852 82 585 2885555: 552 252828 525282 5822882522 525 52522 2552 2225822 82 2588 82522222 85588 82 522225 22 82282822 5 2552258582, 22822 8222552, 52282 52858228582 25 225258882 8228222 252 2552828 525 2552 2588 82522222 88 825 252 8282 525 2525288 2552822 22 252 522525822 22 252 8228888 85225822 52588828 82 252 8522525 22 252 888222 52525 252 22528 525 8225828228 525282, 8522525 88 52 82522225222 8222558225 225 888222. Article 15 - GENERAL PROVISIONS: A) GOVERNING LAW: This Agreement shall be governed in all respects by the laws of the state of Alabama and any applicable federal law. Both Parties consent to jurisdiction under the state and federal courts within the state of Alabama. The Parties agree that this choice of law, venue, and jurisdiction provision is not permissive, but rather mandatory in nature. B) LANGUAGE: All communications made or notices given pursuant to this Agreement shall be in the English language. C) ASSIGNMENT: This Agreement, or the rights granted hereunder, may not be assigned, sold, leased or otherwise transferred in whole or part by either Party. D) AMENDMENTS: This Agreement may only be amended in writing signed by both Parties. E) NO WAIVER: None of the terms of this Agreement shall be deemed to have been waived by any act or acquiescence of either Party. Only an additional written agreement can constitute waiver of any of the terms of this Agreement between the Parties. No waiver of any term or provision of this Agreement shall constitute a waiver of any other term or provision or of the same provision on a future date. Failure of either Party to enforce any term of this Agreement shall not constitute waiver of such term or any other term. F) SEVERABILITY: If any provision or term of this Agreement is held to be unenforceable, then this Agreement will be deemed amended to the extent necessary to render the otherwise unenforceable provision, and the rest of the Agreement, valid and enforceable. If a court declines to amend this Agreement as provided herein, the invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of the remaining terms and provisions, which shall be enforced as if the offending term or provision had not been included in this Agreement. G) ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the Parties and supersedes any prior or contemporaneous understandings, whether written or oral. H) HEADINGS: Headings to this Agreement are for convenience only and shall not be construed to limit or otherwise affect the terms of this Agreement. I) COUNTERPARTS: This Agreement may be executed in counterparts, all of which shall constitute a single agreement. J) FORCE MAJEURE: Caterer is not liable for any failure to perform due to causes beyond its reasonable control including, but not limited to, acts of God, acts of civil authorities, acts of military authorities, riots, embargoes, acts of nature and natural disasters, and other acts which may be due to unforeseen circumstances. K) NOTICES ELECTRONIC COMMUNICATIONS PERMITTED: i) Any notice to be given under this Agreement shall be in writing and shall be sent by first-class mail, airmail, or email, to the address of the relevant Party set out at the head of this Agreement, or to the relevant email address set out below or other email address as that Party may from time to time notify the other Party in accordance with this clause. The relevant contact information for the Parties is as follows: Caterer: _____ Client: _____ Notices sent as above shall be deemed to have been received 3 working days after the day of posting (in the case of inland first-class mail), or 7 working days after the date of posting (in the case of airmail), or next working day after sending (in the case of email). In proving the giving of a notice it shall be sufficient to prove that the notice was left, or that the envelope containing the notice was properly addressed and posted, or that the applicable means of telecommunication was addressed and dispatched and dispatch of the transmission was confirmed and/or acknowledged as the case may be. EXECUTION: Name: _____ Representative Name: _____ Representative Title: _____ Representative Signature: _____ Date: _____ Name: _____ Representative Name: _____ Representative Title: _____ Representative Signature: _____ Date: _____ Post navigation