

TEMPLE SOLEL KIDDUSH MENU

Buffet of tastefully decorated platters of:

- All White Meat Tuna Salad
- Dill Chicken Salad
- Deli Style Egg Salad
- Mediterranean Pasta Salad
- Smoked salmon-infused cream cheese, plain cream cheese, vegetable cream cheese
- Sliced Tomato, Red Onion and Cucumber
- Oven-fresh Bagel Assortment
- Fresh fruit presentation
- Assorted Home-baked cookies and brownies
- Coffee, decaf, herbal tea, water and fresh-squeezed orange juice station
- Name-brand sodas
- Sliced Nova Scotia salmon served with sliced heirloom tomatoes, red onions, and caper berries - *Additional fee of 6.00 per person*



ARTISAN FOODS CONTRACTUAL AGREEMENT

Main Office: SOLEL - 5100 Sheridan Street, Hollywood, FL 33021

Agreement made this _____ day of _____ 20__ between ARTISAN FOODS CATERING, Inc. and

Address: _____

Phone: _____ Email: _____

and any other whose names may be hereunto subscribed.

Event Location: _____ Type of Event: _____

Event Date: _____ Afternoon Evening

Event Time: From _____ Until _____ Minimum # Guests Guaranteed: _____

Guest of Honor: _____

Payment Schedule (Non-Refundable)

Initial Deposit Due: _____

Additional Deposit Due: _____

Final Payment Due **in Certified Funds:** _____

The customer further agrees that no later than 3 business days prior to the event, the customer shall inform the caterer to the exact number of guests attending; the minimum is set in the Guarantee line above.

Guaranteed minimums are a set number.

ARTISAN FOODS CATERING, INC. ("Artisan Foods") reserves the right to make reasonable additional charges for any event that runs beyond 4 hours based upon additional labor and food costs. Overtime is \$850 per half hour, plus applicable service charge and tax.

In the event the customer breaches this agreement any payments made to Artisan Foods shall be retained and considered a portion of liquidated damages. Such retention of payments shall in no way relieve the customer of any additional liability or expenses that Artisan Foods may have incurred under this agreement.

It is understood that Artisan Foods shall have the right to make substitutions in the menu for any items that are not reasonably market priced and/or readily available on the open market, Artisan Foods will endeavor to notify customer in advance of such issues and offered alternative menu options at that time.

The customer agrees to pay for reasonable attorney's fees and costs should a breach occur, and litigation take place. All final payments are to be made 3 business days prior to the event date. Sales tax is added to all events unless proper certification of tax-exempt status is supplied. Gratuities are additional.

This contract is null and void unless signed, dated and executed with an initial deposit of 500.00 within 10 days of the menu/contract date. Deposits are non-refundable.

Without the written approval and permission of Artisan Foods, the times of events stated on the contract cannot be changed. Due to the nature of event planning, and the decision-making process (which is different for all clients) no dates or reservations of Artisan Foods' services are confirmed without a signed agreement and executed deposit. All contracts are subject to approval of Artisan Foods' availability at the time of receiving the contract and deposit from the customer.

Force Majeure

The performance of this Agreement by Artisan Foods is subject to acts of God, government authority, disaster or other emergencies, any of which make it illegal or impossible to provide the facilities and/or services for your event. Artisan Foods shall not be liable for the non-performance on this Agreement when such non-performance is attributed to labor troubles, disputes, strikes, government (Federal, State or Municipal) regulations of or restrictions on travel supplies, riots, natural emergencies, act of God, hurricanes or other weather calamities, and other causes whether enumerated herein or not, which are beyond the reasonable control, preventing or interfering with Artisan Foods' performance.

Decorations-Liability Insurance

Artisan Foods will be pleased to assist you with vendor selections for any floral, decorating, and entertainment needs. Artisan Foods assumes no liability whatsoever in connection with these selections. Whomever you select as your vendors, we do require that all vendors provide a Liability policy holding Artisan Foods (as well as its locations) harmless should any damage or accident occur. It would be the full responsibility of the Vendor's Insurance to pay for any such damages if applicable.

Artisan Foods does not allow the use of glitter or confetti in its ballroom facilities. For the safety of persons and property, no fireworks or incendiary devices may be used indoors. Artisan Foods does not permit the affixing of anything to walls, floors, or ceilings without prior written approval and supervision of Artisan Foods. In the event that this is done without Artisan Foods's authorization and any damage is suffered, the cost of repair and/or replacement will be charged to the client. The client will be responsible for any damages done to the facilities during the period they are under your control, or the control of the contracts hired by your organization.

Artisan Foods cannot be held responsible for no-shows and/or set-up delays incurred by and outside vendor contracted by the client. All vendors are responsible for set-up, loading, transporting, dismantling and removing all displays immediately at the conclusion of the event. Artisan Foods will not be held liable for the loss or damage of any merchandise/articles left in the Artisan Foods areas, prior to, during or following the event.

Electrical

Please check with your vendor if they require any additional electricity in order to power their services. The Vendor will be responsible for obtaining an additional generator if applicable.

Indemnification

Client hereby agrees to indemnify, defend, and hold Artisan Foods harmless from any loss, liability costs or damages arising from actual or threatened claims or causes of action resulting from the negligence or misconduct of Artisan Foods or its respective officers, directors, employees, agents, contractors, members or participants (as applicable).

Arbitration/Dispute Resolution/Attorney's Fees

Any controversy, claim or dispute arising out of or relating to this Agreement, shall be resolved through non-binding mediation and/or binding arbitration conducted in accordance with the rules of the American Arbitration Association or JAMS in the State in which Artisan Foods is located. The law of the State in which Artisan Foods is located will be the governing law. The arbitration award will be enforceable in any state court. In any arbitration proceeding, the prevailing party shall be entitled to recover reasonable attorney's fees and costs. In addition, the Client shall be responsible for payment of attorney's fees and interest associated with ARTISAN FOODS's efforts to collect monies owed under the terms of this agreement.

Security & Valet Parking

Depending on the Facility where your event is taking place, Security and Valet Parking might be compulsory. Artisan Foods will hire the Security/Valet personnel and pass the cost on to the Client. Currently the cost for Security is \$50.00 per hour with a minimum four-hour time frame. Cost for Security is subject to change. In respect to Mitzvah events, one security guard is required for every 50 teens.

Cancellation

In the unlikely event you should decide to cancel this Event at any time after execution of this Agreement, any deposits paid shall be retained by Artisan Foods as a portion of liquidated damages due to Artisan Foods. Such retention of deposit(s) shall in no way relieve Client of any additional liability or expenses that Artisan Foods may have incurred under this Agreement which Client agrees to pay. Any event cancelled later than 3 days of the scheduled event shall result in 100% of the contract price being charged. The cancellation charges are not a penalty, but represent a reasonable effort by Artisan Foods to establish its losses as liquidated damages.

Signature

This contract, with exhibits attached (if any) constitutes the entire agreement between the parties and may not be amended or changed unless done so in a writing signed by Artisan Foods and Client. The undersigned represent(s) that they are authorized to sign and enter into this contract.

Client/Engager to sign above

Print Name

Date

For ARTISAN FOODS CATERING, INC.

Date



We look forward to serving you!



Rev.9/19

Initials ____ / ____

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