

BRICKLANE CURRY HOUSE

CATERING CONTRACT.

Agreement made this _____ Day of _____, 20__, between
Brick Lane Curry House and _____

Address: _____

Telephone #: _____

SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THIS CONTRACT BELOW

Date of function: __/__/__. Day _____ LUNCH/DINNER

Time of function from: _____ to _____

Venue: _____

Number of guests expected _____, # of guests guaranteed _____.

Price / guest \$ _____ + sales tax + _____ service charge +

special drinks : _____

Special Arrangements: _____

Beverages

The consumption of Non-alcoholic beverages is a part and parcel of every occasion, in order to serve you better we have devised the following packages to suit your needs:

Sodas, Fresh/Can juices, Tea/coffee

Terms and conditions

- Bricklane agrees to cater the function and to render the additional services contracted for by client in accordance with the provisions of this contract and client agrees to pay therefore the sum stated.
- Bricklane has made no representation that the instrument is other than a binding contract or that is, was signed or delivered subject to any condition not specifically set forth therein. Bricklane has made no representation giving the client the right to cancel without liability. Client has read this contract and is fully familiar with the terms thereof. Client agrees that in executing this contract he/she is not relying on any statement or representation not embodied here.
- Payment terms: A deposit in the amount of 50% of the estimated contract price must be paid by the client at the time this contract is signed by Bricklane and client. The entire remaining balance of the estimated contract price must be paid in full on the day of the function. All payments must be by cash, credit card or certified check only. The estimated contract price shall be calculated by multiplying the amount per guest by the number of guests expected including such additional charges shown in this contract. No more than seven(7) days prior to the function the client shall provide a final, "expected number of guests" which is greater than the original number of guaranteed guest will the minimum number charged for, even if less guest actually attend. The minimum guarantee is not subject to reduction. Client shall also pay all applicable Federal, state and city taxes in effect on the date the function takes place, in addition to the price set forth. Bricklane reserves the right to make additional charges, including over time for waiters and staff for functions running beyond the agreed upon time, in the event client fails to pay as set forth here in, Bricklane shall be under no obligation to admit client and his guests or to provide any food or services and client shall be deemed to have breached this contract.
- If the client shall cancel the contemplated affair, the initial deposit will be forfeited. If the client shall cancel the contemplated affair earlier than 10 days of the scheduled function date client agrees to pay Bricklane and Bricklane agrees to accept an amount equal to 50% of the total contract price as 'liquidated damages'. If the client shall cancel the affair within 7 days of the scheduled function date client agrees to pay Bricklane and Bricklane agrees to accept an amount equal to 75% of the total contract price as "liquidated damages". The party agrees because of the peculiar nature of the rental and services to be rendered, that it will be difficult if not impossible to prove the amount of actual damages and therefore the parties have estimated and agreed upon such a sum as an attempt to make a reasonable forecast of actual loss.
- The client also agrees to pay all reasonable council fees and costs incurred by Bricklane in connection with the collection by Bricklane of all amounts the client is required to pay under the terms of this contract.
- Client shall comply with all requirements of laws, orders ordinances and regulations of the federal, state, county and municipal authorities including the state liquor authority

and ABC board and any direction of any public officer which shall impose any duty upon client with respect to the premises engaged by client.

- Whenever a license or permit is required for clients function such license or permit shall be procured by the client at his own cost expense and display to Bricklane at least 7 days before the affair has to be held, with the exception of any license or permit required to be maintained by Bricklane for the operation of the premises.
- Client will not permit any food or alcoholic beverages to be brought into the engaged premises without Bricklanes written consent.
- Client will take good care of fixtures, furnishing and personal property at the premises. Client assumes responsibility to any damage to such property that maybe caused by client, client employees, guest or invitees. Bricklane shall not be responsible for any loss of clients property, coats and other personal articles of clients' guests.
- Where the client is a corporation , unincorporated association, partnership or other legal entity, this agreement shall be binding on such legal entities as well as on the individual executing it on its behalf, and by signing the document said individual is authorized to execute this agreement on his behalf .

I hereby Agree to the above mentioned terms and conditions, laid down by Bricklane curry house on :

Date:

Customers signature: _____

Customers Name: _____

Catering / Restaurant Manager : _____

NAME _____ DATE _____ TIME _____ TO _____

PAX _____

MENU

STARTERS MAIN COURSE

1 _____ 1 _____

2 _____ 2 _____

3 _____ 3 _____

4 _____ 4 _____

5 _____ 5 _____

6 _____ 6 _____

7 _____ 7 _____

8 _____ 8 _____

ACCOMPANIMENTS/SIDES/ADDITIONAL/CONDIMENTS

1 _____ 2 _____

3 _____ 4 _____

5 _____ 6 _____

SPECIAL REQUIREMENTS: _____

Host _____

Ph.#: _____

Notes: