Contract catering agreement

			egulate the business relationship between you and us. By bood and / ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■				
We are) :		[Name]				
Our ad	ldress i	is:	[Address] ("we", "us", ■ ■ ■ " ■ ■ ■ ")				
You ar	e:		[Company or individual name]				
Your a	ddress	s is:	[Address] ("you", " ■ ■ ■ ■ ■ ■ ■ ")				
The te	rms an	d conditions					
1.	Defin	itions					
	The "E	event"	means the time date and place set out in our offer ■ ■ ■ ■				
	The "Price" The "Food and Drink"		means the price accepted by you for the supply of the				
			means the food and drink set out in the offer made to ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■				
2.	Cate	rer's status					
	2.1.		an independent contractor. The Caterer acknowledges that does not				
	2.2. The Caterer will be responsible for his own income and other tax lia social insurance in respect of his fees and hereby agrees to indemn Client in respect of any claim that may be made by any tax authority						
		•.					
3.	Paym	nent of the F	Price				
	3.1.	•	5] % of the Price shall be paid at least 14 ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■				

	3.2.	The balance of the Price shall be paid without deduction for any reason within [14] ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ .							
4.	Can	Cancellation							
	4.1.	If you cancel less than [28] days before the date of the Event, you will $\blacksquare \blacksquare $							
	4.2.	If you cancel less than [14]							
5.	Cate	erer's obligations							
	5.1.	We will provide the							
	5.2.	We will supply in addition such							
	5.3.	Food will be provided at the Event with the expectation of consumption within [number] hours. You are							
6.	Clie	nt's obligations							
	6.1.	You will supply .							
	6.2.	You will provide the venue for the Event and give us access at least [24] hours before the start time of							
	6.3.	You will provide a storage							
	6.4.	If our quotation specifies that Drink be supplied on a "sale or return" basis, ■							

	6.5.	We shall accept the return of single bottles
	6.6.	This contract is •••••••••••••••••••••••••••••••••••
	6.7.	You agree to indemnify us against any claim or demand, including
7.	Insu	irance
		Caterer undertakes to obtain insurance against liability • • • • • • • • • • • • • • • • • • •
8.	Use	of sub-contractors
	The C	Caterer may perform any or
	8.1.	first obtains the written consent
	OR	
	8.2.	first obtains the written consent of the Client
	8.3.	remains liable for the performance of this contract;
	8.4.	indemnifies the Client fully against any loss or
	OR	
	8.5.	This contract shall ••••••• • • • • • • • • • • • • • •
	OR	

	8.7.	The Caterer shall not sub-
9.	Limit	tation of liability
	9.1.	The following provisions set out our entire liability (• • • • • • • • • • • • • • • • • •
		9.1.1 any breach of •••••••••••••••••••••••••••••••••••
		9.1.2 any representation statement or tortuous
	9.2.	Any act or omission on our
	9.3.	Our entire liability in respect of any Event of Default
	OR	
	9.4.	Our entire liability in respect of ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■
	9.5.	
	9.6.	
	9.7.	

OR

		••.
	9.9.	
10.	Unc	ontrollable events
	10.1.	, [
	OR	
	10.2.	,
	OR	
	10.3.	[7]
	10.4.	······································
	10.5.	
11.	Suc	cessors to the agreement

9.8.

12. Miscellaneous matters

12.1.	
12.2.	2018
12.3.	,
12.4.	,
12.5.	
12.6.	
	It shall be deemed to have been delivered:
	; ; :
	24
12.7.	

•	12.8.								 	
		,	 					 	 	
•	12.9.	•••	••••	■,■■	• • • •		• • • •	 	 	
		•••				• • • • 		 	 	
Signed	by [Ca	aterer'	name]							
Dated:										
Dated.										
Signed	by [Cl	ient na	ame]							
Dated:										

Explanatory notes:

Contract catering agreement

General notes:

Ge	illeral fioles.
1.	This document is drawn as a "terms and conditions" document on the assumption that it will be put to a client on a "take-it-or-leave-it" basis. However, because no two events are ever identical, the detail of the food,
2.	It is vitally important that the client accepts the terms before the contract is concluded. If they are merely typed on the back of an invoice or sent by post ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■
3.	What you need to do to comply with the
	The Act applies to all personal data you collect, use or store. The scope ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■
	The law refers to "processing ". In plain English, that means you do something positive with that data. However, in the GDPR, and consequently in the Data Protection Act, you "process" data even if it only passes through your
	We have drawn a comprehensive free privacy policy which covers not only the usual and expected matters but which specifically provides compliance with the Act. It is ■
	The privacy policy is not simply a standard form that you can stick on your website and forget. For compliance, you need to check it and possibly insert details of all the data relating to members. You can
	You can download it at: https://www.netlawman.ie/d/website-privacy-policy If you do not have a website then you may use this privacy policy stripped of references to the website and online usage.
	In connection with your hotel and your website generally, important areas of the ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■
	 you must never assume you have the client's consent for anything you do in connection with his personal data. Consent must be specific and for one of the reasons provided for in the Act. Furthermore, you may use

...........

	 if you allow users to post information to your website, you may not process, edit or
Par	agraph specific notes:
Notes	numbering refers to paragraph numbers.
1.	Definitions
	You should first decide on the contents of the document, then return to check
	By all means use the find / replace function in your word processor to change them. If
	Remember too, that when a word or phrase is defined, the defined ,
2.	Caterer's status
	Delete if the caterer • • • • • • • • • • • • • • • • • •
3.	Payment of the Price
	Edit as required
4.	Cancellation
	We have no comment. Edit as required.
5.	Caterer's obligations
	We have no comment. Edit as required.
6.	Client's obligations
	We have no comment. Edit as required.
7.	Insurance
	We suggest you make no
8.	Use of sub-contractors

2.

	This important issue should be covered carefully. You may
_	
9.	Limitation of liability
	The question of liability for default should be considered carefully. The alternative possibilities are endless.
10.	Uncontrollable events
	Often referred to as "force • • • • ". • • • • • • • • • • • • • •
11.	Successors to the agreement
	Give careful thought to this. You should not
12.	Miscellaneous matters
	A number of special points. We have identified each of these as ■ ■ ■ ■ ■ ■ ■ ■ ■
	,

End of notes