

SC-COM301

Cat

The  
bet  
drin

business relationship  
supply food and / or



We are: [Name]  
Our address is: [Address]

”, “us”, the “Caterer”)

You are: [Company or Name]  
Your address is: [Address]

(“you”, “the Client”)

## The terms and conditions

### 1 Definitions

The “Event”

in our offer to supply

The “Price”

the supply of the Food

The “Food and Drink”

the offer made to you

### 2 Caterer’s status

al)

2.1 I am an individual and do not constitute a company or other legal entity for the purposes of this agreement does not bind me.

2.2 I agree to indemnify and hold Net Lawman Ltd harmless from and against all claims, damages, costs and other tax liability which may be made by any tax authority or other tax or national authority in connection with this agreement.

### 3 Payment of the Price

3.1 A deposit of the Price shall be paid by you within 14 days before the date of the Event.

at 14 days before the

3.2 The balance of the Price shall be paid by you within 14 days before the date of the Event.

ction for any reason

### 4 Cancellation

4.1 If you cancel the Event, you will pay us 50% of the Price.

the Event, you will pay

4.2 If you cancel the Event, you will pay us 50% of the Price.

the Event, you will pay

us the e

**5 Caterer's oblig**

5.1 We will p  
Event.

our quotation at the

5.2 We will s  
and dec

y, crockery, glasses

5.3 Food wi  
within [r  
timetable  
and pers  
arising fr

tion of consumption  
delay in the agreed  
risk to food hygiene  
injury to any person

**6 Client's obliga**

6.1 You will

otation.

6.2 You will  
hours be  
place. If  
in place,  
as effici

s access at least 24  
re and equipment in  
equipment is not (all)  
e the food and drink

6.3 You will  
quotation

nk as set out in our

6.4 If our qu  
we will  
condition  
items wi

sale or return" basis,  
ers in their original  
accept the return of

6.5 We shall  
so far as

spirits, but cans only  
en.

6.6 This con

ned.

6.7 You ag  
reasona  
any failu

demand, including  
e to or arising out of  
er this agreement.

**7 Insurance**

The Caterer un  
himself and his

for the negligence of  
im from fulfilling this

contract.

**8 Limitation of li**

8.1 The follo  
the acts

cluding any liability for  
spect of:

8.1.1 an  
ag

arising under this

8.1.2 an  
ne

or omission including  
his agreement

8.2 Any act  
known as

paragraph shall be

8.3 Our entir  
damages  
services  
OR

it shall be limited to  
y you for the catering

8.3 Our entir  
sum of £

shall be limited to the

8.4 We are r  
profits g  
(including  
brought  
we had b

of Default for loss of  
consequential loss  
result of an action  
nably foreseeable or  
g it.

8.5 If a num  
then the  
agreeme

ntially the same loss  
one claim under this

8.6 We shall  
you have  
aware of  
when yo

ent of Default unless  
ne date you became  
f Default or the date  
.

8.7 Nothing  
would no

remedy to which you

8.8 We are  
represent  
date of th

connection with any  
gs made prior to the

**9 Force majeure**

9.1 Neither p  
causes

ations resulting from  
include fire, natural

disaster,  
or illness

family member, injury  
stilities.

9.2 Each of the  
becoming  
contain d

ly to the other upon  
d such notice shall

**10 Successors to**

The Caterer a  
accordingly he s

rsonal to him and

**11 Waiver**

The failure by e  
more of the term  
of the right at a  
Contract.

y period any one or  
e a waiver of them or  
nd conditions of this

**12 Notices**

Any notice to be  
class post or pr  
have been rece  
sent by facsimile

shall be sent by first  
l shall be deemed to  
osting or 24 hours if

**13 Dispute Resolu**

In the event of  
which has not b  
person or perso  
they undertake t  
other in a proces

with this Contract and  
negotiations between a  
and the Writers then  
in good faith with the  
on or litigation.

**14 Jurisdiction**

This Contract s  
parties agree to

of Scotland and the  
ottish courts.



Caterer: [Name Caterer]

Signed:

the Client: [Name The Client]

Signed:



## Explanatory notes on Catering contractor's

These notes are by way of information only and should not be deleted or changed.

### Help with this document

If you would like simple advice, please call us on the telephone or e-mail us. Please read these notes

If you would like us to provide more detailed advice, you can contact us. It is very simple. Just click on the [topup.php](http://www.scotlawman.co.uk/topup.php) link. The minimum charge for small amendments will be £50. For substantial alterations we will complete the work for a fee. For more information, please visit <http://www.scotlawman.co.uk>

### Our contact details

Net Lawman Limited  
Astons Barn  
North Green Road  
Pulham St Mary  
Diss  
IP21 4YF  
United Kingdom  
Tel: 01206 877777  
E-mail: [enquiries@netlawman.co.uk](mailto:enquiries@netlawman.co.uk)

### Copyright

All documents are copyright. They may be enlarged, reduced or otherwise used without notice in place so far as to the extent that you want to remove it, then you must contact us.

The license to use the documents is on a non-exclusive basis as you like.

### General comments

1. This document is provided on the assumption that you are not a professional because no two

documents should not constitute advice and should not be used as to terms that

document, by all means and should be used free of charge.

For more information or you just want to see our paid advice scheme. Please visit [www.netlawman.co.uk/account-topup.php](http://www.netlawman.co.uk/account-topup.php). The minimum charge for small amendments will be £50. For substantial alterations we will complete the work for a fee. For more information, please visit <http://www.scotlawman.co.uk>

Documents may be used on a non-exclusive basis to keep the copyright in the document. If you

organisation only, as often

" document on the "pay-as-you-go" basis. However, you must not use the document for food, drink and other

matters must in...  
for that.

2 It is vitally imp...  
concluded. If th...  
after acceptance

3 It is entirely in y...  
the expense of...  
protect the cater

4 The question o...  
alternative pos...  
provisions shou...  
provision compe...  
well find a goo...  
acceptance of fu

End of notes



t. We have provided

before the contract is...  
choice or sent by post

protect your interest at...  
provisions largely to

red carefully. The...  
remembered that such...  
vision and with the...  
g this document may...  
nce and consequent