Family Catering Terms and Conditions

Effective Date: [Date]

By using the Family Catering website or engaging with our catering services, you agree to comply with and be bound by the following terms and conditions:

1. Booking and Reservations:

1.1 Deposit:

- To secure our catering services for your event, a deposit of 1/2 of the total event cost is required at the signing of the contract.
- This deposit is non-refundable and will be applied towards the total cost of your event.

1.2 Final Payment:

• The remaining balance of the event cost is due [Specify Number of Days] days before the scheduled event date.

2. Event Details:

2.1 Changes and Adjustments:

 Any changes to the event details (date, time, location, etc.) must be communicated to Family Catering as soon as possible.

2.2 Guest Count:

 The final guest count must be provided [Specify Number of Days] days before the event. After this period, the client will be billed for the confirmed number of guests.

3. Cancellations:

3.1 Cancellation by Client:

- In the event of cancellation, the deposit is non-refundable.
- If the cancellation occurs [Specify Number of Days] days before the scheduled event, the client is responsible for 100% of the total event cost.

3.2 Cancellation by Family Catering:

• Family Catering reserves the right to cancel or refuse service for any reason. In such cases, a full refund of the deposit will be provided.

4. Menu Changes:

4.1 Menu Selection:

 Final menu selections must be confirmed [Specify Number of Days] days prior to the event.

4.2 Dietary Restrictions:

 Family Catering will make reasonable accommodations for dietary restrictions if communicated in advance.

5. Liability:

5.1 Property Damage:

• The client is responsible for any damages to the event venue or property caused by the client, their guests, or any third parties during the event.

5.2 Food Allergies:

• Family Catering is not liable for any allergic reactions caused by the consumption of our food products.

6. Force Majeure:

6.1 Unforeseen Events:

 Family Catering is not liable for failure or delay in performing obligations due to causes beyond our control, including but not limited to acts of nature, government restrictions, and unforeseen circumstances.

7. Governing Law:

7.1 Jurisdiction:

 These terms and conditions are governed by and construed in accordance with the laws of [Specify Jurisdiction]. Any disputes arising under or in connection with these terms shall be subject to the exclusive jurisdiction of the [Specify Court].

8. Contact Us:

If you have any questions or concerns about our Terms and Conditions, please contact us at:

• Phone: (304) 996-4782

• Email: familycatering2u@gmail.com

Thank you for choosing Family Catering. We appreciate your understanding and cooperation with these terms and conditions.