

LAUNDRY PICK UP & DELIVERY

agreement

This Laundry Pick Up & Delivery Services Agreement ("Agreement") is entered into as of [Date] ("Effective Date"), by and between Majestic Wash & Fold, a California LLC, having its principal place of business at in Antioch ("Company"), and [Client Name], residing at [Client Address] ("Client").

SERVICES

Company agrees to provide laundry pick-up and delivery services ("Services") to Client at the designated location provided by Client. The Services include the collection, washing, drying, folding, and delivery of laundry items, including but not limited to clothing, linens, and towels. The schedule for pick-up and delivery will be agreed upon by both parties. Company will make reasonable efforts to adhere to the agreed schedule. The following items are not included in the Services: dry cleaning, specialized cleaning (e.g., leather, suede), items requiring repairs or alterations, and items soiled with bio-hazards (bodily discharges & fluids, blood, urine, etc.)

FEES AND PAYMENT

Client agrees to pay the fees for the Services as outlined in the pricing schedule provided by Company. Payment for Services shall be made on a per-service basis (pay-as-you-go) or weekly, biweekly, or monthly, as agreed upon. Minimum order fee of \$60 (30 lbs of laundry at \$2.00/lb) will be charged to Client at time of order unless a promotion, discount, or other agreement applies. If the order is deemed to be more than \$60 (due to laundry order being more than 30 lbs), the difference will be charged to the Client at time of delivery.

RESPONSIBILITIES

Client responsibilities include ensuring that all laundry items are properly labeled with Client's name, notifying Company of any special instructions or preferences for handling laundry items, and providing a designated pick-up and delivery location that is easily accessible and safe for Company's personnel. Company responsibilities include collecting laundry items from the designated location at the agreed-upon time, handling laundry items with care and in accordance with Client's instructions, and delivering clean laundry items to the designated location within the agreed timeframe.

LIABILITY AND INSURANCE

Company shall not be liable for any loss or damage to laundry items that occurs during the provision of Services, except in cases of negligence or willful misconduct by Company's personnel. Company agrees to maintain adequate insurance coverage to protect against liability arising from the provision of Services.

TERMINATION

Either party may terminate this Agreement at any time by providing written notice to the other party. Either party may terminate this Agreement immediately in the event of a material breach of the terms and conditions herein by the other party.

CONFIDENTIALITY

Both parties agree to keep confidential any proprietary or sensitive information disclosed during the course of their business relationship.

GOVERNING LAW AND DISPUTE RESOLUTION

This Agreement shall be governed by and construed in accordance with the laws of California. Any dispute arising out of or relating to this Agreement shall be resolved through arbitration in accordance with the rules of the American Arbitration Association.

MISCELLANEOUS

This Agreement constitutes the entire understanding between the parties with respect to the subject matter herein and supersedes all prior agreements and understandings, whether written or oral. Any amendment to this Agreement must be made in writing and signed by both parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date first above written.

	Client's Name	Signature	Date
Cor	mpany Representative's Name	Signature	Date