

You set the standards. We strive to exceed them.

SERVICE CONTRACT

Let this document serve as a legally binding contract between customer,	Prep Solutions), at the
This document states that customer agrees to make payment of the nonrefundable reservation deposit upon Deposits will not be held for a future event should you choose to cancel or change your reservation date. Re considered RAIN or SHINE. There are no refunds. Reservations are also FIRST COME FIRST SERVE. There is no only a signed contract. Contract is considered VOID if deposit has not been received.	servations are
Final menu selections and guest count must be provided 14 days prior to date of service.	
Customer also agrees to make Final Payment, 7 days PRIOR to the event taking place. Failure to do so will resprocessing fee. All payments must be done electronically through Venmo Friends or current payment process by Cheek & Belly. In certain circumstances a personal check may be accepted as form of payment, however twritten to Cheek & Belly Catering Company, cover the FULL BALANCE OWED including deposit, and received prior to the event. Final Payment is also nonrefundable and nontransferable should you choose to cancel after the Cheek & Belly Catering Co. reserves the right to increase fees based upon current economic values. This could	ssing software operated the check must be NO LATER than 30 days ter payment is received.
larger total on the final invoice compared to the initial quote. This is the result of most events booking mont	
All legal jargon aside, we look forward to serving you and thank you for supporting our small family business	!
Customer Signature	
DATE:	

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