



CONTACT INFO:

Contact Name:	Vy Le
Client Name:	American Society of Civil Engineers at LSU
Phone Number:	225-447-2557
Email Address:	vle26@lsu.edu
Event Date:	Wednesday, April 13th, 2022
Set Up Time:	5:00 AM
Event Time:	6:00 - 8:00 PM
Event Location:	Walk On's Banquet Room
Number Attending:	25 people

MENU REQUESTED:

BEVERAGE SERVICE:

<u>Qty</u>	<u>Item</u>	<u>Cost</u>	<u>Total</u>
		0.00	\$0.00
		\$0.00	\$0.00
		TOTAL:	\$0.00

Bar Service:

<u>Qty</u>	<u>Item</u>	<u>Cost</u>	<u>Total</u>
			\$0.00
			\$0.00
		TOTAL:	\$0.00

Food:

Walk-On's Party Platter Menu				
<u>Qty</u>	<u>Size</u>	<u>Item</u>	<u>Cost</u>	<u>Total</u>
2	10-15	Boom Boom Shrimp	\$75.00	\$150.00
1	25ct	BBQ Pulled Pork Sliders	\$75.00	\$75.00
1	10-15	House Salad	\$45.00	\$45.00
1	10-15	Blackened Chicken Alfredo	\$90.00	\$90.00
			\$0.00	\$0.00
			TOTAL:	\$360.00

Walk-On's will provide:

- Staff
- Manager on duty
- Event set up
- Event clean up
- All chaffing dishes, plates, utensils, napkins, etc.

FINANCIAL CONDITIONS:

- *Grand Total shall be due on event date.
- *All pricing subject to change if agreement not signed and returned to Walk-On's within 7 business days of issuance.

Beverage Service:	\$0.00
Bar Service:	\$0.00
Food:	\$360.00
Subtotal:	\$360.00
Gratuity (20%):	\$72.00
Tax (9.95%):	\$35.82
Spending Minimum:	\$0.00
GRAND TOTAL:	\$467.82

Failure of Walk-On's to receive the deposit(s) and the payment(s) of the fee and expenses on the dates specified in FINANCIAL CONDITIONS above shall constitute a breach of the contract by CLIENT and the event is considered cancelled by the CLIENT. Please see cancellation policy below. Walk-On's shall have no liability, for any other losses, damages, cost, or liabilities of CLIENT whatsoever, whether direct, indirect and whether accrued absolute, contingent or otherwise and CLIENT shall have no other recourse or cause of action against Walk-On's.

Force Majeure: Notwithstanding any other provision of this agreement, in the event that the performance of any obligations under this agreement is made impossible or unreasonably difficult due to acts of God, exchange controls, export or import controls, or any other government restriction, wars, hostilities, blockades, civil disturbances, revolutions, strikes, terrorist attacks, severe transportation difficulties, lockouts, or any other cause beyond the transportation difficulties, lockouts, or any other cause beyond the reasonable control of a party (collectively a "Force Majeure Event"), such party shall not be responsible to the other parties to this agreement for the delay in the performance of its obligations under this agreement until as soon as practicable after the Force Majeure Event ceases to exist. In the event a Force Majeure event occurs, any party may promptly notify the other parties of such Force Majeure Event and may require any other party to reschedule the suspended obligation to a date that is mutually agreeable to Walk-On's and CLIENT that is after the cessation of the Force Majeure Event within twelve (12) month period immediately following the date of the suspended obligation. If longer than twelve (12) months, Walk-On's shall retain all previously paid amounts, and not be required to perform the suspended obligation and CLIENT shall pay all outstanding balances due, after which payment CLIENT shall have no further obligation to Walk-On's.

CANCELLATION: Due to heavy event schedules, any loss of income cancellation or breach of financial conditions by CLIENT will be subject to the following penalties (less any deposits already received) from the time our offices receives WRITTEN NOTIFICATION or fails to meet financial conditions:

- 120-61 days prior to scheduled event: 50% of event fee
- 60-31 days prior to scheduled event: 75% of event fee
- 100% event fee if cancelled within 30 days prior to date

This instrument is the entire agreement between the CLIENT and COMPANYY. It shall not become effective until executed by both parties. This agreement may not be changed, modified, waived or discharged in whole or in part except by an addendum executed by both the CLIENT and COMPANYY.

WE AGREE TO THE ABOVE TERMS AND CONDITIONS FOR THE ENGAGEMENT AS DESCRIBED ABOVE

_____ CLIENT	_____ Walk-On's Enterprises Representative
Date:	Date: