



FLAMMABLES

Lighters, Torches, Open Flames

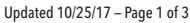
- The Las Vegas Convention and Visitors Authority and Clark County Fire Code prohibit flammable liquid, gasses, or solids in the Las Vegas Convention Center. *Reasonable accommodations can be made for items that are for demonstration purposes.*

LIGHTERS

- **Storage of lighters in a booth is prohibited.**
- **For display:** Disposable lighters on display is allowed.
- **For demonstration:** Requires an open flame permit from Clark County Department of Building and Fire Prevention. Clark County Permit.
- **For giveaways:** Exhibitors can keep a one-day supply of lighters in the booth, if giving away lighters to attendees.

TORCHES

- **For display:** Butane/propane torches for display must be empty of fuel.
- **For demonstration:** Requires an open flame permit from Clark County Department of Building and Fire Prevention. [Clark County Permit](#).
- **REFILL CONTAINERS/CANISTERS**
- Fuel refill containers on display must be empty. This includes all butane or propane refill tanks and containers of lighter fluid.
- All other flammables on display (such aerosol spray cans) must be empty display models.
- Applications for open flame permits can be submitted online [Clark County Permit](#) or by email at permits@ClarkCountyNV.gov.
- Select the box labeled Candles and Open Flames and fill out the required information prior to submitting. If you need assistance, please contact the LVCVA Safety and Fire Prevention Office for assistance, (702)892-7413.



Toll Free Phone: **855-519-2624** – Email: LVCC.orders@cox.com – Fax: 702-920-8255



Cox Business has a full list of products beyond the internet drop services listed below. Please contact us to discuss any additional needs you may have.

20% Early Ordering Discount - Final order and payment must be received 30 days prior to the listed event start date.

Phone System Services (Dial "9" for outside call)	Price	Quantity
Single Line (no phone set)	\$345.00	<input type="text"/>
Single Line with phone set (Long distance rates will apply)	\$345.00	<input type="text"/>
Multi-Line: One line with one roll-over line and handset	\$490.00	<input type="text"/>
Phone System Services (Direct Dial)		
Single Line no features	\$490.00	<input type="text"/>
Single Line with Feature Package, Voicemail and Unlimited Domestic LD	\$500.00	<input type="text"/>
Single Line with Polycom Speakerphone	\$550.00	<input type="text"/>
Demarc Extension Services		
Dry Pair Demarc Extension (non-DSL)	\$250.00	<input type="text"/>
ISDN BRI circuit extension from Demarc to Booth	\$500.00	<input type="text"/>

Digital or HDTV Service (All channels, excluding Premium and International)		
Entire Show (First outlet only, up to 5 days)	\$525.00	<input type="text"/>
Additional Digital/HD Outlets (2 or more)	\$330.00 each	<input type="text"/>
Additional Analog Outlets (2 or more)	\$140.00 each	<input type="text"/>

Labor/Floor work	The 20% early ordering discount does not apply.	\$75.00/hr	<input type="checkbox"/>
Voice Services Distance Fee		\$100.00	<input type="checkbox"/>
Video Services Distance Fee		\$500.00	<input type="checkbox"/>

Total: _____

Please email your completed form. Once your order is received you will be contacted by one of our customer service representatives to confirm your services and to process payment.

Taxes and fees, if applicable, are additional and subject to change from time to time. Customer agrees to pay Cox Business for any additional taxes and fees that are not listed on this page upon receipt of an invoice from Cox Business. Customer shall be responsible for the value of unreturned Cox owned equipment after event. The value of unreturned equipment will be the price listed on the order form, plus an additional 20% lost equipment fee. Prices are subject to change at any time without notice.

Booth Diagram Information - Voice and Video

Please indicate on the grid, the location of your Voice and Video drop(s).
If no location is indicated, Voice and Video drop(s) will be placed in the middle back of the booth.

This booth diagram or a detailed floor plan must be submitted with your order

Adjacent Booth # _____

Adjacent Booth # _____

Adjacent Booth # _____

Adjacent Booth # _____

TERMS AND CONDITIONS OF SERVICE

1. Service and Installation Cox Communications Las Vegas, Inc. d/b/a Cox Business ("Cox"), shall provide Customer with certain services ("Services") and equipment ("Equipment") as described on the first page for the use of Customer and Customer's agents, independent contractors and guests attending or participating in an event hosted by Customer ("Customer's Guest"). Customer understands that Cox is the exclusive provider of all Voice, Data and Video services at the Las Vegas Convention Center and Cashman Center (collectively, the "Facility"). Furthermore, Cox is the exclusive provider at the Facility of all floor work associated with the extension of telecommunications and networking services, including, without limitation, coax, fiber or any cabling that transmits voice, data or video. Customer shall be responsible for the acts of Customer's Guests in connection with the Services as if such acts were performed by Customer. Except to the extent caused by Cox, a Cox agent or subcontractor, Customer shall be responsible for damage to any Equipment provided hereunder. Neither Customer nor any Customer Guest may use the Services in any manner that interferes with or impairs any Cox network, whether wired or wireless, Equipment or facilities. The Equipment may be used only for the purpose of receiving the Services. For Cox Internet services, bandwidth speed options may vary. Customer acknowledges and agrees that Customer and Customer's Guests may not always receive or obtain optimal bandwidth speeds and Cox network management needs may require Cox to modify upstream and downstream speeds.

2. Service Date and Term This Agreement shall be effective upon execution by the parties. Services shall be provided beginning on the Event Start Date and ending on the Event End Date, as described on the first page of this Agreement. Cox shall use reasonable efforts to make the Services available by the Event Start Date; provided, however, that Cox shall not be liable for any damages whatsoever resulting from delays in meeting any service dates due to delays beyond its reasonable control.

3. Customer Responsibilities Customer shall ensure that Customer and Customer's Guests use the Services in compliance with all applicable laws and ordinances, as well as applicable leases and other contractual agreements between Customer and third parties. If Customer is purchasing access codes enabling Customer or Customer's Guests to access the Internet, such individuals will be required to agree to the terms of a Cox end user license agreement before accessing the Internet. If Customer is purchasing bandwidth and itself controlling access to the Internet, Customer agrees to require all individuals accessing the Internet to agree to the terms of an end user license agreement reasonably acceptable to Cox. Customer is responsible for ensuring that all Customer and Customer Guest equipment is compatible for the Services selected and with the Cox network.

4. Equipment Unless otherwise provided herein, Customer agrees that Cox shall retain all rights, title and interest to facilities and Equipment installed by Cox hereunder and that Customer shall not create or permit to be created any liens or encumbrances on such Equipment. Cox shall install Equipment necessary to furnish the Services to Customer. Customer shall not modify or relocate Equipment installed by Cox without the prior written consent of Cox. Customer shall not permit tampering, altering or repair of the Equipment by any person other than Cox's authorized personnel. For Cox-owned Equipment, Customer shall, at the expiration or termination of this Agreement, return the Equipment in good condition, ordinary wear and tear resulting from proper use excepted. In the event the Equipment is not returned to Cox in good condition, Customer shall be responsible for the value of such Equipment as provided on the first page of this Agreement, or if no such value is provided, for the replacement cost of such Equipment. Cox shall repair any Equipment owned by Cox at no charge to Customer provided that damage is not due to the negligence or intentional misconduct of Customer. If additional equipment not listed on the first page of this Agreement, including but not limited to, televisions, monitors, computers, circuits, software or other devices, are required by Customer to use the Services, Customer shall be responsible for such equipment.

5. Resale of Service Neither Customer nor any Customer Guest may resell any portion of the Services to any other party.

6. Default If Customer or any Customer Guest fails to comply with any material provision of this Agreement, including, but not limited to failure to make payment as specified, then Cox, at its sole option, may elect to pursue one or more of the following courses of action upon proper notice to Customer as required by applicable law: (i) terminate service whereupon all sums then due and payable shall become immediately due and payable, (ii) suspend all or any part of Services, and/or (iii) pursue any other remedies, including reasonable attorneys' fees, as may be provided at law or in equity, including the applicable termination liabilities.

7. Termination Cox reserves the right to require Customer to pay an early termination fee equal to 10% of the Cox services ordered, if Customer cancels an order after the order is placed, but before the installation date. No refunds will be provided to orders which are canceled after they have been installed. Wireless devices not authorized by Cox are prohibited. Use of any device that interferes with Cox's network is prohibited. If there is signal interference, Cox may terminate this Agreement if Cox cannot resolve the interference by using commercially reasonable efforts. If Cox loses its right to sell Services at the Facility, Cox may assign this Agreement to a third party or terminate this Agreement by providing written notice to Customer and by refunding all prepaid amounts to Customer.

8. LIMITATION OF LIABILITY COX SHALL NOT BE LIABLE FOR DAMAGES FOR FAILURE TO FURNISH OR INTERRUPTION OF ANY SERVICES, NOR SHALL COX BE RESPONSIBLE FOR FAILURE OR ERRORS IN SIGNAL TRANSMISSION, LOST DATA, FILES OR SOFTWARE DAMAGE REGARDLESS OF THE CAUSE. COX SHALL NOT BE LIABLE FOR DAMAGE TO PROPERTY OR FOR INJURY TO ANY PERSON ARISING FROM THE INSTALLATION OR REMOVAL OF EQUIPMENT UNLESS CAUSED BY THE NEGLIGENCE OF COX. UNDER NO CIRCUMSTANCES WILL COX BE LIABLE FOR ANY INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES INCLUDING LOST PROFITS ARISING FROM THIS AGREEMENT. COX'S MAXIMUM LIABILITY TO CUSTOMER ARISING UNDER THIS AGREEMENT SHALL BE THE LESSER OF \$5,000.00 OR THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR SERVICES HEREUNDER.

9. Assignment Customer may not assign, in whole or in part, this Agreement without the prior written consent of Cox, which consent may be withheld in Cox's discretion. Cox may assign this Agreement and Service may be provided by one or more legally authorized Cox affiliates.

10. WARRANTIES EXCEPT AS PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, RELATING TO THE SERVICES. SERVICES PROVIDED ARE A BEST EFFORTS SERVICE AND COX DOES NOT WARRANT THAT THE SERVICES, EQUIPMENT OR SOFTWARE SHALL BE ERROR-FREE OR WITHOUT INTERRUPTION. COX MAKES NO WARRANTY AS TO TRANSMISSION OR UPSTREAM OR DOWNSTREAM SPEEDS OF THE NETWORK.

11. INDEMNITY Customer shall indemnify and hold Cox and its respective affiliates, subcontractors, employees and agents harmless (including payment of reasonable attorney's fees) from and against any claims, actions or demands relating to or arising out of Customer's or Customer's Guests use of the Service including without limitation (i) any content or software displayed, distributed or otherwise disseminated by Customer, its employees, or Customer's Guests or (ii) any malicious act or act in violation of any laws committed by Customer, its employees or Customer's Guests.

12. Viruses, Content, Customer Information Software or content obtained from the use of Service may contain viruses or other harmful features and Customer is solely responsible for protecting Customer and Customer's guests' networks, equipment and software through the use of firewalls, anti-virus, and other security devices. Through the use of the Service, Customer may obtain or discover content that is offensive or illegal and Customer assumes the risk and is solely responsible for its access to such content. Cox may disclose Customer information to law enforcement or to any Cox affiliate. Cox may delete any Internet traffic or e-mail that contains a virus. If Customer operates a wireless local access network in connection with the Services, Customer is solely responsible for the security of its network.

13. Public Performance If Customer engages in a public performance of any copyrighted material through use of the Services provided under this Agreement, the Customer, and not Cox, shall be responsible for obtaining any public performing licenses. Any Video Service that Cox provides under this Agreement does not include a public performance license.

14. Regulatory Authority-Force Majeure This Agreement and the obligations of the parties shall be subject to modification to comply with all applicable laws, regulations, court rulings, and administrative orders, as amended. In no event shall either party have any claim against the other for failure of performance if such failure is caused by acts of God, natural disasters including fire, flood, or winds, civil or military action, including riots, civil insurrections or acts of terrorists or the taking of property by condemnation.

15. Miscellaneous This Agreement constitutes the entire agreement between Cox and Customer for the Services and equipment provided herein. The invalidity or unenforceability of any term or condition of this Agreement shall not affect the validity or enforceability of any other provision. Except as provided herein, this Agreement may be modified, waived or amended only by a written amendment signed by both parties. The rights and obligations of the parties under this Agreement shall be governed by the laws of the State of Nevada. The failure by either party to exercise one or more rights provided in this Agreement shall not be deemed a waiver of the right to exercise such right in the future. Notices required by this Agreement shall be in writing and shall be delivered either by personal delivery or by mail. If delivered by mail, notices shall be sent by any express mail service; or by certified or registered mail, return receipt requested; with all postage and charges prepaid. All notices and other written communications under this Agreement shall be addressed to the parties at the addresses on the first page of this Agreement, or as specified by subsequent written notice delivered by the party whose address has changed. Any provision that should by its nature survive the termination or expiration of this Agreement shall survive such termination or expiration. Cox network management needs may require Cox to modify upstream and downstream speeds. Use of the data, Internet, web conferencing/web hosting Services is subject to the "AUP" at <http://ww2.cox.com/aboutus/policies/business-policies.cox>. Certain Services are regulated by the FCC and the Nevada Public Utility Commission and subject to the "Nevada Service Guide" at <http://ww2.cox.com/business/voice/regulatory.cox>. The "General Terms" posted at <http://ww2.cox.com/aboutus/policies/business-general-terms.cox>, the AUP and the Nevada Service Guide are incorporated herein by reference. Cox, in its sole discretion, may modify, supplement or delete any portion of the General Terms, the AUP or the Nevada Service Guide from time to time, without additional notice to Customer, and any such changes will be effective upon Cox publishing such changes on the applicable website listed above. BY EXECUTING THIS AGREEMENT AND/OR USING OR PAYING FOR THE SERVICES, CUSTOMER ACKNOWLEDGES THAT IT HAS READ, UNDERSTOOD, AND AGREED TO BE BOUND BY THE GENERAL TERMS, the AUP and the Nevada Service Guide. If applicable to the Service, Customer shall pay sales, use, gross receipts, and excise taxes, access fees and all other fees, universal service fund assessments, 911 fees, franchise fees, bypass or other local, state and Federal taxes or charges, and deposits, imposed on the use of the Services. All orders are subject to approval of Cox.



ORDER ON-LINE: www.tradeshows.coxhn.net



Event Name:	Company Name:		
Event Start Date: / /	Billing Name:		
Event End Date: / /	Billing Address:		
Booth/Room #:	City:	State:	Zip:
On-Site Contact:	Country:		
Cell #:	Phone #:		
On-Site Contact Email Address:	Billing Contact Email Address:		

**20% Early Ordering Discount - Final order and payment must be received 30 days prior to the listed event start date.
A 20% Expedite Fee will be applied to any order placed 72 hours or less before the listed event start date.**

Shared Bandwidth DATA Services - routers, servers and NAT devices are not allowed on shared bandwidth data products
(Shared Bandwidth is shared with other Internet users within the Las Vegas Convention Center)

Additional Products and Services

Patch cables - Ethernet Cat 5 Cable	\$80.00 each	<input type="text"/>
Switch rental - Up to 24 port (10/100 unmanaged)	\$220.00 each	<input type="text"/>
Additional IP address	\$164.00 each	<input type="text"/>
Additional Locations - Additional drop for dedicated bandwidth products only.	\$795.00 each	<input type="text"/>
Labor/Floor work - The 20% early ordering discount does not apply.	\$75.00/hour	<input type="text"/>
Outside Distance Fee	\$500.00	<input type="text"/>

Total:

Taxes and fees, if applicable, are additional and subject to change from time to time. Customer agrees to pay Cox Business for any additional taxes and fees that are not listed on this page upon receipt of an invoice from Cox Business. Customer shall be responsible for the value of unreturned Cox owned equipment after event. The value of unreturned equipment will be the price listed on the order form, plus an additional 20% lost equipment fee. Prices are subject to change at any time without notice.

Booth Diagram Information - Internet

Please indicate on the grid, the location of your Internet drop(s).
If no location is indicated, Internet drop will be placed in the middle back of the booth.

This booth diagram or a detailed floor plan must be submitted with your order

Adjacent Booth # _____

Adjacent Booth # _____

Adjacent Booth # _____

Adjacent Booth # _____

TERMS AND CONDITIONS OF SERVICE

1. Service and Installation Cox Communications Las Vegas, Inc. d/b/a Cox Business ("Cox"), shall provide Customer with certain services ("Services") and equipment ("Equipment") as described on the first page for the use of Customer and Customer's agents, independent contractors and guests attending or participating in an event hosted by Customer ("Customer's Guest"). Customer understands that Cox is the exclusive provider of all Voice, Data and Video services at the Las Vegas Convention Center and Cashman Center (collectively, the "Facility"). Furthermore, Cox is the exclusive provider at the Facility of all floor work associated with the extension of telecommunications and networking services, including, without limitation, coax, fiber or any cabling that transmits voice, data or video. Customer shall be responsible for the acts of Customer's Guests in connection with the Services as if such acts were performed by Customer. Except to the extent caused by Cox, a Cox agent or subcontractor, Customer shall be responsible for damage to any Equipment provided hereunder. Neither Customer nor any Customer Guest may use the Services in any manner that interferes with or impairs any Cox network, whether wired or wireless, Equipment or facilities. The Equipment may be used only for the purpose of receiving the Services. For Cox Internet services, bandwidth speed options may vary. Customer acknowledges and agrees that Customer and Customer's Guests may not always receive or obtain optimal bandwidth speeds and Cox network management needs may require Cox to modify upstream and downstream speeds.

2. Service Date and Term This Agreement shall be effective upon execution by the parties. Services shall be provided beginning on the Event Start Date and ending on the Event End Date, as described on the first page of this Agreement. Cox shall use reasonable efforts to make the Services available by the Event Start Date; provided, however, that Cox shall not be liable for any damages whatsoever resulting from delays in meeting any service dates due to delays beyond its reasonable control.

3. Customer Responsibilities Customer shall ensure that Customer and Customer's Guests use the Services in compliance with all applicable laws and ordinances, as well as applicable leases and other contractual agreements between Customer and third parties. If Customer is purchasing access codes enabling Customer or Customer's Guests to access the Internet, such individuals will be required to agree to the terms of a Cox end user license agreement before accessing the Internet. If Customer is purchasing bandwidth and itself controlling access to the Internet, Customer agrees to require all individuals accessing the Internet to agree to the terms of an end user license agreement reasonably acceptable to Cox. Customer is responsible for ensuring that all Customer and Customer Guest equipment is compatible for the Services selected and with the Cox network.

4. Equipment Unless otherwise provided herein, Customer agrees that Cox shall retain all rights, title and interest to facilities and Equipment installed by Cox hereunder and that Customer shall not create or permit to be created any liens or encumbrances on such Equipment. Cox shall install Equipment necessary to furnish the Services to Customer. Customer shall not modify or relocate Equipment installed by Cox without the prior written consent of Cox. Customer shall not permit tampering, altering or repair of the Equipment by any person other than Cox's authorized personnel. For Cox-owned Equipment, Customer shall, at the expiration or termination of this Agreement, return the Equipment in good condition, ordinary wear and tear resulting from proper use excepted. In the event the Equipment is not returned to Cox in good condition, Customer shall be responsible for the value of such Equipment as provided on the first page of this Agreement, or if no such value is provided, for the replacement cost of such Equipment. Cox shall repair any Equipment owned by Cox at no charge to Customer provided that damage is not due to the negligence or intentional misconduct of Customer. If additional equipment not listed on the first page of this Agreement, including but not limited to, televisions, monitors, computers, circuits, software or other devices, are required by Customer to use the Services, Customer shall be responsible for such equipment.

5. Resale of Service Neither Customer nor any Customer Guest may resell any portion of the Services to any other party.

6. Default If Customer or any Customer Guest fails to comply with any material provision of this Agreement, including, but not limited to failure to make payment as specified, then Cox, at its sole option, may elect to pursue one or more of the following courses of action upon proper notice to Customer as required by applicable law: (i) terminate service whereupon all sums then due and payable shall become immediately due and payable, (ii) suspend all or any part of Services, and/or (iii) pursue any other remedies, including reasonable attorneys' fees, as may be provided at law or in equity, including the applicable termination liabilities.

7. Termination Cox reserves the right to require Customer to pay an early termination fee equal to 10% of the Cox services ordered, if Customer cancels an order after the order is placed, but before the installation date. No refunds will be provided to orders which are canceled after they have been installed. Wireless devices not authorized by Cox are prohibited. Use of any device that interferes with Cox's network is prohibited. If there is signal interference, Cox may terminate this Agreement if Cox cannot resolve the interference by using commercially reasonable efforts. If Cox loses its right to sell Services at the Facility, Cox may assign this Agreement to a third party or terminate this Agreement by providing written notice to Customer and by refunding all prepaid amounts to Customer.

8. LIMITATION OF LIABILITY COX SHALL NOT BE LIABLE FOR DAMAGES FOR FAILURE TO FURNISH OR INTERRUPTION OF ANY SERVICES, NOR SHALL COX BE RESPONSIBLE FOR FAILURE OR ERRORS IN SIGNAL TRANSMISSION, LOST DATA, FILES OR SOFTWARE DAMAGE REGARDLESS OF THE CAUSE. COX SHALL NOT BE LIABLE FOR DAMAGE TO PROPERTY OR FOR INJURY TO ANY PERSON ARISING FROM THE INSTALLATION OR REMOVAL OF EQUIPMENT UNLESS CAUSED BY THE NEGLIGENCE OF COX. UNDER NO CIRCUMSTANCES WILL COX BE LIABLE FOR ANY INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES INCLUDING LOST PROFITS ARISING FROM THIS AGREEMENT. COX'S MAXIMUM LIABILITY TO CUSTOMER ARISING UNDER THIS AGREEMENT SHALL BE THE LESSER OF \$5,000.00 OR THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR SERVICES HEREUNDER.

9. Assignment Customer may not assign, in whole or in part, this Agreement without the prior written consent of Cox, which consent may be withheld in Cox's discretion. Cox may assign this Agreement and Service may be provided by one or more legally authorized Cox affiliates.

10. WARRANTIES EXCEPT AS PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, RELATING TO THE SERVICES. SERVICES PROVIDED ARE A BEST EFFORTS SERVICE AND COX DOES NOT WARRANT THAT THE SERVICES, EQUIPMENT OR SOFTWARE SHALL BE ERROR-FREE OR WITHOUT INTERRUPTION. COX MAKES NO WARRANTY AS TO TRANSMISSION OR UPSTREAM OR DOWNSTREAM SPEEDS OF THE NETWORK.

11. INDEMNITY Customer shall indemnify and hold Cox and its respective affiliates, subcontractors, employees and agents harmless (including payment of reasonable attorney's fees) from and against any claims, actions or demands relating to or arising out of Customer's or Customer's Guests use of the Service including without limitation (i) any content or software displayed, distributed or otherwise disseminated by Customer, its employees, or Customer's Guests or (ii) any malicious act or act in violation of any laws committed by Customer, its employees or Customer's Guests.

12. Viruses, Content, Customer Information Software or content obtained from the use of Service may contain viruses or other harmful features and Customer is solely responsible for protecting Customer and Customer's guests' networks, equipment and software through the use of firewalls, anti-virus, and other security devices. Through the use of the Service, Customer may obtain or discover content that is offensive or illegal and Customer assumes the risk and is solely responsible for its access to such content. Cox may disclose Customer information to law enforcement or to any Cox affiliate. Cox may delete any Internet traffic or e-mail that contains a virus. If Customer operates a wireless local access network in connection with the Services, Customer is solely responsible for the security of its network.

13. Public Performance If Customer engages in a public performance of any copyrighted material through use of the Services provided under this Agreement, the Customer, and not Cox, shall be responsible for obtaining any public performing licenses. Any Video Service that Cox provides under this Agreement does not include a public performance license.

14. Regulatory Authority-Force Majeure This Agreement and the obligations of the parties shall be subject to modification to comply with all applicable laws, regulations, court rulings, and administrative orders, as amended. In no event shall either party have any claim against the other for failure of performance if such failure is caused by acts of God, natural disasters including fire, flood, or winds, civil or military action, including riots, civil insurrections or acts of terrorists or the taking of property by condemnation.

15. Miscellaneous This Agreement constitutes the entire agreement between Cox and Customer for the Services and equipment provided herein. The invalidity or unenforceability of any term or condition of this Agreement shall not affect the validity or enforceability of any other provision. Except as provided herein, this Agreement may be modified, waived or amended only by a written amendment signed by both parties. The rights and obligations of the parties under this Agreement shall be governed by the laws of the State of Nevada. The failure by either party to exercise one or more rights provided in this Agreement shall not be deemed a waiver of the right to exercise such right in the future. Notices required by this Agreement shall be in writing and shall be delivered either by personal delivery or by mail. If delivered by mail, notices shall be sent by any express mail service; or by certified or registered mail, return receipt requested; with all postage and charges prepaid. All notices and other written communications under this Agreement shall be addressed to the parties at the addresses on the first page of this Agreement, or as specified by subsequent written notice delivered by the party whose address has changed. Any provision that should by its nature survive the termination or expiration of this Agreement shall survive such termination or expiration. Cox network management needs may require Cox to modify upstream and downstream speeds. Use of the data, Internet, web conferencing/web hosting Services is subject to the "AUP" at <http://ww2.cox.com/aboutus/policies/business-policies.cox>. Certain Services are regulated by the FCC and the Nevada Public Utility Commission and subject to the "Nevada Service Guide" at <http://ww2.cox.com/business/voice/regulatory.cox>. The "General Terms" posted at <http://ww2.cox.com/aboutus/policies/business-general-terms.cox>, the AUP and the Nevada Service Guide are incorporated herein by reference. Cox, in its sole discretion, may modify, supplement or delete any portion of the General Terms, the AUP or the Nevada Service Guide from time to time, without additional notice to Customer, and any such changes will be effective upon Cox publishing such changes on the applicable website listed above. BY EXECUTING THIS AGREEMENT AND/OR USING OR PAYING FOR THE SERVICES, CUSTOMER ACKNOWLEDGES THAT IT HAS READ, UNDERSTOOD, AND AGREED TO BE BOUND BY THE GENERAL TERMS, the AUP and the Nevada Service Guide. If applicable to the Service, Customer shall pay sales, use, gross receipts, and excise taxes, access fees and all other fees, universal service fund assessments, 911 fees, franchise fees, bypass or other local, state and Federal taxes or charges, and deposits, imposed on the use of the Services. All orders are subject to approval of Cox.

Taxes and fees, if applicable, are additional and subject to change from time to time. Customer agrees to pay Cox Business for any additional taxes and fees that are not listed on this page upon receipt of an invoice from Cox Business. Customer shall be responsible for the value of unreturned Cox owned equipment after event. The value of unreturned equipment will be the price listed on the order form, plus an additional 20% lost equipment fee. Prices are subject to change at any time without notice.

TERMS AND CONDITIONS OF SERVICE

1. Service and Installation Cox Communications Las Vegas, Inc. d/b/a Cox Business ("Cox"), shall provide Customer with certain services ("Services") and equipment ("Equipment") as described on the first page for the use of Customer and Customer's agents, independent contractors and guests attending or participating in an event hosted by Customer ("Customer's Guest"). Customer understands that Cox is the exclusive provider of all Voice, Data and Video services at the Las Vegas Convention Center and Cashman Center (collectively, the "Facility"). Furthermore, Cox is the exclusive provider at the Facility of all floor work associated with the extension of telecommunications and networking services, including, without limitation, coax, fiber or any cabling that transmits voice, data or video. Customer shall be responsible for the acts of Customer's Guests in connection with the Services as if such acts were performed by Customer. Except to the extent caused by Cox, a Cox agent or subcontractor, Customer shall be responsible for damage to any Equipment provided hereunder. Neither Customer nor any Customer Guest may use the Services in any manner that interferes with or impairs any Cox network, whether wired or wireless, Equipment or facilities. The Equipment may be used only for the purpose of receiving the Services. For Cox Internet services, bandwidth speed options may vary. Customer acknowledges and agrees that Customer and Customer's Guests may not always receive or obtain optimal bandwidth speeds and Cox network management needs may require Cox to modify upstream and downstream speeds.

2. Service Date and Term This Agreement shall be effective upon execution by the parties. Services shall be provided beginning on the Event Start Date and ending on the Event End Date, as described on the first page of this Agreement. Cox shall use reasonable efforts to make the Services available by the Event Start Date; provided, however, that Cox shall not be liable for any damages whatsoever resulting from delays in meeting any service dates due to delays beyond its reasonable control.

3. Customer Responsibilities Customer shall ensure that Customer and Customer's Guests use the Services in compliance with all applicable laws and ordinances, as well as applicable leases and other contractual agreements between Customer and third parties. If Customer is purchasing access codes enabling Customer or Customer's Guests to access the Internet, such individuals will be required to agree to the terms of a Cox end user license agreement before accessing the Internet. If Customer is purchasing bandwidth and itself controlling access to the Internet, Customer agrees to require all individuals accessing the Internet to agree to the terms of an end user license agreement reasonably acceptable to Cox. Customer is responsible for ensuring that all Customer and Customer Guest equipment is compatible for the Services selected and with the Cox network.

4. Equipment Unless otherwise provided herein, Customer agrees that Cox shall retain all rights, title and interest to facilities and Equipment installed by Cox hereunder and that Customer shall not create or permit to be created any liens or encumbrances on such Equipment. Cox shall install Equipment necessary to furnish the Services to Customer. Customer shall not modify or relocate Equipment installed by Cox without the prior written consent of Cox. Customer shall not permit tampering, altering or repair of the Equipment by any person other than Cox's authorized personnel. For Cox-owned Equipment, Customer shall, at the expiration or termination of this Agreement, return the Equipment in good condition, ordinary wear and tear resulting from proper use excepted. In the event the Equipment is not returned to Cox in good condition, Customer shall be responsible for the value of such Equipment as provided on the first page of this Agreement, or if no such value is provided, for the replacement cost of such Equipment. Cox shall repair any Equipment owned by Cox at no charge to Customer provided that damage is not due to the negligence or intentional misconduct of Customer. If additional equipment not listed on the first page of this Agreement, including but not limited to, televisions, monitors, computers, circuits, software or other devices, are required by Customer to use the Services, Customer shall be responsible for such equipment.

5. Resale of Service Neither Customer nor any Customer Guest may resell any portion of the Services to any other party.

6. Default If Customer or any Customer Guest fails to comply with any material provision of this Agreement, including, but not limited to failure to make payment as specified, then Cox, at its sole option, may elect to pursue one or more of the following courses of action upon proper notice to Customer as required by applicable law: (i) terminate service whereupon all sums then due and payable shall become immediately due and payable, (ii) suspend all or any part of Services, and/or (iii) pursue any other remedies, including reasonable attorneys' fees, as may be provided at law or in equity, including the applicable termination liabilities.

7. Termination Cox reserves the right to require Customer to pay an early termination fee equal to 10% of the Cox services ordered, if Customer cancels an order after the order is placed, but before the installation date. No refunds will be provided to orders which are canceled after they have been installed. Wireless devices not authorized by Cox are prohibited. Use of any device that interferes with Cox's network is prohibited. If there is signal interference, Cox may terminate this Agreement if Cox cannot resolve the interference by using commercially reasonable efforts. If Cox loses its right to sell Services at the Facility, Cox may assign this Agreement to a third party or terminate this Agreement by providing written notice to Customer and by refunding all prepaid amounts to Customer.

8. LIMITATION OF LIABILITY COX SHALL NOT BE LIABLE FOR DAMAGES FOR FAILURE TO FURNISH OR INTERRUPTION OF ANY SERVICES, NOR SHALL COX BE RESPONSIBLE FOR FAILURE OR ERRORS IN SIGNAL TRANSMISSION, LOST DATA, FILES OR SOFTWARE DAMAGE REGARDLESS OF THE CAUSE. COX SHALL NOT BE LIABLE FOR DAMAGE TO PROPERTY OR FOR INJURY TO ANY PERSON ARISING FROM THE INSTALLATION OR REMOVAL OF EQUIPMENT UNLESS CAUSED BY THE NEGLIGENCE OF COX. UNDER NO CIRCUMSTANCES WILL COX BE LIABLE FOR ANY INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL OR CONSEQUENTIAL DAMAGES INCLUDING LOST PROFITS ARISING FROM THIS AGREEMENT. COX'S MAXIMUM LIABILITY TO CUSTOMER ARISING UNDER THIS AGREEMENT SHALL BE THE LESSER OF \$5,000.00 OR THE AMOUNT ACTUALLY PAID BY CUSTOMER FOR SERVICES HEREUNDER.

9. Assignment Customer may not assign, in whole or in part, this Agreement without the prior written consent of Cox, which consent may be withheld in Cox's discretion. Cox may assign this Agreement and Service may be provided by one or more legally authorized Cox affiliates.

10. WARRANTIES EXCEPT AS PROVIDED HEREIN, THERE ARE NO AGREEMENTS, WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, EITHER IN FACT OR BY OPERATION OF LAW, STATUTORY OR OTHERWISE, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, RELATING TO THE SERVICES. SERVICES PROVIDED ARE A BEST EFFORTS SERVICE AND COX DOES NOT WARRANT THAT THE SERVICES, EQUIPMENT OR SOFTWARE SHALL BE ERROR-FREE OR WITHOUT INTERRUPTION. COX MAKES NO WARRANTY AS TO TRANSMISSION OR UPSTREAM OR DOWNSTREAM SPEEDS OF THE NETWORK.

11. INDEMNITY Customer shall indemnify and hold Cox and its respective affiliates, subcontractors, employees and agents harmless (including payment of reasonable attorney's fees) from and against any claims, actions or demands relating to or arising out of Customer's or Customer's Guests use of the Service including without limitation (i) any content or software displayed, distributed or otherwise disseminated by Customer, its employees, or Customer's Guests or (ii) any malicious act or act in violation of any laws committed by Customer, its employees or Customer's Guests.

12. Viruses, Content, Customer Information Software or content obtained from the use of Service may contain viruses or other harmful features and Customer is solely responsible for protecting Customer and Customer's guests' networks, equipment and software through the use of firewalls, anti-virus, and other security devices. Through the use of the Service, Customer may obtain or discover content that is offensive or illegal and Customer assumes the risk and is solely responsible for its access to such content. Cox may disclose Customer information to law enforcement or to any Cox affiliate. Cox may delete any Internet traffic or e-mail that contains a virus. If Customer operates a wireless local access network in connection with the Services, Customer is solely responsible for the security of its network.

13. Public Performance If Customer engages in a public performance of any copyrighted material through use of the Services provided under this Agreement, the Customer, and not Cox, shall be responsible for obtaining any public performing licenses. Any Video Service that Cox provides under this Agreement does not include a public performance license.

14. Regulatory Authority-Force Majeure This Agreement and the obligations of the parties shall be subject to modification to comply with all applicable laws, regulations, court rulings, and administrative orders, as amended. In no event shall either party have any claim against the other for failure of performance if such failure is caused by acts of God, natural disasters including fire, flood, or winds, civil or military action, including riots, civil insurrections or acts of terrorists or the taking of property by condemnation.

15. Miscellaneous This Agreement constitutes the entire agreement between Cox and Customer for the Services and equipment provided herein. The invalidity or unenforceability of any term or condition of this Agreement shall not affect the validity or enforceability of any other provision. Except as provided herein, this Agreement may be modified, waived or amended only by a written amendment signed by both parties. The rights and obligations of the parties under this Agreement shall be governed by the laws of the State of Nevada. The failure by either party to exercise one or more rights provided in this Agreement shall not be deemed a waiver of the right to exercise such right in the future. Notices required by this Agreement shall be in writing and shall be delivered either by personal delivery or by mail. If delivered by mail, notices shall be sent by any express mail service; or by certified or registered mail, return receipt requested; with all postage and charges prepaid. All notices and other written communications under this Agreement shall be addressed to the parties at the addresses on the first page of this Agreement, or as specified by subsequent written notice delivered by the party whose address has changed. Any provision that should by its nature survive the termination or expiration of this Agreement shall survive such termination or expiration. Cox network management needs may require Cox to modify upstream and downstream speeds. Use of the data, Internet, web conferencing/web hosting Services is subject to the "AUP" at <http://ww2.cox.com/aboutus/policies/business-policies.cox>. Certain Services are regulated by the FCC and the Nevada Public Utility Commission and subject to the "Nevada Service Guide" at <http://ww2.cox.com/business/voice/regulatory.cox>. The "General Terms" posted at <http://ww2.cox.com/aboutus/policies/business-general-terms.cox>, the AUP and the Nevada Service Guide are incorporated herein by reference. Cox, in its sole discretion, may modify, supplement or delete any portion of the General Terms, the AUP or the Nevada Service Guide from time to time, without additional notice to Customer, and any such changes will be effective upon Cox publishing such changes on the applicable website listed above. BY EXECUTING THIS AGREEMENT AND/OR USING OR PAYING FOR THE SERVICES, CUSTOMER ACKNOWLEDGES THAT IT HAS READ, UNDERSTOOD, AND AGREED TO BE BOUND BY THE GENERAL TERMS, the AUP and the Nevada Service Guide. If applicable to the Service, Customer shall pay sales, use, gross receipts, and excise taxes, access fees and all other fees, universal service fund assessments, 911 fees, franchise fees, bypass or other local, state and Federal taxes or charges, and deposits, imposed on the use of the Services. All orders are subject to approval of Cox.

LAS VEGAS CATERING PARTNER – ALCOHOL HANDLING POLICY

Sodexo Live! will execute the below policy for the NACS 2024 show and will reevaluate for future shows.

➤ Sodexo Live! Alcohol Handling Policy

- ALL alcohol brought onto the property at the Las Vegas Convention Center must be handled by Sodexo Live! Booths that own, manufacture or process alcohol are required to:
 - Upon approval- Ship all alcohol (for display and or sampling purposes) from a local Nevada licensed alcohol distributor to Sodexo Live! accompanied by a \$0.00 invoice
 - Sodexo Live! will check in and receive all items at the C3 dock. Once checked in, if requested, the product will be placed in the appropriate temperature-controlled environment.
 - Pallets and or deliveries containing anything other than alcohol, will require a Freeman representative to come and collect the non-alcohol products.

➤ Alcohol Delivery

- Exhibitors will work directly with their assigned Catering Sales Representative on their delivery needs as well as all other components to sampling (hand washing sanitation kit rental, bartender, ice deliveries, etc...)
- Exhibitor may choose to have a **one time delivery of all alcohol** between the hours of 8:00am – 5:00pm on **10/7/24 ONLY** at a \$250+ tax delivery charge or choose to receive multiple alcohol deliveries per day by a Sodexo Live! dedicated Runner Concierge (additional charges to apply)

➤ Runner Concierge

- An \$850+ tax dedicated Runner Concierge labor charge is one inclusive charge per day that covers receiving, handling, and as many deliveries as needed per day to the exhibitor's booth
- Exhibitors requesting more than one delivery cannot break up the Runner Concierge hours to eliminate paying the whole day charge if they only require the delivery on a set time/day. The charge is a blended price.
- Runner Concierge All Day Schedule:
 - Oct. 7th - 8:00 am – 5:00 pm – 9 hours
 - Oct. 8th - 8:00 am – 5:00 pm – 9 hours
 - Oct. 9th - 8:00 am – 5:00 pm – 9 hours
 - Oct. 10th - 8:00 am – 12:00 pm – 4 Hours
- Runner Concierge is due Lunch after 4 hours (30 minutes) and two 15-minute breaks. Runner Concierge to coordinate with booth contact for this allotted break.
- Runner Concierge's are not catering personnel. They will not set or serve food and cannot not perform other duties outside of the product delivery needs.

➤ Sodexo Live! is not liable for incorrect shipments and will deliver what is received. Any incorrect shipments need to be handled by the exhibitor and their shipper.

- Exhibitors may have a Nevada-certified TAM/TIPS alcohol server(s) pour approved alcohol samples without a Sodexo Live! bartender, cards must be issued in Nevada, valid, and present.

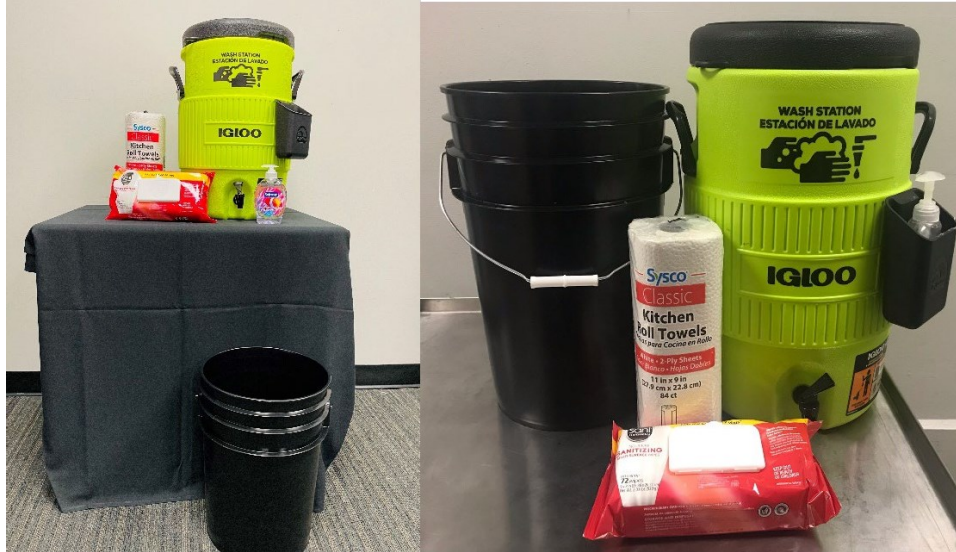
➤ Outbound Alcohol Freight

- Freeman will handle outbound shipping - Exhibitors must contact Freeman directly. Sodexo Live! will not be held liable for any alcohol left behind.
- Freeman will attempt to prioritize and get all alcohol outbound on a weekday.
- Product should not leave the premises without a manifest to return product to the distributor

SOUTHERN NEVADA HEALTH DISTRICT (SNHD)

The SNHD will inspect every booth each day of the event. It is imperative that every area, booth, or room where food preparation, food/beverage is demonstrated or sampled that is not completely sealed or not in package form MUST have a SNHD sanctioned sanitation hand wash kit. These can be rented from Sodexo Live! at \$150+ state tax each. Must have order/request for kits to Sodexo Live! no less than (21) twenty-one business days prior to the first day load in.

Guests can provide their own but must meet the SNHD mandate. See photo of approved kit by SNHD.



If providing your own, ensure your Hand Washing Sanitation Kit includes:

- a. 5 gallon minimum hot water supply tank,
 - i. Refilled daily with hot water at 100-112 degrees
- b. 5 gallon waste water tank/bucket
- c. Liquid hand soap in a pump dispenser
- d. Single-use paper towels
- e. Sanitation multipurpose wipes (food grade, no rinse surface sanitizer) with appropriate test strips
 - i. Common sanitizers include Quaternary Ammonium, Chlorine or pre-moistened wipes
- f. Glove use to avoid bare-hand contact with ready-to-eat items

The number of Hand Washing Sanitation Kits required in your booth is at the discretion of the SNHD. Please see examples on pages 2-4.

To place your order, please email inquiries to exhibitorcateringlvcc@sodexo.com

Hand Sinks: Gravity Fed



Hand Sinks: Locations & Accessibility

One large booth, 3-4 service areas, one centrally located hand sink, no physical obstructions - YES



Hand Sinks: Sharing

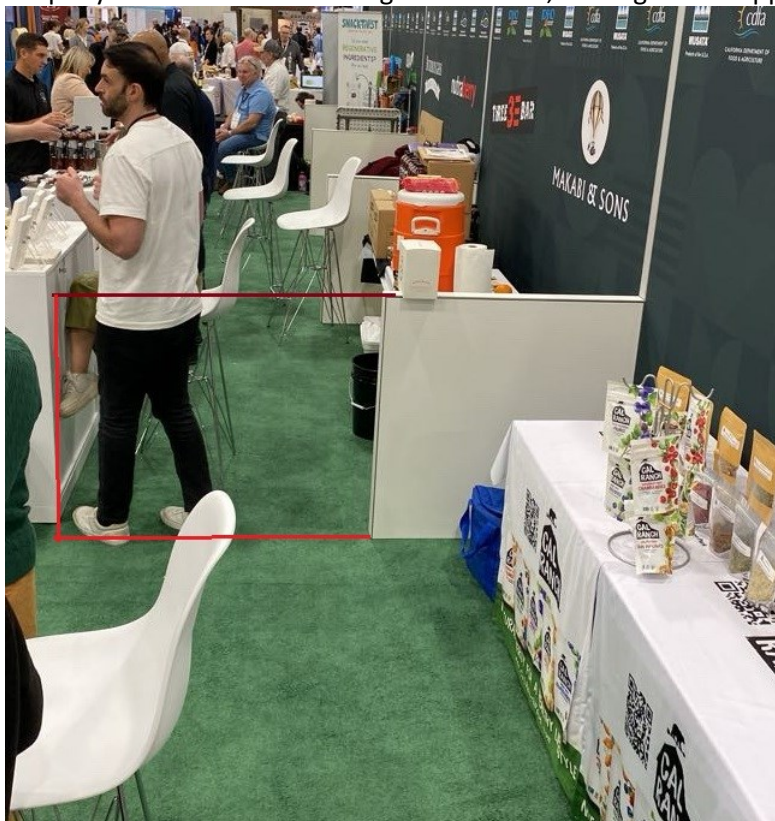
The following booths are unable to share a hand sink due to physical obstructions - NO



Hand Sinks: Sharing

Small booths with half pony wall, reasonably accessible – YES for 2-3 booths

*Note: If pony wall is extended through “Red” area, sharing is NOT approved



Hand Sinks: Sharing

Large area, multiple small booths sharing centralized hand sinks - YES
Additional prep "room" with additional hand sink



Sharing is at the discretion of the SNHD Inspector.



Orders are to be finalized by: Monday, September 9th, 12pm PST

All documents are to be signed and orders paid in full by the date above.

Orders submitted after this date may be subject to additional fees and our limited catering menu.

*For any custom catering request, please reach out to your catering sales representative.

Online ordering is available through:

Wednesday, September 4th, 12pm PST

[Las Vegas Express Catering](#)

OR

E-mail your catering order form to:

exhibitorcateringlvcc@sodexo.com

For any questions, please contact the Catering Sales Office

702-943-6779



FOOD AND BEVERAGE

Las Vegas Convention Center's Food and Beverage Policy

It is for the safety of customers that ready-to-eat food prepared outside of this building is not permitted.

The Las Vegas Convention Center and Sodexo Live! value their customers' safety, health and wellness regarding food preparation, handling, and regulations as set forth by the Southern Nevada Health District.

All food and beverage vendors, contractors and services must be contracted through Sodexo Live!, as it is the exclusive food and beverage provider for the LVCC. All aforementioned policies will be strictly managed by the LVCC & Sodexo Live!. Any violation could result in fees, the removal of product from the show floor and or obligatory discontinuation of booth activities.



Any questions, comments, or concerns should be directed to

**Food and Beverage Department's Main Office at
702-943-6779**

Thank You for your cooperation!

Food and Beverage Sampling Policy and Guidelines

Sodexo Live! is the exclusive food and beverage provider at the Las Vegas Convention Center and is looking forward to serving all your catering needs. As such, Sodexo Live! is responsible for the safety of all food and beverage consumed, prepared and dispensed on property. At times, specific business needs will require an exception to this exclusivity therefore the following guidelines have been provided.



Any questions regarding the sampling form, please contact Food & Beverage at 702.943.6779

- ✓ Outside food and beverage is prohibited unless the exhibitor is the owner, manufacturer or distributor of the product. All sampling food and beverage must be approved by Sodexo Live! and forms submitted no later than the posted catering deadline date. This includes, but is not limited to, bottled water, bags of ice, alcoholic or non-alcoholic beverages, crew meals and packaged snacks etc.
- ✓ Food preparation using heating/kitchen services must be disclosed to Sodexo Live! and the Las Vegas Convention Center's Fire Prevention Team by the catering deadline (refer to exhibitor kit for exact date). All heating elements are subject to approval. A description of size/equipment/processing procedure is required.
- ✓ Exhibitors wishing to sample alcoholic beverage products must contact Sodexo Live! for approval and procedures to be compliant with specific local laws and policies. A Sodexo Live! bartender is required
All additional alcohol must be purchased through Sodexo Live!
- ✓ Southern Nevada Health District requires a Hand Washing Sanitation Kit when preparing or distributing unwrapped sampled product. You may provide your own kit or purchase one through Sodexo Live! {see page 2}
- ✓ *A certificate of insurance naming both Sodexo Live! and the LVCVA as additionally insured is also required and must be submitted to your Catering Representative to include:*
 - General liability (\$1,000,000)
 - Workers Comp (\$1,000,000)
 - Address: 3150 Paradise Rd. Las Vegas NV 89109
- ✓ Cash handling and point of sale food and beverage transactions not operated by Sodexo Live! are not permitted. Order taking is permitted.*
- ✓ The Southern Nevada Health District considers the use of CBD/THC oil in food & beverage to be an adulterant, which is prohibited.

Thank you for your attention to the above guidelines.

It is our pleasure to serve you!

**Please contact your Catering Sales Representative for more information.*

Sodexo Live! and the Las Vegas Convention Center require specific information for all on - site food and beverage preparation and dispensing to ensure compliance with Southern Nevada Health Department and Fire Safety Codes

Show: _____ Booth # & Size _____

Company Name: _____ ***sampling in meeting rooms is not allowed***

Company Address: _____

Contact Information: _____

Proprietary product to be prepared/
sampled: _____

Sampling products containing THC or CBD is prohibited

- Food: 2 oz portion
- Non-Alcoholic Beverage: 3 oz portion

*****Alcoholic beverage sampling requires prior approval as specific laws and policies apply. Contact your Catering Sales Representative for further information*****

- Beer: 5 oz portion
- Wine: 2 oz portion
- Spirits: 1 oz including all mixers

Demonstration: An exhibitor who does not manufacture, distribute or hold sole proprietorship of sampled product but wishes to use food and/or beverage to demonstrate their proprietary product is considered a demonstration, additional fees may apply.

Please check here and a Sodexo Live! sales representative will be in contact.

Will you be heating or cooking food?

No

Yes, an LVCVA Fire Prevention coordinator will be in contact. Please list the heating or cooking equipment to be used.

Nevada Health Law requires use of a hand washing and sanitation station when sampling or preparing unwrapped food or open beverages. Per the Southern Nevada Health District, a sanitation station must include a 5 gallon minimum hot water supply tank, a 5 gallon waste water tank/bucket, must be stocked with liquid hand soap in a pump dispenser, single-use paper towels, sanitation multipurpose wipes, and refilled with hot water daily 100-112 degrees. You may provide your own or rent one from the catering department for \$150+ tax . Will you be purchasing a hand washing sanitation station or provide your own?

Yes, a Sodexo Live! Sales Representative will reach out

No, I will provide my own

Email completed form to: foodprepandsample@lvcva.com

By submitting this form, I acknowledge I have read and understand the food and beverage policies at the LVCC

A Sodexo Live! representative will follow up with you on any balance due. All policies will be strictly managed by the LVCC, Sodexo Live!, and the Southern Nevada Health District.



Catering Order Form



Sodexo Live! holds the exclusive rights to all food and beverage within the Las Vegas Convention Center. This exclusive agreement prohibits exhibitors or other event participants from bringing food or beverage into the Las Vegas Convention Center without the written approval of Sodexo Live! - this includes bottled water.

A Sodexo Live! bartender is required to dispense all alcoholic beverages.

Company Name		Show Event Name:	
Contact Name & Title:		Booth Location (Hall or Lot/Booth or Meeting Room Number)	
Billing Address:		Onsite representative:	
City, State, Zip:		Onsite Cell:	
Main Phone:		Onsite Email:	
General Email:		Estimated Number of Guests in Attendance:	

Date of Service	Start Time Of Service	End Time of Service	Quantity	Description	Unit Price	Amount

Total _____

To ensure availability of menu items, we encourage you to place your order by the catering deadline date listed on the front page of the catering kit.
Email: exhibitorcateringlvcc@sodexo.com or For More Information Call: 702-943-6779
A fee of \$50.00+ will apply for each food and beverage delivery to booths in the exhibit halls - A fee of \$75.00+ will apply for each food and beverage delivery to booths outside the building and lots
+ = Current State Tax, 8.375%
++ = 19% Service Fee and Current State Tax, 8.375%





We have implemented an online process for submitting the credit card information, please see below the full instruction.

Log in to: <https://lvcvaexpresscatering.ezplanit.com/#/welcome>

- Sign up for an account by clicking Sign Up (upper right-hand corner, above the palm tree).

**** Please do not select the event.****

- Complete all fields, including a mobile number for the person on-site and select Register Account
- Enter payment info by clicking Hi "First Name" (upper right-hand corner),
- Select Add New Card and enter card info, and click Save

You are all set! You can manage your card or add another if needed. Actual payments are processed by your Sodexo sales representative.

Please confirm with your catering sales representative that you have added your information. At this time the sales representative will book your orders and send you a contract to review, sign, and return. It is not until then that your order(s) are confirmed.





FOOD AND BEVERAGE

BOOTH EXHIBITOR MENU

2024

Greetings!

Welcome to Las Vegas — a world-renowned destination for food, wine and free-spirited fun — where the natural beauty and entertainment options are matched only by the warmth and energy of an exciting community.

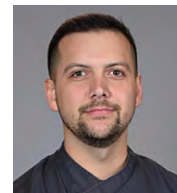
We are thrilled to be your hospitality partner at the Las Vegas Convention Center. Our style is collaborative and our Las Vegas team is delighted to work with you to ensure your experience here in this special location is smooth, successful and enjoyable. We are committed to delivering the finest food, amenities and service to impress your guests.

Much of our success comes from our attention to the important details that create truly welcoming experiences. From fresh, locally-sourced and quality ingredients to crisp, sincere and attentive service, our goal is to provide world-class hospitality for every one of our guests.



FOOD AND BEVERAGE

Whatever your needs, whether hosting attendee receptions, supplying convenient meals for your booth staff or creating custom menus for unique occasions, we are dedicated to helping you achieve extraordinary results. Please give us a call to start the planning process today! Here's to a successful event in Las Vegas!



Chef Dylan Matuschka

Chef Dylan Matuschka

Campus Executive Chef

3150 Paradise Rd, Las Vegas, NV 89109



Index

Page

BREAKFAST	4
LUNCH PLATTERS / SALAD BOWLS	5
LUNCH BUFFETS	6
RECEPTION DISPLAYS & STATIONS	7
A LA CARTE N/A BEVS	8-9
A LA CARTE BAKERY / PANTRY	10-11
BAR BEVERAGES	13-14
GENERAL INFORMATION	15-18

Gluten Free Items (GF)

These selections are prepared to exclude gluten from the list of ingredients. Please notify us if you have a gluten allergy. We do not operate a dedicated gluten-free or allergen-free preparation and service space. Dishes made on-site are prepared on shared equipment and may come into contact with products containing gluten and common allergens such as nuts.

Vegetarian Items (V) Vegan (VG) Nut Free (NF) Dairy Free (DF)

Service Directory/Orders

CATERING SALES OFFICE

702.943.6779

Any menu inquiries can be made to our general mailbox at:
exhibitorcateringlvcc@sodexo.com

Online Orders can be placed at: lvcvaexpresscatering.ezplanit.com

We have implemented an online process for submitting the credit card information, please see below for instruction.

Log in to: <https://lvcvaexpresscatering.ezplanit.com/#/welcome>

- Sign up for an account by clicking **Sign Up** (upper right corner, above the palm tree). Please do not select the event.
- Complete all fields, including a mobile number for the person onsite and select **Register Account**.
- Enter payment info by clicking **Hi “First Name”** (upper right corner).
- Select **Add New Card** and enter card info, and click **Save**.
- You are all set! Actual payments are processed by Sodexo representatives.

Breakfast

CONTINENTAL BREAKFAST

Prices listed are per guest. Minimum of 20 guests.

Good Morning Las Vegas 30

- A selection of assorted chilled bottled juice
- Locally baked breakfast pastries and muffins, served with whipped butter and preserves
- Freshly brewed coffee

Vegas Style 36

- Assorted bottled fruit juices (GF)
- Seasonal fruits and berries (GF)
- Buttered croissants
- Locally baked breakfast pastries and muffins served with whipped butter and preserves
- Freshly brewed coffee

LAS VEGAS VALLEY CONTINENTAL ENHANCEMENTS

To accompany a continental breakfast.
May not be ordered separately. Minimum order of 20 per item.

Greek Yogurt Parfait (GF) 5

Local honey, seasonal berries and house granola

Acai Yogurt Parfait 6

Acai style yogurt, granola, banana, and strawberries



Lunch

SANDWICH & WRAP PLATTERS / A LA CARTE SALADS

Prices listed are priced per platter, serves 12.
Accompanied with assorted kettle chips and condiments.

Only Las Vegas Platter 300

- **Chicken Chipotle** – jack cheese, lettuce, chipotle aioli on a brioche roll
- **Virginia Ham & Swiss** – lettuce, dijon mustard aioli on a wheat kaiser roll
- **Roast Beef & Cheddar Cheese** – lettuce and horseradish aioli on a potato kaiser roll
- **Southwestern Vegetable Wrap** – jack cheese, chipotle aioli and seasonal grilled vegetables in a tomato basil tortilla

Turkey Croissant Platter 252

Honey roasted turkey breast, provolone cheese, whole grain mustard aioli, on buttery croissants

Sin City Sliders 288

- **Chicken BLT** – sliced chicken breast, tomato, bacon, lettuce, avocado aioli on slider bun
- **Italian Grinder** – salami, spiced ham, pepperoni, provolone, pepperoncini aioli on slider bun
- **Turkey Slider** – pan roasted turkey, jack cheese, roasted peppers, romaine, herb aioli on slider bun

Garden Vegetarian Platter (V) 240

- **Caprese** – buffalo mozzarella, tomato balsamic glaze, basil aioli in a garlic herb wrap
- **Southwestern Vegetable Wrap** – jack cheese, chipotle aioli and grilled vegetables in a tomato basil tortilla

ADD SOME GREENS

Minimum order of 12 guests. Priced per person.

Flower Salad (GF) 96

Roasted cauliflower, broccoli and carrot, kale, chili vinaigrette

Summer Citrus Salad 96

Kale, frisee, shaved fennel, asparagus, toasted quinoa, Valencia oranges, spiced almonds, served with Meyer lemon vinaigrette

Ancient Grains Salad 96

Quinoa, mushrooms, kale, artichokes, tomato, balsamic vinaigrette

American Potato Salad (GF) 96

Whole grain mustard aioli, egg, celery



Lunch

BUFFETS

Prices listed are per guest. Minimum of 50 guests. For events under 50 guests, a \$160+ labor fee will apply. All buffets include iced water and iced tea. Other beverages to be ordered from the a la carte options.

Deli Lunch Buffet

49

DELI SALADS

- **Summer Green Salad** – spring mix, tomato, cucumbers, carrots, buttermilk ranch, balsamic vinaigrette (GF)
- **Italian Cauliflower Salad** – roasted cauliflower salad, Tuscan kale, red onions, toasted pine nuts, lemon vinaigrette (GF)

BUILD YOUR OWN DELI COUNTER

- Carved meats and cheeses to include smoked turkey breast, Virginia ham, roast beef, cheddar, Swiss and jack cheeses
- Served with artisanal sliced breads, soft rolls, lettuce, tomatoes, onions, mayonnaise and whole grain mustard

DESSERTS

- Whole fruit (GF)
- Gourmet cookies

Gourmet Deli Lunch Buffet

58

DELI SALADS

- **Summer Green Salad** – spring mix, tomato, cucumbers, carrots, buttermilk ranch, balsamic vinaigrette (GF)
- **Italian Cauliflower Salad** – roasted cauliflower salad, Tuscan kale, red onions, toasted pine nuts, lemon vinaigrette (GF)
- **Smoked Red Skin Potato Salad** – whole grain mustard, red onion, celery, smoked bacon (GF, NF)

SANDWICHES AND WRAPS

- **Virginia Ham & Swiss** – lettuce, dijon mustard aioli on a wheat kaiser roll
- **Roast Beef & Cheddar Cheese** – lettuce and horseradish aioli on a potato kaiser roll
- **Chicken Chipotle** – jack cheese, lettuce, chipotle aioli on a brioche roll
- **Southwestern Vegetable Wrap** – jack cheese, chipotle aioli and seasonal grilled vegetables in a tomato basil tortilla

SIDES & DESSERTS

- Whole fruit (GF)
- Chef’s selection of gourmet cookies
- Chocolate brownies

All meal pricing includes a maximum of two hours of service time per function. Should your event require extended service time, an additional labor charge of \$3+ per attendee will apply, per each ½ hour.



Reception

RECEPTION DISPLAYS & STATIONS

Prices listed are per guest. Minimum of 25 guests.
For events under 25 guests, a \$160+ labor fee will apply.

Farmer's Market Vegetable Crudit� Display (GF)	12
Served with heirloom carrots, celery, radishes, cucumber, tomatoes, with buttermilk ranch dip	
Seasonal Fruit and Berries Display (GF)	14
Served with Greek yogurt honey dipping sauce	
Imported and Domestic Cheese Board	20
Garnished with fresh and dried seasonal fruit, sliced baguette and assorted crackers Gluten free crackers and breads available upon request.	

Hummus Trio	12
Selection of Greek hummus, traditional hummus, roasted garlic hummus, edamame hummus, crispy pita chips and flatbreads with extra virgin olive oil, smoked paprika	
Charcuterie Board of Cured Meats and Marinated Vegetables	25
A selection of market vegetables, prosciutto, salami, cappicola, mortadella, cured pepperoni, flat breads, crostini and crackers	



A la Carte

NON-ALCOHOLIC BEVERAGES

All A La Carte beverages accompanied with standard serving condiments.

Freshly Brewed Coffee 217 (2.5 gallons, serves approximately 25, 12 oz cups of coffee)	Italian Gourmet Espresso Kit 383 (approximately 100 servings) Each kit includes espresso, chocolate syrup, cinnamon, milk and whipped cream Must accompany espresso machine rental (not included)	Bottled Fruit Juices (case of 24) 100 Assortment includes orange, cranberry and apple
Freshly Brewed Decaffeinated Coffee 217 (2.5 gallons, serves approximately 25, 12 oz cups of coffee)	Espresso Machine Rental 800 (per day rental) The Italian gourmet espresso kit must be ordered with the espresso machine. One barista included up to six hours per day Requires two dedicated 120 volt, 20amp electrical outlets	Hot Tazo® Tea (2.5 gallons) 217 Serves approximately 24 cups of hot tea, 24 tea bags included per order
Keurig® K-Cup Brewer Daily Rental (per day) 40 K-Cups sold separately	Each additional hour 70	Assorted Pepsi® Soft Drinks 100 (case of 24) Assortment includes Pepsi, Diet Pepsi, Mountain Dew and Starry, served with ice on the side
Keurig® K-Cup Coffee Kit 249 Package Includes 48 K-cups and two gallons of water Ask sales manager about flavored coffee, decaf and tea K-cup options		Assorted Cartons of Milk 33 (case of 12, ½ pints)
		Assorted LaCroix® Sparkling Water (case of 24) 78



A la Carte

NON-ALCOHOLIC BEVERAGES continued

WATER

Las Vegas Logo Water (case of 24)
16.9 oz bottles 95

Purified Water Jug (5 gallon) 68

Cold Water Cooler (per day) 49
Advance order – Requires a
dedicated 110-volt 5amp electric
outlet, includes only equipment.

Bagged Ice (16 pounds) 34
Does not include vessel

Custom Logo Bottled Water
16.9 oz or 12 oz bottles. 24 bottles per case.
Minimum order of 50 cases. Ask your sales
manager for pricing and artwork requirements.
The lead time is four weeks.

Lemonade (2.5 gallons) 114

Brewed Iced Tea (2.5 gallons) 114

Infused Spa Waters (each) 185
2.5 gallon container

Please select one from the following:

Cucumber-lemon,
peach-pomegranate, or
strawberry-basil



A la Carte

LAS VEGAS BAKERY

Prices listed are by the dozen.

Assorted Bakery Tulip Muffins	59	Assorted Danish Pastries	59	Assorted Brownies	54
Assorted Breakfast Scones	59	Assorted Breakfast Breads	50	Fudge chocolate chip, fudge walnut and blondies	
Assorted Croissants	59	Locally Baked Carl's Donuts	48	Assorted Gourmet Cupcakes	73
Assorted Low Fat Muffins and Scones	59	House Baked Cookies	63		
Assorted Bakery Bagels	59	Chocolate chip, oatmeal raisin, macadamia white chocolate and peanut butter			
Everything, raisin, plain, wheat, served with cream cheese					

Note: Toaster available upon request.
Additional cost for booth and power required.



A la Carte

PANTRY

Seasonal Whole Fruit (GF) (bowl) Serves 12	42
Assortment of Greek Yogurts (GF)	87
Assortment of Cereals and Milk	84
Tortilla Chips and Salsa (bowl) Serves 12	81
Fiesta Bar (bowl) Serves 12 Tortilla chips, salsa and guacamole, pico de gallo, house salsa, sour cream	128
Kettle Chips and Dip (GF) (bowl) Serves 12 Roasted onion and sour cream dip	88
Roasted Mixed Nuts (per pound)	52
Traditional Snack Mix (per pound)	33



A la Carte

PACKAGE GOODS

Prices listed are per dozen.

Rold Gold® Pretzels	
Individual bags	33
Planters® Salted Peanuts (GF)	
Individual bags	33
Planters® Fruit and Nut Trail Mix (GF)	
Individual bags	33
Assorted Bags of Chips	
Doritos®, Cheetos®, Lays® Original and Barbecue	
Individual bags	33

Assorted Chex® Snack Mix	
Traditional and Cheddar	
Individual bags	50
Nature Valley® Granola Bars	
Assorted flavors	50
Kellogg's® Nutri-Grain® Bars	
Assorted flavors	55
Full Size Candy Bars	48
Rice Krispy® Treats	54

Energy & Protein Bars	73
Ice Cream Novelties*	60
Requires a portable freezer and dedicated 110-volt 10amp line.	
Premium Ice Cream Novelties*	104
Requires a portable freezer and dedicated 110-volt 10amp line.	
*Ice Cream Freezer Rental Fee	300



Beverages

HOSTED BAR PACKAGE

Premium Wine	9.50
By the glass	
Los Vascos DBR Lafite Cab. Sauvignon	
Chateau Ste. Michelle Chardonnay	
Ecco Domani Pinot Grigio	
Fetzer Merlot	

Deluxe Wine	8.50
By the glass	
Canyon Road Chardonnay	
Cavit Pinot Grigio	
Frontera Cabernet Sauvignon	
Two Vines Merlot	

Wines subject to availability.

Canned Cocktails	12
By the can	
High Noon Hard Seltzer	
Cayman Jack Margarita	
Bombay Gin & Tonic	
Bacardi Rum Punch	
Jack Daniel's TN Whiskey Cola	

Imported Beer	
By the 16 oz bottle/can	11.50
By the case	236

American Premium Beer	
By the 16 oz bottle/can	9.50
By the case	205

Hard Seltzer	
By the bottle/can	8
By the case	195

Las Vegas Logo Bottled Water (16 oz, each)	4
---	---

Soda (12 oz can, each)	4.25
Assorted Pepsi® products	

A guaranteed minimum threshold of \$750⁺⁺ per bar, per four hours is required. If the minimum guarantee is not met, you will be charged the difference between the consumption and the minimum guarantee. Clients in exhibit booths are required to reserve 2, 8' tables from the show contractor. Tables will be provided for all bars booked in meeting rooms.

Professional licensed bartenders are required.
A bartender fee of \$300+ per bartender will be applied per 4-hour period.

Items listed a la carte pricing are to accompany a bar, not purchased individually.

Please do not hesitate to contact your Catering Sales Manager for assistance with your event's beverage menu.



Beverages

RETAIL BAR SERVICE

All beverages are purchased using a credit or debit card by each guest.
One bartender per 100 guests is recommended. Please select Premium or Deluxe package.

Premium Spirits 14.50

By the cocktail

- Tito's Vodka
- Tanqueray Gin
- Bacardi Superior Rum
- Camarena Silver Tequila
- Crown Royal Whisky

Deluxe Spirits 11.50

By the cocktail

- New Amsterdam Vodka
- Bombay Original Gin
- Bacardi Rum
- Jose Cuervo Gold Tequila
- Jack Daniel's Whiskey

Premium Wine 9.50

By the glass

- Los Vascos DBR Lafite Cab. Sauvignon
- Chateau Ste. Michelle Chardonnay
- Ecco Domani Pinot Grigio
- Fetzer Merlot, California

Deluxe Wine 8.50

By the glass

- Canyon Road Chardonnay
- Cavit Pinot Grigio
- Frontera Cabernet Sauvignon
- Two Vines Merlot

Wines subject to availability.

Imported Beer 11.50

By the 16 oz bottle/can

American Premium Beer 9.50

By the 16 oz bottle/can

Hard Seltzer 8

By the bottle/can

Las Vegas Logo Bottled Water (each) 4

Soda (each) 4.25

Assorted Pepsi® products

Please select one category of spirits per event.

A guaranteed minimum threshold of \$1050+ per bar, per four hours is required. If the minimum guarantee is not met, you will be charged the difference between the consumption and the minimum guarantee. Client in exhibit booths are required to reserve 2, 8' tables from the show contractor. Tables will be provided for all bars booked in meeting rooms.

Items listed a la carte pricing are to accompany a bar, not purchased individually.

Professional licensed bartenders are required. A bartender fee of \$300+ per bartender will be applied per 4-hour period.

Please do not hesitate to contact your Catering Sales Manager for assistance with your event's beverage menu.



General Information

POLICIES AND PROCEDURES

PLEASE TAKE THE TIME TO FAMILIARIZE YOURSELF WITH OUR POLICIES.

The Las Vegas Convention Center is renowned for its impeccable, world-class service, truly delectable cuisine and superb selection of menus that can be customized to any event or special occasion. Whether it's a casual brunch, an elegant sit-down dinner or a reception featuring vibrant international cuisine, our culinarians will use only the finest and freshest ingredients to create a truly extraordinary dining experience for you and your guests.

In keeping with attention to every detail, we offer the following information to facilitate your planning. Count on your dedicated Catering Sales Professional to assist you in your pre-planning activities and communicate your goals to our operations team. Together, we will execute all services to your delight and satisfaction.

EXCLUSIVITY

We maintain the exclusive right to provide all food and beverage in the Las Vegas Convention Center and Visitors Authority. All food and beverages, including water, must be purchased from us.

FOOD AND BEVERAGE PRICING

A good faith estimate of food and beverage prices will be provided six (6) months in advance of the Event's start date and will be confirmed at the signing of the Agreement. However, certain environmental factors may affect pricing such as the Nevada drought. Prices are based on current market availability and cost, which fluctuate and are subject to change. Your catering manager will work with you to make product substitutions due to any of the above listed scenarios, or any other scenario which dramatically affects the price of the food and beverage for the event.

SERVICE CHARGES AND TAX

A 19% service charge will apply to all food and beverage charges. Current state and local sales taxes apply to all food, beverage, labor charges, equipment rentals and service charges, and are subject to applicable tax laws and regulations.

A service charge of 19% is added to your bill for this catered event/function (or comparable service). 90% of the total amount of this service charge is distributed to the employees providing the service as a gratuity. You are free, but not obligated, to add or give an additional gratuity directly to your servers.

If the customer is an entity claiming exemption from taxation in the state where the facility is located, the customer must deliver to us satisfactory evidence of such exemption 30 days prior to the event in order to be relieved of its obligation to pay state and local sales taxes.

PAYMENT POLICY

One hundred percent (100%) of the projected payment for the Event shall be paid at least thirty (30) days prior the Event.

The balance and any additional charges incurred during the event, is required within 15 days following receipt of the final invoice. We will begin to accrue 1.5% interests from the date of the invoice if not paid within 15 days. Additionally, any costs of collection and enforcement of the contracted services will be the responsibility of the customer. The preferred method of payment is by wire transfer or company check. In addition, we require a credit card on file for all onsite orders and additional charges.

For social events (non-convention related), a 50% deposit is required upon signing the contract. An additional deposit of 50% of the total estimated food and beverage is required 45 days in advance of the move in initial date. No less than 10 days prior to move in date for the event, present either Cashier's Check or Credit Card for back up. Any additional charges incurred during the function will be charged to the credit card upon event end date.

General Information

POLICIES AND PROCEDURES continued

CHINA SERVICE

In all carpeted meeting rooms and ballrooms, china service will automatically be used for all plated meal services.

If china is preferred for food and beverage events located in the exhibit halls, Sails Pavilion or Outdoor Terraces, the following fees will apply:

- Breakfast, lunch, receptions and dinners: \$6+ per person, per meal period.
- Refreshment or coffee breaks: \$3++ per person, per break.

In our continued determination to further our green efforts, we use a compostable, biodegradable and sustainable set of disposable ware. Please speak to your catering sales manager for additional disposable options.

LINEN SERVICE

Please reach out to your show contractor for rental of draped tables.

DELIVERY

Due to the magnitude of our catering events, all service will be delivered within a window of one hour based upon the requested time of service. If you would like to guarantee delivery times, then a dedicated server is required and applicable labor fee's apply. A \$50 delivery charge or trip charge will apply to each food and beverage delivery for all exhibit booths inside of the convention center. All booths located outside of the convention center will have a \$75 delivery charge or trip charge for each food and beverage delivery. Please allow a minimum of two hours for all on-site and unscheduled replenishment requests during the show.

CONCESSION SERVICE

Appropriate operation of concession outlets will occur during show hours. We reserve the right to determine which carts/outlets are open for business and hours of operation pending the flow of business. For additional concession carts/ fixed outlets, a minimum guarantee in sales is required per cart/outlet or customer will be responsible for the difference in sales per cart/outlet.

DELAYED OR EXTENDED SERVICE

On the day of your event, if the agreed upon beginning or ending service time of your meal changes by 30 minutes or more, an additional labor charge of \$2+ per attendee will apply, per each ½ hr.

Should your event require extended service time, often necessitated by high-security functions, an additional labor charge of \$2+ per attendee will apply, per each ½ hour of additional service.

All meal pricing includes a maximum of two hours of service time per function. Should your event require extended service time, an additional labor charge of \$3+ per attendee will apply, per each ½ hour.

HOLIDAY SERVICE

There will be an automatic additional labor fee for food and beverage service or preparatory days on the following Federal holidays: New Year's Eve and Day, Martin Luther King Jr. Day, President's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

At the time of booking the event(s), we will notify the customer of estimated labor fees based on the information supplied by the customer.

General Information

POLICIES AND PROCEDURES continued

GUARANTEES

The customer shall notify us, no less than fifteen (15 business days (excluding holidays and weekends prior to the event, the minimum number of persons the customer guarantees will attend the event (the “guaranteed attendance”). There may be applicable charges for events with minimal attendance.

If customer fails to notify us of the guaranteed attendance within the time required, (a) we shall prepare for and provide services to persons attending the event on the basis of the estimated attendance specified in the BEO’s, and (b) such estimated attendance shall be deemed to be the guaranteed attendance.

We will be prepared to serve five percent (5%) above the guaranteed attendance, up to a maximum of 30 meals (the overage). Overage applies to plated meal services only.

- If this overage is used, the customer will pay for each additional person at the same price per person/per item, plus applicable service charges and sales tax.
- Should additional persons attend the event in excess of the total of the guaranteed attendance plus the overage, we will make every attempt to accommodate such additional persons subject to product and staff availability. Customer will pay for such additional persons and/or a la carte items at the same price per person or per item plus the service charge and local taxes.
- Should the guaranteed attendance increase or decrease by 33% or more from the original contracted number of guests, an additional charge of 20% per guaranteed guest may apply.

Meal functions of 2,500 and above are considered “Specialty Events” and may require customized menus. Your catering sales manager and our executive chef will design menus that are logistically and creatively appropriate for large numbers. In certain cases, additional labor and equipment fees may be applied to successfully orchestrate these events.

The guaranteed attendance shall not exceed the maximum capacity of the areas within the facility in which the event will be held.

SECURITY

At the discretion of the Las Vegas Convention Center and Visitors Authority, in order to maintain adequate security measures, the customer may be required to provide security for certain functions. Security personnel will be at the customer’s sole expense. Please consult your event manager for details.

ALLERGIES

We cannot guarantee that cross contact with allergens will not occur and cannot assume any responsibility or liability for a person’s sensitivity or allergy to any food item provided in our facility.

LABOR

All labor is scheduled at four hour minimum. After eight hours, the hourly labor rate increases to time and one-half. After twelve hours, the hourly rate increases to double time. Our union service personnel are entitled to two 15 minute and one 30 minute break per eight hour shift.

- **Food Server, Runner, or Attendant:**
\$240 (4-hr minimum) \$60 – per additional hour
- **Culinary Attendant or Bartender:**
\$300 (4-hr minimum) \$75 – per additional hour
- **Booth/Meeting Room Manager:**
\$700 – per 8 hours \$175 – per additional hour
- **Personal Chef:**
\$700 – per 8 hours \$175 – per additional hour

General Information

POLICIES AND PROCEDURES continued

ALCOHOL

As the exclusive provider of alcoholic beverages at the Las Vegas Convention Center and Visitors Authority, we take very seriously the need for responsible and lawful consumption of alcohol and we ask that you do the same.

All hosted bars are based on consumption, unless otherwise contracted.

For hosted bars, a guaranteed minimum sales threshold of \$750++ per bar per four hours is required.

For retail bars and ticketed/retail bars, a guaranteed minimum sales threshold of \$1050+ per bar per four hours is required.

For ticketed bars, a guaranteed minimum sales threshold of \$1050+ per bar per four hours is required.

All bar services lasting more than four hours will incur an increased minimum sales threshold. If the minimum guarantee is not met, you will be charged the difference between the consumption and the minimum guarantee. The requirements and expectations of any customer with regard to the service of alcoholic beverages at the Las Vegas Convention Center and Visitors Authority are as follows:

- As a host of all users of your booth or meeting room, you are responsible for the appropriate and lawful consumption of alcohol by your guests. You must ensure that all guests who consume alcoholic beverages in your booth or meeting room are at least TWENTY-ONE (21) years of age or older. We urge that you check proof of age, such as a driver's license, to be certain. In our operations, we follow a policy requiring proof of age from anyone appearing to be under the age of 30. We recommend you adopt a similar policy for your booth or meeting room.
- All alcoholic beverages must be consumed within the booth or meeting room. NO alcohol can be removed from the Las Vegas Convention Center and Visitors Authority at any time.
- The consumption of alcoholic beverages by intoxicated guests, or guests appearing to be intoxicated, is prohibited.
- All spirits must be served by our catering personnel.





FOOD AND BEVERAGE

LVCC HAND CARRY POLICY



As a customer of the Las Vegas Convention Center (LVCC), we wanted to make sure that you are aware that the LVCC has revised its Hand Carry Policy. For those of you who drive to the event and wish to unload your product/materials and bring them to your booth, please be aware of the following new procedures.

Exhibitors may hand carry their own materials into the exhibit space, provided they do not use material-handling equipment to assist them. Any labor used to hand carry must be performed by full-time company employees, and they must be prepared to show proof of employment.

Parking for unloading must be performed from parking lots only, and no vehicles larger than pickups or passenger vans will be allowed to park for hand-carry purposes. Vehicles larger than pickups/vans must use the show contractors for freight unloading. Parking on LVCC roadways is prohibited, and unattended vehicles will be towed at the owner's expense. See the following examples of allowed vehicles.



Escalators will no longer be allowed to move hand-carry materials, and all boxes and suitcases will need to use the available elevators without the use of freight-moving equipment.

APPROVED FOR HAND CARRY USE:

- Lightweight luggage carts
- Hanging garment racks for moving hanging garments ONLY
- Pop-up displays in rolling cases



NOT ALLOWED FOR HAND CARRY USE:

- Hand carts, hand trucks, pallet jacks, or any four-wheel cart or dolly
- Access to the loading dock and/or freight doors
- Any freight that cannot be hand carried by one person
- Any freight moved by a moving or freight company, contractor, or any persons other than full-time employees of the exhibiting company

