



Chocolate Cascade Heaven, LLC
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Chocolate Cascade Heaven Service Agreement – Rental with Attendant and Chocolate

The Parties: This agreement (Agreement) is made and entered into by and between Chocolate Cascade Heaven, LLC, (CCH) a Minnesota limited liability company, and _____, hereafter identified as (Client) for services referenced below.

Client Name: _____
 Street: _____
 City: _____ State: _____ Zip: _____
 Home Phone: _____ Work Phone _____ Cell Phone _____
 Email Address: _____
 Booking Date: _____ Event Date: _____
 Type of Event: _____ Number of Guests: _____
 Start Time: _____ End Time: _____
 Event Location Name and Address: _____
 City: _____ State: _____ Zip: _____
 Caterer Contact Name: _____ Phone: _____
 The Client is a: _____ Business _____ Individual (for personal use)
 Type of Chocolate _____
 Who Provides Chocolate: _____ CCH _____ Who Provides Dipping Items: _____ Client _____

Rental ⁽¹⁾:	Estimated Cost
____ Small23 / Small27 / Medium / Large Chocolate Fountain (circle)	Cost: _____
<input checked="" type="checkbox"/> Delivery within Twin Cities Metro Area	Cost: <u>included</u>
____ Shipping/Delivery outside Twin Cities Metro Area ⁽²⁾	Cost: <u>n/a</u>
<input checked="" type="checkbox"/> Setup and Tear down and Clean-Up	Cost: <u>included</u>
<input checked="" type="checkbox"/> 2 - 2.5 hours of Qualified Fountain Attendant	Cost: <u>included</u>
____ Additional Hours of Qualified Fountain Attendant ⁽³⁾	Cost: <u>TBD</u>
____ Pounds of Premium Chocolate:	Cost: <u>included</u>
____ Additional Pounds of Chocolate at \$3.00 per pound:	Cost: <u>TBD</u>

Estimated Total: _____

⁽¹⁾ Note: An additional 15% Service and Gratuity Charge plus sales tax will be applied if applicable.

⁽²⁾ Note: Seven County Minneapolis-St. Paul area.

⁽³⁾ Note: Additional attendant services are available for \$25 per half hour and if Client requests additional hours, CCH will bill the Client after the event.

Deposit: Reservations dates must be confirmed with a \$250 deposit.

Cancellation: The full amount of the service agreement fees must be paid in full by day of the scheduled event. If Client cancels, the deposit is non-refundable. All cancellations must be made in writing. CCH is not liable to perform services if CCH is prohibited beyond its control to do so.

Client Setup Responsibilities: CCH will require access to the desired setup area at least 1 ½ hours prior to event start time and 1 hour after the service time of the event. Client must provide a sturdy, level appropriated decorated table that holds up to 150 pounds. CCH requires at least one 120 volt 15 amp electrical output within 10 feet of the desired setup area. The chocolate fountain cannot be set up outside.

Terms:

- 1.0 This Agreement is binding, and no other conditions, either written or implied, are to be considered the Agreement. If necessary, a written addendum may be approved by both parties (CCH and Client), and must be referred to in this Agreement, and be attached hereto in order for said addendum to be binding. Client shall not assign this Agreement or it's interest in the Equipment without the prior written consent of CCH.
- 2.0 Clients agrees to reimburse CCH for any state or local taxes, which might be levied upon the use or services provided to the Client under the terms of this Agreement.
- 3.0 This Service Agreement shall be governed by the laws of the State of Minnesota and shall be legally binding whether transmitted by mail, email or fax.

I have read and accept the terms of this Service Agreement, and will adhere to all stipulations herein, throughout the term agreed upon and stated in this Agreement.

Print Client Name

Signature of Client

Date

Authorized Representative of _____

(Business Name if applicable)