Updated 5/19/25



## NTERESTED? OUESTIONS?

### 410-804-4769

SALES@DRINKEATRELAX.COM



# 2025 FOOD CONCESSION APPLICATION

RESTAURANT NAME	CONTACT
BILLING ADDRESS ASSOCIATED WITH PAYMENT METHOD	CITY, STATE, ZIP
PHONE	ONSITE CONTACT PHONE
EMAIL	FACEBOOK HANDLE/INSTAGRAM USERNAME/WEBSITE

#### LIST THE SPECIFIC FOOD ITEMS YOU WILL BE FEATURING AT THE SHOW (DISH TYPES MAY BE LIMITED)

### FOOD TRUCKS ONLY - PLEASE APPROXIMATE YOUR DIMENSIONS:

#### PLEASE INCLUDE ALL HEALTH DEPT. INFO (WHERE YOU ARE PERMITTED, ETC.)

•PAYMENT•							
WE ACCEPT CHECKS MADE PAYABLE TO DRINK EAT RELAX EVENTS OR CREDIT CARD: 🗖 MASTER CARD 🗖 VISA 🗖 AMEX 📮 DISCOVER							
CARD NUMBER	EXP. DATE		SECURITY CODE	ZIP CODE			
CARD HOLDERS NAME		AUTHORIZED S	IGNATURE				
PLEASE CHARGE MY CARD FOR THE FULL AMOUNT "When using a credit card, a 4% convenience fee will be added to payments. A 50% deposit (per space) will be charged upon receipt of this application and the remaining balance will be charged 30 days prior to the show. PAYPAL INVOICE							
TERMS & CONDITIONS							
<ul> <li>IUNDERSTAND THE FOLLOWING TERMS:</li> <li>(A) Exhibit space and sponsorship is recognized as an advertising / promotional service performed on be Exhibitor by Drink Eat Relax Events, LLC.</li> <li>(B) The space on which Exhibitor shall display and exhibit products shall be as shown on the official diagon sale event or such other space of equal size as the Management may hereinafter designate. Drink Eat Relax Tevents is the relocate any exhibitor at any time for the benefit of the show. Exhibitor space staffed at all times.</li> <li>(C) The Exhibitor agrees to pay the sum above specified as follows: 50% due upon the execution of this agreement, and the remaining balance due by 30 days prior to the event. For all credit card payments, a balance due other than deposit will be automatically charged to the card on file 30 days prior to the event agrees to all credit card payces sing fees.</li> <li>(D) The actual occupation of the space is of the essence hereof. In the event the Exhibitor shall not occus space then and in such event Drink Eat Relax Events, LLC is expressly authorized to occupy or cause as to be occupied in such a maner as it may deem best for the interest of said event without any rebate or whatsoever therefore to Exhibitor and without in any way releasing the Exhibitor form any liability hereun the Exhibitor shall not, without prior written consent of Drink Eat Relax Events, LLC, assign or sublet suc or any part thereof, or move out his display before official closing of said show.</li> <li>(F) The conditions, rules and regulations adopted by Drink Eat Relax Events, LLC are made a part here incorporated herein, and the Exhibitor agrees to be bound by each and every one of them; and Drink Eat Cause for the repressiva graves, and regulations.</li> <li>(G) Exhibitor is responsible for their own well-being and will carry all necessary insurance for their persoc (chattel while setting up, tearing down and exhibiting in the show. To the fullest extents persol, LLC, as formadis, damages, judingmen</li></ul>	ehalf of gram at Relax must keep t. Exhibitor t. Exhibitor dar, and n and n and n and mpioyees r or not citive or s found to Herein. Allowance Any t. Exhibitor t. C. Any t. C	is contract due to no of the enclosuu or or other calamit act of God, public treat Relax Events, I sement, respect of where an automu or all hours that 1 this applicat dhibitor and as su non-cancelable i dhibitor and as su non-cancelable i disputes payment Eat Relax Event that Exhibitor fai s, LLC refers the that my voice, n and/or electrical that my voice, n ons, or, without il <b>1</b> <b>100W, SIGNOR I</b> <b>0</b> <b>10 THE LANGUAG</b> <b>AS PUBLISHED B</b>	enemy, strikes, statutes, ordinan	s to be produced, beir noes or any legal auth hall become a part he of an Exhibitor's disple vehicles will be surre at Relax Events, LLC t that I have the author o an additional admini DISC, or AMEX, and o an additions und on, Exhibitor shall be in costs and all collection nployees of my compa- nyl (or my company) ax Events, LLC. I here use said materials in STHAT HE OR SHE H TERMS AND CONDIT	ng, before or during the show, ority, or any other cause ereof unless duly endorsed ay, said vehicle is required indered to Drink Eat Relax . ority to act as legal rep- . entirety. This contract is the dispute/inquiry is resolved istrative fee of \$500.00. er this contract and Drink responsible for legal fees in fees associated with all any) may be recorded by var- might have in law or equity aby authorize Drink Eat Relax is connection with advertising, <b>HAS READ, UNDERSTOOD,</b>		
INTERESTED? OUESTIONS? 4	10-804-4769		SALES@	DRINKEAT	RELAX.COM		

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