

## TASTE OF KILLEEN FOOD TRUCK SPACE RENTAL AGREEMENT

This FOOD TRUCK SPACE F	RENTAL AGREEN	MENT is entered into on thisDay, 20
by and between		and Waverly Hargrove, and end ON:
Day	20	<del>_</del>
	MOV	OVE IN DATE
	Nev	w lease Date:
		PRO-RATED Lease:
		MONTHLY LEASE: \$
		SECURITY Deposit: \$
PROPERTY: UNIT#  Lease: lessor agrees to p	at 1112 Circle  at oay in advance a red continuing in ad	monthly rental space of \$ beginning on the effective dvance on the same day of each calendar month thereafter. Said
M. DRIVE. KILLEEN, TEXAS the "Parties". NOW THERE	<mark>5 76549].</mark> Each pa EFORE, for good	ARK") with its principal business address located at [1112 CIRCLE party is individually referred to as a "Party" and collectively as d and valuable consideration, and in consideration of the mutual intent to be legally bound hereby, the Parties agree as follows:
Agreement, and the Vershall be through calenda earlier pursuant to Section before the 1st of each suapplied. Time is of the each suapplied. A \$15 a day fee	ndor provides insurar year 20, [ on 4 of this Agree absequent month. essence regarding will accrue to the	greement shall not become effective until both Parties execute this surance documents pursuant to Section 6. The term of this Agreement [a new agreement is required for each calendar year] unless terminated element. The first month's rent is due at time of signing and then on or . If payment Is made after the 5th of each month, a \$50 late fee will be g all payments, fees, penalties, and corresponding due dates contained e outstanding balance. A \$50 fee will be assessed for all checks any other reasons and will be immediately due from lease to TASTE



charg	ged for all said fe	es in accord	ance with th	U	ement before contract **** Resident agrees	,
20	at the option w lease is writte	of the owne	r the agreen	ment is to continue o	eday of on a month-to-month h least period is to be	

NOTICE TO TERMINATE: Resident must give owner at least 30 days written notice of his intention to vacate the premises at the end of the lease or any extension or renewal hereof. Such notice is to begin on the first day of the next month succeeding the date it is received by owner.

SECURITY DEPOSIT: Tenant has deposited **\$ 250.00** .dollars with owner as a security damage deposit. If the lease term has expired or been terminated without default by LEASOR, LEASOR shall be entitled to a refund of the security damage deposit within thirty (30) days of such expiration or termination, less any damages, delinquent rent, and lawful claims of owner, provided resident has (a)given thirty (30) days notice to owner prior to termination or expiration of the lease for resident (b) not breached the rental agreement and (c) given owner in writing a forwarding address for resident. The security damage deposit is not advance rent.

2. **RENTAL FEE**. Rental shall be paid commensurate with the attached rate schedule at the time business operations commence. Rental fees are subject to change at the discretion of The TASTE OF KILLEEN and are as published at the time of scheduling. Once paid, the Rental Fee is non-refundable regardless of whether Vendor remains on The TASTE OF KILLEEN property during the term of this Agreement or not.

## Lessee shall pay

\$515 per day for one day, \$1,395 per weekend (Fri, Sat, Sun). \$1,495.00 per month for one month. \$1,475.00 for three months lease, \$1450.00 per month for six months, or \$1,395.00 12 months lease. The electricity and water included, with food truck, the liquor Bar, and the Ice cream Parlor. It is everyone's responsibility to use the electricity and the water conservatively, this will help keep costs down.

3.METHOD OF PAYMENT. Lessee shall make rental payments by: check, money order, electronic payment, (Zelle, credit card, or cash app.) However, if Lessee fails to timely make a rental payment or submit a check that is dishonored, Taste of Killeen food truck park reserves the right to modify policy in writing, the future rent payments must be made by money order credit card payment will be subject to 3% additional fee no forbearance of a late payment shall be deemed as a waiver by the taste of Killeen food truck park



4. **TERMINATION OF THIS AGREEMENT.** The TASTE OF KILLEEN may terminate this Agreement prior to the Term ending, with or without cause, and in The TASTE OF KILLEEN's sole discretion, without any penalty whatsoever. If the TASTE OF KILLEEN terminates this Agreement prior to the Term ending, The TASTE OF KILLEEN shall prorate the Rental Fee so that Vendor shall be reimbursed for those hours remaining in said Term coming after Vendor has completely vacated the premises.

Termination for other than Nonpayment: lessee's right to occupy should terminate or may be terminated as follows.

- (a) at the end of the term of this agreement or future terms Lessee or taste of Killeen food truck
- **(b)** At any time shall be in default on or in breach of any provisions of this agreement (or the other documents incorporated herein and made a part hereby reference, such as the 403 EATS rules and regulations) upon written notice of such breach or default given by the 403 EATS in accordance with chapter 94 of the Texas property code.
- (c) In accordance with the terms and provision hereof relating to eminent domain or changes in
- (d) Such other time as may be agreed to by the parties here too in writing.

When Lessee's rights of occupancy have terminated, Lessee shall pay all rental or other sums due to or owed to TASTE OF KILLEEN FOOD TRUCK PARK and shell peacefully surrender possession of the premise and remove all lessee's property pursuant to this agreement and failure to do so shall be deemed A breach of this agreement.

5. FOOD TRUCK SPACE, MERCHANDISE, & DISPLAY STANDARDS. The TASTE OF KILLEEN shall assign Food Truck, in its sole discretion, a parking space. The TASTE OF KILLEEN has, in its sole discretion, final say on how the space is used and how the Food Truck presents it to the public. Food Trucks are required to provide their own connections, including adapters, for the permanent power provided. Under no circumstances shall Food Trucks operate their generators. The TASTE OF KILLEEN reserves the right to change Food Truck's parking space without notice or consent at any time. Food Trucks shall not affix any personal property to The TASTE OF KILLEEN's premises without The TASTE OF KILLEEN's prior, written consent. Food Trucks shall not sell anything other than food, including but not necessarily limited to alcohol or merchandise. Food Trucks shall be considerate of other vendors, The TASTE OF KILLEEN, and all patrons of The TASTE OF KILLEEN. The TASTE OF KILLEEN shall, under no circumstances, be liable for any loss or damage to the Vendor's property. The vendor agrees, at its sole cost and expense, to keep its space clean and in a manner satisfactory to The TASTE OF KILLEEN. Food Trucks shall not transfer, assign, sublet, or share any booth space without written approval, and any such attempt to do so is automatically void. Additionally, Vendor shall have all property removed by the end of their scheduled time.

6. **VENDOR DOCUMENTATION.** To the extent that The TASTE OF KILLEEN requests and requires documentation from Food Trucks, Food Truck shall provide The TASTE OF KILLEEN with true and correct copies of any required documentation, including but not limited to: business licenses, food handling



permits, sales tax certificates, EIN or SSN, certificates of authority, certificates of insurance (including endorsements listing The TASTE OF KILLEEN, Olam Food Ingredients (OFI) Management, LLC & Freight House District, LLC), and/or applicable waivers.

- 7. **INDEMNIFICATION**. Food Truck agrees to indemnify, defend, and hold harmless The TASTE OF KILLEEN, its managers, its members, its affiliates, officers, employees, agents, and representatives from and against any and all losses, lawsuits, judgments, causes of action, costs, damages, claims (actual or alleged) and expenses resulting from claims for nuisance, bodily injury, tort, death, property destruction, and/or property damage arising out of or incidental to or in any way resulting from the acts or omissions, whether negligent or otherwise, of the Food Truck, its employees, subcontractors, sublicenses, subtenants, or agents, if any, in the performance of this Agreement and/or the use of its space and/or the use of The TASTE OF KILLEEN's premises.
- 8. LIMITATION OF LIABILITY. In no event shall The TASTE OF KILLEEN its affiliates, officers, employees, agents, representatives, successors, or assignees be liable to the Vendor and/or its affiliates and/or respective managers, members, officers, employees, agents, representatives or customers (collectively "The TASTE OF KILLEEN") for any loss, liability, theft, damage, claim or demand, including, but not limited to, theft or damage to Food Truck's property, furnishings, equipment and merchandise that Vendor may incur arising out of Vendor's operations at The TASTE OF KILLEEN, whether caused by the negligence of The TASTE OF KILLEEN or otherwise. The TASTE OF KILLEEN shall not carry insurance covering any such property theft, loss or damage and Vendor shall be solely responsible to carry its own insurance or otherwise accept the risk of any such theft, loss, or damage. In furtherance of the foregoing, in no event shall The TASTE OF KILLEEN be liable for any consequential, special, indirect, incidental, or punitive damages, costs, expenses or losses (including without limitation lost profits, loss of business, anticipatory profits and opportunity costs). To the extent Food Truck maintains any claim against The TASTE OF KILLEEN, Vendor shall look solely to The TASTE OF KILLEEN's leasehold interest in The TASTE OF KILLEEN's premises and the proceeds thereof for the recovery of any judgment against The TASTE OF KILLEEN, and no other property or assets of The TASTE OF KILLEEN shall be subject to levy, execution or other enforcement procedure for the satisfaction of Food Truck's remedies under or with respect to this Agreement. In no event shall The TASTE OF KILLEEN be liable to Food Truck or any other person or entity for consequential, special, indirect, incidental, or punitive damages, costs, expenses or losses (including without limitation lost profits, loss of business, anticipatory profits and opportunity costs).
- 9. **VIDEO AND PHOTOGRAPHY RELEASE.** Food Truck hereby grants to The TASTE OF KILLEEN the irrevocable and unlimited right and permission to use photographs and/or video recordings of Food Truck, Food Truck's intellectual property and Food Truck's property on each of The TASTE OF KILLEEN's social medial and other Internet properties, publications, promotional flyers, marketing materials, derivative works, or for any other similar purpose without compensation or permission from Food Truck. Food Truck hereby releases, acquits, and forever discharges The TASTE OF KILLEEN from any and all claims, demands, rights, promises, damages, and/or liabilities arising out of or in connection with the



use or distribution of said photographs and/or video recordings, including but not limited to any claims for invasion of privacy, appropriation, likeness, or defamation. Food Truck hereby warrants that Food Truck and each of its employees and subcontractors is eighteen (18) years of age or older.

- 10. **RULES AND REGULATIONS.** Lessee agreed to keep and enforce all items referenced in the mobile unit checklist and establish rules and procedures throughout the length of the lease. Either may change from time-to-time episode discretion of the TASTE OF KILLEEN FOOD TRUCK PARK. Any breach or violation of such guidelines expressively declared to be a breach of disagreement and Taste of Killeen food truck park holds the right to terminate lease contract. Acceptable business practice and standards are required.
- 11. MOVE IN AND MOVE OUT. Lessee agreed to move in and move out on the provided guidelines set forth in this contract. Lessee will clean the area immediately around their food truck prior to leaving the TASTE OF KILLEEN FOOD TRUCK PARK. Lessee agreed to set up in a timely manner and try to mitigate disruptions to customers, other food trucks and employees and the TASTE OF KILLEEN FOOD TRUCK PARK. Moving in and setting up shall be lessee responsibility and the TASTE OF KILLEEN FOOD TRUCK PARK shall in no way be liable or responsible for any improper installation. Any outstanding balance must be paid before prior to Lessee living leaving the property or lease will be in violation and may be subject to enforcement actions such as being reported to local authorities for theft of services.
- 12. **FACILITY MAINTENANCE**. Overall, it is the Taste of Killeen food truck park responsibility to keep the grounds and facilities clean. However, it is everyone's responsibility to make sure your individual areas are clean so to impress upon customers the cleanliness of the park.
- 13. PARKING RULES. When parking your privately owned vehicle, be cautious of customers and guests and invitees. If you must park your vehicle in a parking space, try to use the most least use space so as to allow customers easy accessibility to the food trucks.
- 14. INSPECTION BY TASTE OF KILLEEN FOOD TRUCK PARK. The TASTE OF KILLEEN FOOD TRUCK PARK warrants and covenants that a full and complete inspection of the premises and of the community and all its facilities has been made and that all of such were found to be in good, safe, and general operating condition. All food trucks must maintain a level of cleanliness standards set forth by the bell county public health and environmental health safety services under mobile compliant and maintain the current permit. The taste of Killeen food truck part is not responsible for any foodborne illness or mishandling of food by Lessee or by the lease's employees.
- 15. **WAIVERS.** The obligation of lessee to pay rent shall not be deemed to be waived, released, or terminated by the service of a notice to vacate notice to terminate or notice a breach demand for possession or institution of any legal action against lessee. The acceptance of any rental or other sum due shall not be construed as a waiver of any default or breach by Lessee, nor shall such acceptance



reinstate, continue, or extend the term of this agreement or affect any notice, demand or such or such in connection with such agreement. No payment by lease or receipt by taste of Killeen food truck park of an amount less than the total rental in charge charges due shall be deemed to be other than full account of the rent it charges due nor shall any endorsement of any check nor any letter accompanying such partial payment be deemed as accord to satisfaction, and the taste of clean food truck park may accept such partial payment without prejudice to the Taste of Killeen food truck park right to collect the balance of rent and charges due.

- 16. AMENDMENTS. This lease agreement in its entirety will not be amended or modified without the written consent of the TOKFTP Owner Or representative. The Lessee certified that no other representation, either written or oral, were made by Taste of Killeen food truck park or relied on by Lessee as an inducement for the execution of, or as agreed that such shall not be modified or amended except as may expressly set forth in writing and executed by the parties or accept as may otherwise be provided herein.
- 17. **INSURANCE**. Lessees are to maintain general liability insurance of not less than \$1000 per occurrence in \$2000 aggregated.
- 18. PAYMENT. Lessee shall pay rent prior to setting up their trucks at the taste of Killeen Food Truck Park. The lessee's spot is not secure until payments have been received to (TOKFTP). The Payment will cover designated space as agreed upon per item#1.
- 19. **EMERGENCY MAINTENANCE NUMBER.** The phone number of the person who may be contacted for emergency maintenance is: 254-394-3080
- 20. **MISCELLANEOUS**. This Agreement constitutes the entire agreement between the Parties and that no other agreements, oral or written, are binding upon the Parties unless stated in this Agreement. This Agreement may only be modified by a written agreement that is signed by both Parties. If any term or provision of this Agreement, or the application thereof to any person or circumstances shall to any extent be invalid or unenforceable, the remainder of this Agreement, shall not be affected, and each provision of this Agreement shall be valid and shall be enforceable to the extent permitted by law. This Agreement may not be assigned to a third Party without the written consent of The TASTE OF KILLEEN. This Agreement shall be governed by, and construed in accordance with, the internal Laws of the State of Texas without giving effect to any principles of conflicts of laws. Each Party hereby irrevocably submits to the jurisdiction of any State or Federal Court sitting in Bell County, state of Texas, in respect of any suit, action or proceeding arising out of or relating to this Agreement, and irrevocably accepts for itself and in respect of its property, generally and unconditionally, jurisdiction of such courts. This Agreement may be executed in any number of counterparts and in electronic format, each of which when so executed and delivered (whether electronically or otherwise) shall be taken to be an original; but such counterparts shall together constitute one and the same document.



*IN WITNESS WHEREOF,* the Parties have executed this Agreement and intend to be bound thereby as of the Effective date stated above. TRI-BASE LLC By: Its: TASTE OF KILLEEN FOOD TRUCK By: Its:

TASTE OF KILLEEN FOOD TRUCK PARK, TRI-BASE LLC	FOOD TRUCK OWNER /Lessee
NAME: Waverly Hargrove	FOOD TRUCK NAME:
SIGNATURE:(254) 394-3080	Owner NAME:
TRI-BASELLC	SIGNATURE: