

E-Katering Ltd CONSULTING SERVICES TERMS AND CONDITIONS
and
SERVICE AGREEMENT

This Agreement is made and entered into between E-Katering Ltd (Company number 12946217) having its business address at PO Box 370, Rainham, RM13 0ED ("E-Katering", "us", or "we" trading as eKateringconsult) and you (hereinafter referred to as the "Business" or "you") at the registered address noted during registration.

Or

As a Limited Company: Limited Company information noted at registration and company house (E-Katering and you or the Business are hereinafter collectively referred to as the "Parties" and individually as a "Party")

The undersigned do hereby covenant, contract and agree as follows:

1. Scope of Services: E-Katering Ltd is hereby engaged to perform consulting services for the Businesses regarding the following:

- Professional advice based on information and documents provided by the Business.
- Formal professional response on behalf of the Business to the local authority based on information and documents provided by the Business.

Or/and

2. Service

E-Katering Ltd will assist Business in accordance with the scope of services with noted fees provided on the Platform. Services not included on the Platform may be performed by eKatering at the request of Business for noted fees. From the date of payment, and the completion of all requested downloads, E-Katering will provide you the Business with the said service within 28 working days maximum or before the required date.

3. Fee

E-Katering Ltd will assist Business in accordance with the scope of services. Services not included in Scope of Services may be performed by E-Katering Ltd at the request of Business for noted fees.

4. Limited Services/Confidential Information

E-Katering Ltd expressly agrees not to divulge, publish or communicate any information regarding the Businesses or their financial conditions to any person without the express written consent of the Businesses. All information obtained by E-Katering Ltd during this engagement and all suggestions and recommendations received by the Businesses shall remain the property of the Businesses and E-Katering Ltd shall keep all such matters confidential.

5. Term

5.1 Consultancy Services

The term of engagement shall begin on the date of full payment of noted fees and shall terminate at any stage with (28) days notice by the Businesses. In the event of early termination, no refund of the fee paid will be due unless termination is for the failure of E-Katering Ltd to perform the services purchased and agreed with by the Business in which event the fee to which will be due from the Business.

6. If it becomes necessary to enforce any of the terms of this agreement the defaulting party agrees to pay all reasonable costs or fees incurred therein.

Signed for and on behalf of E-Katering Ltd



Name: A. Familusi
Managing Director
Date:07/2021

