

SAMPLING AUTHORIZATION REQUEST FORM

Policy for Food and Beverage Distribution

Please complete this form to receive authorization to distribute food or beverages not purchased through Levy Restaurants, the exclusive food and beverage provider at The Greater Columbus Convention Center

The Selling of Food and/or Beverage products by any other entity is strictly prohibited. All food and beverage that is not a part of sampling must be contracted through Levy Restaurants. Sponsoring Organizations of expositions and trade shows and their exhibitors, may distribute **SAMPLES** of food and beverage products upon written authorization and adherence to all of the conditions outlined below.

General Information for Shows

- 1. Items dispensed are limited to products *Manufactured, Processed or Distributed* by exhibiting companies. If they are not *Manufactured, Processed or Distributed* by the company then you are not able to provide samples of food and beverage unless they are purchased through Levy Restaurants. If you are looking to have food or beverage items used as a traffic promoter to your booth (i.e.: coffee, soft drinks, bottled water, popcorn, etc.) please contact Levy Restaurants and we will be happy to help you arrange these catering services.
- 2. If you do *Manufacture, Process, or Distribute* the items they are to be a SAMPLE SIZE and must be dispensed and distributed in accordance to Local and State Health Codes:
 - Non-Alcoholic Beverages can be a maximum of **4oz**. Sample Size, served in plastic cups. No cans or bottles will be permitted. For Food Shows the maximum of an 8oz Sample Size is permitted.
 - Food items are limited to "bite size", not to exceed 20z. portions. For Food Shows the sample size should not exceed 60z.
 - Vendors MUST submit proof of having \$1,000,000.00 liability insurance naming Levy Restaurants, and *The Greater Columbus Convention Center* as additional insured, and are responsible for State and Local laws pertaining to the distribution of alcohol.
- 3. If your company *Manufactures, Processes or Distributes* Alcoholic Beverages and this product is related *to the purpose of the show* then you are able to serve SAMPLE SIZES and it must be dispensed and distributed in accordance to Local and State Health Codes:
 - A charge of \$200.00 per day, per distribution location will be paid to Levy Restaurants in full prior to show/event. This fee is non-negotiable and non-refundable
 - Products must be legally procured, properly registered and tax paid.
 - There is no purchase requirement with the tasting of samples.
 - There is no cooperative advertising associated with the event.
 - Wine and spirits manufacturers or their agents must be registered pursuant to the state of Ohio regulations.
 - Vendors MUST submit proof of having \$1,000,000.00 liability insurance naming Levy Restaurants, and *The Greater Columbus Convention Center* as an additional insured, and are responsible for State and Local laws pertaining to the distribution of alcohol.
 - Sample portions must be under the following limits for both a non-food show and a food show.
 - o Beer 4 oz.
 - Wine / wine coolers / spirit coolers 2 oz.
 - o Liquor / liqueurs 0.5 oz.
 - o Note: Alcohol cannot be served prior to 11:00 am on Sundays, per city ordinance.
 - All alcohol must be served in plastic, disposable cups. No cans or bottles will be permitted.
 - Distribution of alcoholic products must be monitored & overseen by a staff bartender from Levy Restaurants incompliance with Ohio Liquor Laws. Guests must be 21 years of age to participate in the sampling with a picture I.D.
- 4. Vendors are responsible for all booth rental fees, electrical, plumbing, drayage and all other services.



5. Storage, Delivery, or Kitchen Use

If you as the *Manufacturer, Processer or Distributor* require any product storage, delivery, or kitchen use the following charges may be assessed:

- o \$150.00 per Day/Pallet for Refrigerated, Freezer, and Dry Storage.
- \$50.00 one-time Handling Fee for 1-4 Skids and \$250.00 Handling Fee for 5 or more Skids
- o \$50.00 Delivery Charge each time Product is delivered (on a 2'x4' cart) to the Booth/Room.
- o \$250.00 per Hour for Kitchen Space. Kitchen Space is reserved on a first come, first serve basis.
- o Additional charge for Rental of Equipment, subject to availability.

Any Food and/or Beverage products brought from the outside are not the responsibility of Levy Restaurants.

Company Requesting Sampling Permission Information

Show Name	
Date of Show Sampling Dates	
Company Name and Booth Number and Hall Name	
Contact Name Telephone Email address	
Address City Zip	
Email	
Items	
Item and Reason of distribution, please include quantity, portion Size and	d method of dispensing items
Approved by:	Date:

The company requesting sampling acknowledges they have sole responsibility for the use, servicing or other disposition of such items (Including alcoholic beverages) in compliance with all applicable laws. Accordingly, the firm agrees to indemnify and forever hold harmless Levy Restaurants and *The Greater Columbus Convention Center* from all liabilities, damages, losses, costs or expenses resulting directly or indirectly from their use, serving or other disposition of such items (Including alcoholic beverages).

IMPORTANT:

All final documents must be submitted no later than (7) business days from the start of the show. Please send all the completed forms and questions to Diana Diaz Ponce at ddiazponce@levyrestaurants.com or call 614-827-2737.

CERTIFICATE OF INSURANCE	ISSUE DATE			
PRODUCER AON Risk Services of Texas, Inc. 2000 Bering Drive, Suite 900	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.			
Houston, TX 77057-3790	COMPANIES AFFORDING COVERAGE			
	COMPANY LETTER A Carrier with at least B+ Best rating & VI Financial Size			
INSURED	COMPANY B			
Third - Party Concessionaire	LETTER D			
	COMPANY LETTER C			
	COMPANY LETTER D			
	COMPANY LETTER E			

COVERAGES

THIS IS TO CERTIFY THAT THE POLICIES LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED, NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

CO LTR	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMITS	
	GENERAL LIABILITY				GENERAL AGGREGATE	\$ 5000000
Α	X COMMERCIAL GENERAL LIABILITY	12345			PRODUCTS-COMP/OP AGG.	\$ 5000000
	CLAIMS MADE X OCCUR				PERSONAL & ADV. INJURY	\$ 1000000
					EACH OCCURRENCE	\$ 1000000
					FIRE DAMAGE (Any one fire)	\$ 50000
					MED EXPENSE (Any one person)	\$ 5000
	AUTOMOBILE LIABILITY	12345			COMBINED SINGLE	\$ 1000000
Α	X ANY AUTO				LIMIT	
	ALL OWNED AUTOS				BODILY INJURY	\$
	SCHEDULED AUTOS				(Per person)	
	HIRED AUTOS				BODILY INJURY	\$
	NON-OWNED AUTOS				(Per accident)	
	GARAGE LIABILITY				PROPERTY DAMAGE	\$
	OTHER					
	EXCESSLIABILITY				EACH OCCURRENCE	\$
	UMBRELLA FORM				AGGREGATE	\$
	OTHER THAN UMBRELLA FORM					
Α	WORKERS COMPENSATION	12345			STATUTORY LIMITS	
	AND				EACH ACCIDENT	\$ 500000
	EMPLOYERS' LIABILITY				DISEASE-POLICY LIMIT	\$ 500000
					DISEASE EACH EMPLOYEE	\$ 500000

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/SPECIAL ITEMS

Levy Restaurants, Levy Premium Foodservice Limited Partnership, Levy Restaurant Limited Partnership, Levy GP Corp., Levy Holdings GP, Inc., Compass Group USA, Inc., Levy-Compass Group Holdings S.L., Compass Group PLC, Franklin County Convention Facilities Authority, Greater Columbus Convention Center

CANCELLATION Levy Restaurants at The Greater Columbus Convention Center 400 N High St Columbus, Ohio 43215 CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING COMPANY WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE COMPANY, ITS AGENTS OR REPRESENTATIVES. AUTHORIZED REPRESENTATIVE