AGREEMENT

THIS AGREEMENT is entered into thisday of, 2024, by and between the Lake Lemon	
Conservancy District ("LLCD") and, with a principal business address of ("Vendor").	
(vendor).	
In consideration of the covenants and promises herein provided, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree:	ie
1. <u>Description of Service</u> . LLCD shall allow Vendor to locate its food truck and sell its goods at the Riddle Point P at Lake Lemon at a location and at times specifically determined and approved by LLCD.	'ark
2. <u>Term.</u> The term of this Agreement shall be for a period of day(s), only during the hours of 8 a.m. to 8 p and at no other time except as expressly approved by LLCD, in writing.	.m.
3. <u>Termination</u> . Either party may terminate this Agreement with a twenty-four (24) hour notice.	
4. <u>Payment for Service</u> . Vendor shall remit to LLCD a fee in the amount of \$50.00 for each day of operation und this Agreement. Such payment shall be made at least five (5) days in advance of the date of Vendor's date of operation.	der
5. <u>Insurance</u> . Vendor shall maintain liability insurance as necessary to insure against damages for personal injuincluding but not limited to death; and all property damage, which may arise from Vendor's operation under this Agreem and shall provide a certificate of insurance to LLCD. Vendor shall save and hold LLCD harmless from any claims, demands and/or causes of action for damages arising from or out of Vendor's operations or this Agreement, which indemnity shall include damages, costs and reasonable attorney fees.	nent ,
6. <u>Tax Liability</u> . Vendor shall exonerate, indemnify, and hold harmless LLCD from and against, and shall assume responsibility for, payment of employment taxes, all federal, state and local taxes with respect to its operations under the Agreement.	
7. <u>Food Service</u> . Vendor shall provide LLCD current copies of any and all certificates issued by the State of India and/or the Monroe County Health Department regarding approval of operation for food service.	ana
8. <u>Rules and Regulations</u> . Vendor shall at all times follow all ordinances, laws, rules and regulations applicable Vendor's operations, including rules imposed by LLCD relating to operations within Riddle Point Park.	to
9. Remedies. The non-breaching party shall be entitled to seek relief, whether in law or in equity, for breach of Agreement, including an award of damages and reasonable attorney fees.	f this
10. Assignment. Vendor's obligations may not be assigned without prior written consent of the LLCD.	
11. <u>Venue and Applicable Law</u> . This Agreement shall be governed by and construed under the laws of the State Indiana. The Monroe Circuit Court shall have exclusive jurisdiction over disputes arising hereunder.	e of
12. <u>Entire Agreement</u> . This Agreement constitutes the entire agreement between the parties. This Agreement not be amended or modified except by a written document signed by the parties.	: may
13. <u>Non-Waiver</u> . The failure of any party to insist upon performance of any of the provisions of this Agreement to pursue its rights hereunder shall not be construed as a waiver of any such provisions or the relinquishment of any such rights.	
The foregoing Agreement is hereby executed on the terms stated above.	
Lake Lemon Conservancy District:	
By:	
By: By: Its (Title):	
403946/11820-0	