

Las Vegas Epicurean Affair

The Nevada Restaurant Association Invites your Restaurant to the Las Vegas Epicurean Affair

Thursday, October 7, 2021 Red Rock Resort

Be in the limelight of 2,500 locals and out of state guests at our city's gourmet event of the year!

Set poolside at the Red Rock Resort, the *Las Vegas Epicurean Affair* offers guests the chance to immerse themselves in sultry surroundings while enjoying savory cuisine and succulent cocktails from Las Vegas' most famous restaurants. This remarkable evening gives guests a taste of why the Nevada restaurant industry is famous for its superb, unique fare and beverages.

Proceeds from the event support the Nevada Restaurant Association's education and scholarship programs, such as ProStart, which is the leading national high school culinary and restaurant management skills program involving nearly 150,000 students nationwide.

PARTICIPANT BENEFITS

- Essential supplies are provided and health department fees are covered.
- Tables, linens, power, ice are provided.
- Up to 4 complimentary entry wristbands per booth for booth attendants.
- Participant discount for up to 10 general admission tickets at \$50 each.
- The chance to network with many culinary industry experts.
- Be surrounded by entertaining sights and sounds at the breath-taking Red Rock poolside.
- Experience a once in a lifetime opportunity as a participant at this highly anticipated and well-renowned event.



Las Vegas Epicurean Affair

Thursday, October 7, 2021 at 6:00 - 10:00pm

Red Rock Casino, Hotel & Spa

BREWERY PARTICIPANT FORM

YES! We plan to participate in the Las Vegas Epicurean Affair, Red Rock Resort & Casino, Poolside.

Vendor Name: _____

Contact: _____ Title: _____

Telephone: _____ Email _____

Day-Of Contact: _____ Day-Of Contact's Cell #: _____

All participants will be furnished with two tables (with skirting & linen), two 110V 20 amp circuits if needed (must request beforehand), ice, dry goods, and wristbands for up to 4 booth attendants.

Participant Rules and Requirements:

- Must send at least one representative to orientation meeting (date TBD)
- Must adhere to all event rules announced at orientation and via email
- Must prepare adequate amount of beverage with/without food for anticipated count of 1,500 guests
- Must keep booth opened and manned by at least one staff member for event duration; may not close booth early or leave booth unattended at any time during event hours
- May only have 4 booth attendants at the event; any additional attendants must pay for a ticket [discounted rate]
- Must be ready for SNHD and security walk-through by 4:45pm, after which time, no other attendants besides the 4 wearing the event wristbands will be allowed onto the pool deck
- Help advertise the event via own website, in-restaurant promotions, email marketing, etc...

Please describe any entertainment (music, models, etc...) and décor you may be providing:

Please provide item(s) that you will be serving:

*All items must be submitted by September 1, 2021 any changes after this date will incur a \$50 late fee.

Please specify the number of items you need below:

____ Napkins ____ Cups ____ Forks ____ Spoons ____ Plates ____ Power

- I understand that should our company cancel, we will be assessed a \$500 cancellation fee.
- Booths will be assigned according to the date in which we receive all three of your completed forms: participant form, insurance, and waiver.
- I have read and understand the Participant Response form and agree to commit to participation at the 2021 event.

Authorized Participant Signature:

PLEASE EMAIL THIS FORM TO CHOGG@NVRESTAURANTS.COM BY September 1, 2021

LAS VEGAS EPICUREAN AFFAIR 2021 – PARTICIPANT WAIVER

In consideration of being permitted to be a participant at the Las Vegas Epicurean Affair 2021 event (hereinafter the "Event") on October 7, 2021 (or the delay date) at the Red Rock Resort Las Vegas pool area located at 11011 W. Charleston Boulevard, Las Vegas, Nevada 89135 (hereinafter the "Premises"), the participant who has filled out the Participant Response Form (hereinafter the "Participant"), and each of its parent and affiliates, as well as each of those entities' officers, directors, agents, insurers, servants, representatives, assigns, and employees acknowledge, agree, and represent the following to Stations Casino, LLC d/b/a/ Red Rock Las Vegas ("Red Rock") and to Nevada Restaurant Association ("NvRA"):

1. Participant acknowledges that Red Rock has granted Participant a license to use a space at the Premises to participate in the Event, and that the Red Rock will have final approval upon the size, design, and appearance of the space. Participant shall maintain the space to the same or better standards of cleanliness and appearance as Red Rock maintains the public areas of the Premises. Participant agrees that it shall assume all liability, whatsoever, regarding its equipment and property on the Premises. The assumption of risk includes damage due to theft, vandalism, fire, water, leaks, etc. whether caused by Red Rock NvRA or anyone else's negligent or intentional acts.
2. Participant acknowledges, represents, and warrants that it has all the necessary licenses and permits required to participate in the Event and, upon request, shall provide proof to the Red Rock prior to the Event date. Participant further agrees to follow and abide by Red Rock's rules and regulations.
3. Participant further acknowledges and agrees that its participation in the Event may be terminated by Red Rock or NvRA if: a) Participant violates or breaches any term, condition, or covenant in this Agreement; b) Participant acts in a manner that does not conform to the reasonable rules, standards, or practices established by Red Rock; c) Participant fails to attend the mandatory meetings or other meetings as required by NvRA; or d) so determined by Red Rock and NvRA in their sole and absolute discretion.
4. Participant does hereby release, waive, discharge, and covenants not to make any claim in any forum against Red Rock Las Vegas and its parent, subsidiaries, or affiliated entities and/or its directors, officers, employees, agents, or assigns and/or the NvRA and its directors, officers, employees, agents, or assigns (collectively, the "Released Parties") in connection with participation in the Event. The Participant represents, understands, and acknowledges that Red Rock is an official sponsor of the Event and has no active participation in the event other than coordinating and providing the location, number of people, date, and time with the NvRA. The release given herein shall constitute an agreement to defend, indemnify, and hold harmless the Released Parties for any and all liability, including any loss or damage and any claim or demand thereon on account of injury to any person or property or resulting in injury or death arising out of or related to the Event, whether caused by the negligence of the Participant, the sponsors, or otherwise.
5. Participant shall not, without the prior written consent of Red Rock, cause, or permit, knowingly or unknowingly, any hazardous material to be brought or remain upon, kept, or used in or about the space. If the presence of any hazardous material in or upon the space and/or Premises results in contamination of the space and/or Premises, the atmosphere, or any water or waterway (including groundwater), or if contamination of the space and/or Premises by any hazardous material otherwise occurs for which Participant is otherwise legally liable to Red Rock for damage resulting there from, the indemnification obligations set forth in Section 4 herein shall apply to this Section 5.
6. Participant agrees that this Release and Indemnity Agreement extends to any and all acts of negligence of Released Parties, and their employees and is intended to be as broad and inclusive a release as is permitted by the laws of the State of Nevada. If any portion of this Release is held to be invalid, it is agreed that the remaining provisions, notwithstanding the invalid portion, shall continue in full force and effect.
7. If suit should arise hereon, the prevailing party therein shall be entitled to recovery of reasonable attorneys' fees expended in the defense of any claim and costs of suit. The courts of Clark County, Nevada and the laws of the State of Nevada shall be the sole and exclusive venue and forum for any litigation and for enforcing and interpreting any provision hereunder.
8. The Participant agrees to procure and maintain general liability insurance coverage in connection with the Event, which shall be: (i) in the amount of Two Million Dollars (\$2,000,000) per occurrence and Two Million Dollars (\$2,000,000) in aggregate for bodily injury and property damage, if the Participant does not serve alcoholic beverages; or (ii) Five Million Dollars (\$5,000,000) per occurrence and Five Million Dollars (\$5,000,000) in aggregate for bodily injury and property damage, including liquor liability, if the Participant does serve alcoholic beverages. The Participant shall also maintain business auto liability insurance with a limit of not less than Two Million Dollars (\$2,000,000) per accident. **"NP Red Rock LLC" shall be named as additional insured on the above policies on your form.**
9. Participant acknowledges that Red Rock conducts a business that is subject to and exists because of privileged licenses issued by governmental authorities. Participant therefore agrees that, in the event that Red Rock, acting in its sole and absolute discretion, determines that Participant is or might be engaged in or about to be engaged in any activity or activities which could adversely affect Red Rock business or such licenses (or the business or licenses of any of Red Rock parent or affiliates), Red Rock shall have the right to immediately terminate this Agreement at no cost to Red Rock at which time this Agreement shall be of no further force or effect. Thereafter, Red Rock shall have no further obligation to Participant and Participant agrees to release and hold harmless Red Rock from and against any and all claims of damage or injury arising out of or relating to termination of the Agreement pursuant to this Section.
The Participant has read this Agreement and fully understands its terms, and understands that it has given up substantial rights by signing this Agreement, and it has signed it freely and voluntarily without any representation, warranty, inducement, assurance, or guarantee being made to it by the Released Parties. The Participant intends, by its signature, for this Agreement to be a complete and unconditional release of liability to the greatest extent allowed by law. The Participant understands that its representations and warranties contained herein permit it to participate in the Event. The undersigned warrants that he/she is authorized to sign this agreement on behalf of the Participant. The Participant further understands that an executed facsimile copy of this Agreement shall be deemed an original.

On Behalf of: _____ Date: _____
(Company Name)

Signature: _____

Print Name: _____ Print Title: _____