

Policy 1: Terms and Conditions
Effective as of January 12, 2026
By the Sole Member of Little Bites Catering L.L.C.

- 1. Limitations of Liability and Indemnification.** By using this website and any services provided by Little Bites Catering L.L.C. ("Little Bites Catering"), you agree that in no event will Little Bites Catering nor its members, managers, employees, agents, representatives, affiliates, licensees, nor web hosting services ("Affiliates") be liable for any direct or indirect, incidental, special or consequential damages as a result of your accessing the website and using any of the services available through or initiated by accessing the website. Your sole remedy for any breach or default of this agreement by Little Bites Catering shall be a return of any fees paid to Little Bites Catering for any services provided under this agreement. You indemnify and agree to defend and hold harmless Little Bites Catering and its Affiliates for any losses, costs, liabilities, and expenses (including but not limited to court costs, legal fees, awards, or settlements) relating to or arising out of your use of Little Bites Catering, including any breach by you of the terms contained in this agreement.
- 2. Responsibility for Use of Website.** You understand and agree that you are solely responsible for your actions and decisions, including whether to meet in person with those whom you meet online by virtue of Little Bites Catering's website and social media accounts. You understand and agree that you must take all reasonable precautions before meeting others through any services provided by Little Bites Catering's website and social media accounts.
- 3. Release of Personal Information.** It is also possible that by using your name, email address, or other personally identifiable information, those other than Little Bites Catering and its Affiliates may, through means outside the control of Little Bites Catering, access such personal information. Little Bites Catering and its Affiliates are not responsible for these transmissions or the release of such information by others.
- 4. Right to Monitor.** Little Bites Catering reserves the right, but is not obligated, to monitor materials posted in any public area of the website or its social media accounts and shall have the right to remove any information deemed offensive by our staff. Notwithstanding the foregoing, you remain solely responsible for your use of any information contained on the website or social media accounts.
- 5. Confidentiality.** It is agreed that all personal information given to Little Bites Catering will be kept confidential by Little Bites Catering with the following exceptions: (1) you actively chose to post your personal information for others to see; (2) you send a message to another individual, which may disclose your email address to that individual; or (3) you have harassed another person via any service provided by Little Bites Catering, in which case the confidentiality clause contained in this agreement is rendered null and void.
- 6. Ownership, Copyrights, Trademarks, Licenses.** You acknowledge and agree that the website and any software or programs used with respect to any Little Bites Catering services contain proprietary and confidential information that is the property of Little Bites Catering and, as the case may be, its licensors, and is protected by applicable intellectual property and other laws. No rights or title of or to any of the proprietary and confidential information on Little Bites Catering's website or social media accounts, or any software used in connection with any of its services, is provided, transferred, or assigned to you. You agree

not to modify, rent, lease, loan, sell, distribute, or create derivative works based on any of Little Bites Catering's website and social media content, services, or software, in whole or in part. Trademarks, service marks, logos, and copyrighted works appearing on Little Bites Catering's website and social media accounts are the property of Little Bites Catering. Little Bites Catering retains all rights with respect to any intellectual property appearing on its website and social media accounts, and no rights in such materials are transferred or assigned to you. By posting information to Little Bites Catering's website or social media accounts, you represent that you have the right to grant permission for the use of such information by Little Bites Catering.

7. No Warranties. Little Bites Catering provides the Little Bites Catering website, social media, and services on an "as is" basis and does not make any warranty, express, implied, limited, or other with respect to the content and services provided. Specifically, Little Bites Catering does not warrant that the website and social media content or services will always be available, be uninterrupted, be error-free, or meet your requirements, or that any defects in the content or services will be corrected.

8. Arbitration. Any dispute, controversy, or claim arising out of or related in any manner to this agreement or Little Bites Catering services that cannot be amicably resolved by the parties shall be solely and finally settled by arbitration administered by the American Arbitration Association in accordance with its commercial arbitration rules. Judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The arbitration shall take place before one or more arbitrator(s) sitting in the District of Columbia. The arbitrators will be bound to adjudicate all disputes in accordance with the laws of the District of Columbia. The decision of the arbitrators shall be in writing with written findings of fact and shall be final and binding on the parties. The arbitrator shall be empowered to award monetary damages, subject to the limitations set forth in Section 1 of this agreement, but shall not be empowered to award indirect, incidental, special, or consequential damages, or specific performance. Each party shall bear its own costs relating to the arbitration proceedings, irrespective of their outcome. This section provides the sole recourse for the settlement of any disputes arising out of, in connection with, or related to this agreement. Notwithstanding the foregoing, any action seeking injunctive relief shall be submitted to the courts and shall not be subject to this provision. **YOU AGREE THAT REGARDLESS OF ANY STATUTE OR LAW TO THE CONTRARY, ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE USE OF THIS WEBSITE OR THIS AGREEMENT MUST BE FILED WITHIN ONE (1) YEAR AFTER SUCH CLAIM OR CAUSE OF ACTION AROSE OR BE FOREVER BARRED.**

9. Severability. If any part of this agreement is found by a court of competent jurisdiction to be unlawful, void, or unenforceable, that part will be deemed severable and will not affect the validity and enforceability of any remaining provisions. In addition, in such an event, the unenforceable or invalid provision shall be deemed to be modified to the extent necessary to (i) render it valid and enforceable and (ii) give the fullest effect possible to the original intent of the provision.

10. Certification. You certify that you are at least 18 years of age and that your answers to any applicable registration materials on Little Bites Catering's website or social media accounts will be truthful. In accessing and using Little Bites Catering's website and social media accounts, you understand and agree that basic information concerning you, given to Little Bites Catering, may be published on Little Bites Catering's website or social media for others to view. Your name, address, and email address are kept confidential except where provided above and subject to Little Bites Catering's Privacy Policy.

11. Entire Agreement. This agreement constitutes your entire agreement with Little Bites Catering with respect to any website use or services. Notwithstanding the foregoing, you may also be subject to

additional terms and conditions, posted policies, guidelines, or rules that may apply when you use Little Bites Catering's website, social media accounts, or any of its services. Little Bites Catering may revise these terms and conditions at any time. Your continued use of the Little Bites Catering website, social media, and services after any changes have been made to this agreement signifies and confirms your acceptance of any changes or amendments to this agreement.

12. Waiver. The failure of Little Bites Catering to exercise or enforce any right or provision of this agreement shall not operate as a waiver of such right or provision. Any waiver of this agreement by Little Bites Catering must be in writing and signed by an authorized representative of Little Bites Catering. If you have any questions regarding this agreement, please contact Little Bites Catering at info@littlebitescatering.com.

[End of Website Terms and Conditions of Use]

Policy 2: Social Media Policy

Effective as of January 12, 2026

By the Sole Member of Little Bites Catering L.L.C.

1. Purpose. This policy provides oversight and direction regarding the use of the social media accounts of Little Bites Catering L.L.C. ("Little Bites Catering"). The objective of this policy is to establish how Little Bites Catering and its members, managers, officers, agents, representatives, employees, contractors, subcontractors, vendors, suppliers, and others with whom Little Bites Catering conducts business ("Associates") use social media.

2. Applicability/Scope. This document applies to all divisions of Little Bites Catering and Associates. If you learn of violations of this policy, immediately report the violations to info@littlebitescatering.com.

3. Social Media Definition. "Social media" is a collective term for various forms of electronic communication through which users communicate, network, exchange, and share information, thoughts, ideas, opinions, messages, and other content (for example, audio and visuals). Social media includes personal websites and online communities. Examples of social media websites and applications include, but are not limited to, Facebook, Instagram, LinkedIn, X (formerly Twitter), Bluesky, and YouTube.

4. Policy. Little Bites Catering uses social media to distribute educational information, communicate its values and mission, and provide up-to-date information regarding the company.

5. Authorized Use of Social Media. Only individuals specifically authorized to post on behalf of Little Bites Catering can post content to Little Bites Catering's social media. Little Bites Catering does not disclose personal information or protected health information ("PHI") on social media without the written consent of the individual to whom the PHI applies.

All content on social media should be accurate and compliant with Little Bites Catering's policies and legal requirements. Little Bites Catering may remove content without the authorization of the individual who created the content. Little Bites Catering will not tolerate abusive, obscene, or profane content on its social media accounts.

If you become aware of a security breach of Little Bites Catering's social media accounts, report such a security breach to info@littlebitescatering.com immediately.

[End of Social Media Policy]

Policy 3: Privacy Policy
Effective as of January 12, 2026
By the Sole Member of Little Bites Catering L.L.C.

Little Bites Catering L.L.C. ("Little Bites Catering") is committed to maintaining robust privacy protections for its users. Our Privacy Policy ("Privacy Policy") is designed to help you understand how we collect, use, and safeguard the information you provide to us and to assist you in making informed decisions when using our Service.

For purposes of this agreement, "Site" refers to Little Bite Catering's website, which can be accessed at www.littlebitescatering.com.

"Service" refers to the Little Bite Catering's services accessed via the Site, in which users can inquire about catering services.

The terms "we," "us," and "our" refer to Little Bite Catering.

"You" refers to you, as a user of our Site or our Service.

By accessing our Site or our Service, you accept our Privacy Policy, and you consent to our collection, storage, use, and disclosure of your Personal Information as described in this Privacy Policy.

I. INFORMATION WE COLLECT

We collect "*Non-Personal Information*" and "*Personal Information*." Non-Personal Information includes information that cannot be used to personally identify you, such as anonymous usage data, general demographic information we may collect, referring/exit pages and URLs, platform types, preferences you submit, and preferences that are generated based on the data you submit and the number of clicks. Personal Information is information that identifies, relates to, describes, is capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. This Personal Information includes, but is not limited to, your name, email address, payment information, and other contact information, which you may submit to us through the Site.

A. Information Collected via Technology

To inquire about the Service, you do not need to submit any Personal Information other than your phone number and email address. To use the Service thereafter, you do not need to submit further Personal Information via the Site. However, in an effort to improve the quality of the Site and Service, we may track information provided to us by your browser or by our software application when you view or use the Site or Service, such as the website you came from (known as the "*referring URL*"), the type of browser you use, the device from which you connected to the Site, the

time and date of access, and other information that does not personally identify you. We may track this information using “*cookies*,” which are small text files that include an anonymous unique identifier. Cookies are sent to a user’s browser from our servers and are stored on the user’s computer hard drive. Sending a cookie to a user’s browser enables us to collect Non-Personal information about that user and keep a record of the user’s preferences when utilizing our Site and Services, both on an individual and aggregate basis.

Little Bite Catering may use both persistent and session cookies; persistent cookies remain on your computer after you close your session and until you delete them, while session cookies expire when you close your browser. Users may set browser settings to not accept cookies and may clear their browser’s cache of cookies at their own discretion.

B. Children’s Privacy

The Site and the Service are not directed to anyone under the age of 13. The Site does not knowingly collect or solicit information from anyone under the age of 13 or allow anyone under the age of 13 to sign up for the Service. In the event that we learn that we have gathered personal information from anyone under the age of 13 without the consent of a parent or guardian, we will delete that information as soon as possible. If you believe we have collected such information, please contact us at info@littlebitescatering.com.

II. HOW WE USE AND SHARE INFORMATION

A. Personal Information

We do not sell, trade, rent, or otherwise share for marketing purposes your Personal Information with third parties. We do share Personal Information with vendors who are performing services for Little Bite Catering, such as the servers for our email communications, who are provided access to users’ email addresses for purposes of sending emails from us. Such vendors use your Personal Information only at our direction and in accordance with our Privacy Policy.

In general, the Personal Information you provide to us is used to help us communicate with you. For example, we use Personal Information to contact users in response to questions, solicit feedback from users, and provide technical support.

We may share Personal Information with outside parties if we have a good-faith belief that access, use, preservation, or disclosure of the information is reasonably necessary to meet any applicable legal process or enforceable governmental request; to enforce applicable terms of service, including investigation of potential violations; address fraud, security, or technical concerns; or to protect against harm to the rights, property, or safety of our users or the public as required or permitted by law.

No mobile information will be shared with third parties for marketing or promotional purposes. Text messaging originator opt-in data will not be shared with any third parties.

B. Non-Personal Information

In general, we use Non-Personal Information to help us improve the Site and Service and customize the user experience. We also aggregate Non-Personal Information in order to track trends and analyze use patterns on the Site.

In the event we undergo a business transaction such as a merger, acquisition by another company, or sale of all or a portion of our assets, your Personal Information may be among the assets transferred. You acknowledge and consent that such transfers may occur and are permitted by this Privacy Policy, and that any acquirer of our assets may continue to process your Personal Information as set forth in this Privacy Policy. If our information practices change at any time in the future, we will post the policy changes to the Site so that you may opt out of the new information practices. We suggest that you check the Site periodically if you are concerned about how your information is used.

III. HOW WE PROTECT INFORMATION

We implement security measures designed to protect your information from unauthorized access. We protect your information from potential security breaches by implementing technological security measures. However, these measures do not guarantee that your information will not be accessed, disclosed, altered, or destroyed by a breach of secure server software. By using our Site and Service, you acknowledge that you understand and agree to assume these risks.

IV. YOUR RIGHTS REGARDING THE USE OF YOUR PERSONAL INFORMATION

You have the right at any time to prevent us from contacting you for promotional purposes. When we send a promotional communication to a user, the user can opt out of further promotional communications by following the unsubscribe instructions provided in each promotional e-mail. You can also indicate that you do not wish to receive promotional communications from us by emailing info@littlebitescatering.com. Please note that, notwithstanding the promotional preferences you indicate by either unsubscribing or opting out via email, we may continue to send you administrative emails, including, for example, periodic updates to our Privacy Policy.

V. LINKS TO OTHER WEBSITES

As part of the Site or Service, we may provide links to or compatibility with other websites or applications. However, we are not responsible for the privacy practices employed by those websites or the information or content they contain. This Privacy Policy applies solely to information collected by us through the Site and Service. Therefore, this Privacy Policy does not apply to your use of a third-party website accessed by selecting a link on our Site or via our Service. To the extent that you access or use the Service through or on another website or application, then the privacy policy of that other website or application will apply to your access or use of that site or application. We encourage our users to read the privacy statements of other websites before proceeding to use them.

VI. CHANGES TO OUR PRIVACY POLICY

Little Bite Catering reserves the right to change this policy at any time. We will notify you of significant changes to our Privacy Policy by sending a notice to the primary email address specified in your account or by placing a prominent notice on our site. Significant changes will go into effect 30 days following such notification. Non-material changes or clarifications will take effect immediately. You should periodically check the Site and this privacy page for updates.

VII. CONTACT US

If you have any questions regarding this Privacy Policy or the practices of this Site or the Service, please contact us by sending an email to info@littlebitescatering.com.

Last Updated: This Privacy Policy was developed on December 4, 2025 and last updated on **January 12, 2026**.