



This contract is made effective as of _____ by and between _____, and BYOTA Inc. of 795 Main Street, Suite 300, Moncton, NB, Canada, E1C 1E9.

_____ agrees to pay a non-refundable fee of _____ and BYOTA Inc. shall review your restaurant and services. To be selected as a BYOTA approved restaurant you must achieve a score of a least 50% - 5 rating scores and no 1 or 2 ratings. Advertising shall be but not limited to BYOTA TV, BYOTA clientele and our BYOTA website, door sticker and mobile phone versions to our travelling clientele.

If _____ desires to take the listed advertisement off BYOTA TV, or any other advertising forum prior to the end of the one-year period, the request must be submitted in writing and sent via email to BYOTA Inc. email address marketing@byota.com. There will be no refunds given for early withdrawal of advertising.

_____ agrees to indemnify and hold harmless, to the fullest extent allowed by law, BYOTA Inc., its directors, officers, employees, agents and members for any all losses, costs, damages and expenses , including reasonable attorneys' fees, arising from any claim for infringement of the rights of third parties based upon publication of _____ advertisement, including but not limited to, claims or lawsuits arising from defamation, copyright or trademark infringement, misappropriation, rights of privacy or publicity or from any and all similar claims now known or unknown at this time.

Restaurant Owner or Marketing Director's Signature _____

Print Name _____

Witness _____ Date _____

BYOTA Inc. makes no guarantee of sales for products or services advertised.

