



Copyright Permission Request Form

Complete this form if you would like permission to use copyright-protected material owned by the National Restaurant Association Educational Foundation (Foundation) with respect to training and certification programs and products (Programs and Products).

A copyright protects text (including printed, email, and web information), graphics, art, and photographs.

Please read these directions carefully and then complete all appropriate sections. Incomplete forms will be returned to the requester. Standard processing is 15 business days, although some requests may take longer. Requests for textbook materials for students requiring accommodations under the Americans with Disabilities Act (ADA) will receive top priority for approval.

Please provide as much detail as you can. Additionally, please read through all of the Terms and Conditions before signing this Copyright Permission Request Form, as failure to comply with them in your use of the Programs and Products may subject you to legal liability.

Submit completed forms and any samples, mock-ups, or required documentation in one of these ways:

- Scanned form sent via email: permissions@restaurant.org
- Mail: National Restaurant Association Solutions, LLC
 Attn: IP Permissions
 233 S. Wacker Drive, Suite 3600, Chicago, IL 60606

If you would like permission to use a logo or trademark, please complete the Trademark Permission Request Form.

Questions? Contact Customer Care at 800.765.2122, or email permissions@restaurant.org

Requestor Information

our name.
our title:
ganization name:
pe of business:
ddress:
ty, State, Zip/Postal code:
elephone number:
nail address:
x number:
1

Request to Use Copyright Works

Da	to: Signaturo:
-	signing here, I agree to the Terms and Conditions as listed on page 3 of this Copyright Permission Request Form, nich govern the usage of the material I have requested to use:
9.	Provide any additional details about your intended use here:
8.	Will this material be sold? If yes, please estimate the price.
7.	When do you plan to publish/distribute this material?
6.	If you are requesting electronic files of a printed product, provide details about the security you intend to provide for those files to prevent unauthorized sharing or duplication:
5.	If you are requesting to use this material on a website, provide the address of the site and details about the site's security and the protection of the material here (attach additional pages, if necessary):
4.	What do you plan to do with this material?
3.	In what medium will you reproduce this material? How many copies of this material do you want to make? (if unknown, please estimate)
2.	Who will use this material? Who is the intended audience?
1.	Name the work that you would like to use, adapt, or reproduce including the pages, sections, exhibits, or portions from the work that you would like to use:

Terms and Conditions for Using a Licensed Work Owned by the National Restaurant Association Educational Foundation

National Restaurant Association Solutions, LLC ("Solutions") is the authorized licensee of certain copyrighted works ("Licensed Works") with respect to certification programs and products owned by the National Restaurant Association Educational Foundation ("Foundation"). By completing, signing, and submitting this form to Solutions, the requesting party agrees that if permission is granted, the requesting party will comply with all of the following terms and conditions set forth herein.

- 1. You will comply with all usage and quality control specifications provided to you by Solutions at any time, including updated specifications sent to you from time to time. You will use the Licensed Work only as permitted hereunder.
- 2. Solutions reserves the right to revoke at any time any permission it has granted to you in the event your use of the Licensed Work does not conform with these terms and conditions, including all usage and quality control specifications provided to you, or if your use of the Licensed Work in any way detracts from the goodwill of the Licensed Work. Such revocation will be effective immediately upon your receipt of written notice from Solutions.
- 3. Solutions reserves the right to deny this and all requests to use any Foundation Licensed Work, for any or no reason.
- 4. You agree and acknowledge that Foundation owns all right, title, and interest in and to the Licensed Work, and that no title to the Licensed Work or ownership of any related intellectual property rights is transferred from Foundation to you hereunder notwithstanding your reproduction, adaptation, or other use of the Licensed Work.
- 5. You agree and acknowledge that all rights accruing through use by you of the Licensed Work will inure to the benefit of Foundation. You agree to assist and cooperate with Foundation and/or Solutions in the perfection and/or enforcement of those rights.
- 6. Any permission granted to you pursuant to this form is for the Licensed Work only.
- 7. You will not reproduce, adapt, or otherwise use the Licensed Work without identifying it as the exclusive property of Foundation and will place the following sentence, in a format, type and size reasonably designed to be legible to all viewers, on all copies of any materials in which the Licensed Work is reproduced: "© (Year of creation or most recent revision) National Restaurant Association Educational Foundation. All rights reserved." Any reproduction, adaptation, or other use of the Licensed Work without this attribution, or in any way which implies that you or any other party is the owner of the Licensed Work, will be considered a breach of these terms and conditions.
- 8. Any permission granted to you is based on information you have provided on this Copyright Permission Request Form, and will be null and void if that information is false or incomplete. Such permission will be <u>valid only through the end date indicated by Solutions. You will cease all copying, display, and other use of the Licensed Work on that end date.</u>
 Any copying, display, or other use of the Licensed Work after that end date will be considered a violation of Foundation's intellectual property rights and these terms and conditions.
- 9. You agree that any violation of Foundation's intellectual property rights or the terms and conditions hereunder will cause great harm to Solutions and/or Foundation and that, in addition to monetary damages, Solutions and/or Foundation may seek injunctive relief to address such harm.
- 10. This agreement will be governed by the laws of the District of Columbia. Any suit relating to this agreement will be brought only in the District of Columbia. You consent to the exclusive jurisdiction and venue of the courts located in the District of Columbia, and you consent to service of process from the District of Columbia.