



Mid America Fox Trotting Horse Association

PO Box 726, Republic MO 65738

website: www.mofoxtrot.com/midamerica

2019 Vendor Agreement

_____ Mid America Grand Slam Horse Show, July 11-13th - \$125.00 vendor fee

Each space comes with 2 show passes, 4 additional may be purchased at 1/2 price.

Quantity_____ x \$5.00 = _____

Total Amount enclosed: _____ Signature_____

Association and Vendor further covenant and agree that the space herein leased by Association to Vendor shall be strictly and only leased during the above-mentioned dates and for no other times; and Vendor shall have no privileges, options, or otherwise beyond the termination date of this agreement.

Association and Vendor further understand and agree that all merchandise, manufactured products, goods, and services sold or placed on exhibit by Vendor will be done at the sole and exclusive risk and liability of Vendor; and Association shall not be responsible for any damage or injury to said merchandise, manufactured products, goods and / or service caused by fire, water, accident, windstorm, natural disaster, theft, contamination, act of God or any other cause whatsoever. Vendor acknowledges that it is not an agent of Association and that no joint venture or any other type of business relationship or association as the result of the execution of the Agreement. Vendor agrees to insure its own property at its own expense.

It is further understood and agreed by Association and Vendor that Association shall not in any way or manner be liable or responsible for any personal injury or accident to any patron, visitor, or third party that may occur as a result of arising out of the selling or operation or display by Vendor of any product, exhibit or display on Association's grounds. Vendor agrees to assume all liability and / or responsibility for any such injury or accident caused to any such third party, patron or visitor; to bear the loss therefore; and to indemnify and Association for any loss suffered by Vendor including but not limited to attorney's fees, court costs, and expenses incurred by Vendor in defending and demand action or selling and / or display of Vendor and its products on the grounds of Association.

Prior to Vendor being permitted to enter into space leased, Association requires Vendor, and Vendor agrees to furnish and deposit with Association a Certificate of Insurance(Commercial General Liability) with a minimum limit of \$ 1,000,000 naming Association as Certificate Holder. Vendor may be removed from premises if financial and insurance obligations are not met.

Association and Vendor further covenant and agree that all-special construction or special electrical installation shall be in accordance with the most recent national electric code and be pre-approved by Association. All such expenses required for the erection and maintenance of such installments shall be paid exclusively by the Vendor.

Vendor and Association further covenant and agree the Vendor will not sublet the leased space under any condition or any portion thereof except by written consent first obtained from the Association

Association specifically reserves the right to decline, reject, modify, remove and/or prohibit a vendor, agent of vendor, products, exhibit or portion thereof which at the sole discretion of Association is not tastefully sold, exhibited or displayed in the best interest of the Association patrons of the Association's events.

Vendor covenants and agrees to obey and comply with all policies of the Association, all ordinances, statutes, and regulations, and laws of the County of Douglas, State of Missouri and the United States which may in any way manner govern and / or regulate Vendor's use of said space and / or operation of said booth or exhibit in, or about said leased space.

Vendor further agrees with Association that Vendor will not sell, exchange, barter, or permit Vendor employees to do so, any tickets or admission to Association's grounds issued to Vendor or Vendors employees.

Vendor further agrees with Association that it will surrender possession at the expiration of the Agreement said leased premises in as good condition as premises were when Vendor took possession, unavoidable wear and tear alone excepted.

****Please bring all vendor goods with you as the MFTHBA Office will NOT ACCEPT packages shipped to you before or while you are on the MFTHBA Show Grounds either by UPS or Fed-Ex.** Thank you for your cooperation with this.**

Lessee: (Vendor)

Lessor: (Association)

Date: _____

Date: _____

VENDOR INFORMATION:

Name of Company: _____

Type of product(S) to be displayed or sold: _____

Contact Person: _____

Daytime Phone: _____

Billing Address: _____

Insurance Certificate: _____

Date Paid: _____ Amount: _____ Receipt# _____