



GENERAL TERMS OF VENDOR PARTICIPATION AGREEMENT

VENDING UNITS

Vendors should have adequate protection for inclement weather, the rain, sun and heat.

USE OF ALLOCATED SPACE(s)

- 1. All Hallows Fantasy Faire (AHFF) reserves the right of approval for the vending unit; a self-contained food service unit may not exceed 15 feet in length and 12 feet in height. AHFF reserves the right of approval for items to be sold, and the specific price to be charged for each item in order to insure value and consistency. This article is not intended to govern the retail pricing of vendor wares but to operate within a fair market price to maintain value for the patrons.
2. Vendor shall provide adequate personnel for the operating hours of the festival.
3. Vendor shall be prepared to continue vending from the allocated space in the event of rain. Bring appropriate coverage. If weather becomes too inclement to operate vending booths, AHFF will be responsible for making final determination of outdoor operations.
4. Vendor may not sell or consume alcoholic beverages.
5. Vendor shall not use noisemaking devices or public address systems in or around their allocated space without prior approval of the festival, pursuant to the Code of Ordinances of the City of Sonora.
6. Vendor shall comply with all laws, ordinances, rules and regulations of any lawful authority, agency or government entity which apply to the use of its vending unit requirements, including without limitation, any applicable fire and building code of the City of Sonora, and health regulations of the Tuolumne County Health Department.
7. Vendor agrees to indemnify and hold harmless the All Hallows Fantasy Faire, the City of Sonora, and Tuolumne County, its officers, directors, representatives, employees, and agents for all penalties, fines, costs, expenses, damages, from the Participating Vendor's failure to comply with such laws.
8. Vendor accepts decision of AHFF in disputes between Vendor and any other Festival participant or on any matter not covered by this agreement.
9. Food Vendors must register with the staff of the Mother Lode Fairgrounds and Pay the applicable fees to the fairgrounds at the arranged times of the Mother Lode Fairground staff. Telephone:(209) 532-7428 Fax:(209) 532-3573 Office Hours:Monday-Friday 8am-5pm

CARE OF ALLOCATED SPACE AND VENDING UNITS

- 10. Vendor shall maintain allocated space and vending unit in a neat, safe and orderly condition during the festival. Vendor property in the back of the booth must be stacked/stored to maintain an appropriate appearance at the event.
11. Vendor shall be responsible for set-up and removal of their own equipment, fixtures, inventory and other property. Set-up is Fri.21stTBD, Sat.22nd TBD. Breakdown on Sunday at 6:00 pm to be completed by noon Monday 24th. Vendors do NOT have to break down Saturday night; the All Hallows Fantasy Faire is not liable for any property left on the exposed overnight at the event.
Vendor shall furnish trash containers and bags, and bag all garbage and trash on a regular basis during the Festival. At the conclusion, Vendor must remove garbage, and equipment from the allocated vending space.
12. Vendor shall surrender allocated space to the Mother Lode Fairground Monday at the end of the Festival in the same condition as when Vendor assumed occupancy and shall pay to the Mother Lode Fairground such amounts as shall be sufficient to restore such space to the same condition as when Vendor arrived.

SECURITY

Vendor agrees that AHFF, its officers, directors, representatives, employees, and agents shall have no responsibility whatsoever for any loss or damage to Vendor's equipment, supplies, goods or other property. Vendor acknowledges awareness that street tractors, sweepers and washers may come through the grounds after the Festival and may cause damage to any remaining equipment, fixtures, etc.

LIABILITY

Neither the All Hallows Fantasy Faire, the City of Sonora nor Tuolumne County shall be liable for any loss or damage to the property of Vendor or any of its representatives, employees, agents, patrons and guests, because of fire, robbery, accidents, or any other cause whatsoever that may arise from Vendor's use or occupancy of its allocated space during the Festival. Vendor agrees to indemnify and hold harmless representatives, employees, and agents of All Hallows Fantasy Faire and/or the Mother Lode Fair Grounds against any and all claims of any person whomsoever, from acts or omissions of Vendor, its representatives, employees, agents, patrons, or guests

ADVERTISING

I hereby give consent to All Hallows Fantasy Faire the use of my vending name, bio, images, or voice, recorded in any print, photographic, electronic or digital medium, in connection with marketing for All Hallows Fantasy Faire. Hallows Fantasy Faire may freely use such information without inspection or payment for a period not to exceed one (1) hundred years from date of signature.

TERMINATION

AHFF may, at its election, terminate the Participating Agreement between AHFF and Vendor any time upon a breach. Upon termination, Vendor shall have no rights and AHFF shall have no obligations under the said Participating Agreement. Vendor shall breach this contract in any violation here said therein will forfeit space payment without refund.

I have read the General Terms of Vendor Participation agreement and agree to abide by its rules and all terms and conditions set forth therein.

SIGNATURE _____ Date _____

Please keep one copy of this agreement for your records



CRAFT VENDOR APPLICATION
ALL HALLOWS FANTASY FAIRE
October 22nd & 23rd 2016

Description of Item(s), Craft or Wares For Sale:

Craft or Wares	Price
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	
9.	
10.	

Add more items below if needed or send your complete list of products with app.

Note: If you have any type of food samples, prepackaged foods, teas or herbs you must fill out Non-hazardous Food & Craft Application. Any items for Human consumption are subject to the Non-Hazardous Food Permit from the Environmental Health Dept of Tuolumne County.

We strongly encourage you to demonstrate your craft at your booth, if possible.

***If new vendor or returning vendor who is selling something different, please attach photos with application.**

Notes:

**SWAP MEETS, FLEA MARKETS, OR
SPECIAL EVENTS CERTIFICATION**

People who sell merchandise in California are generally required to hold a seller's permit.

You may not sell at this event unless you have a seller's permit or are not required to hold a permit. You are required to have a permit if you are selling, even temporarily, new or handcrafted items or used items you purchased for the purpose of reselling to others. You are not required to hold a permit if you are only making "occasional" sales, selling products that are not taxable when sold at retail, or selling on behalf of a section 6015 retailer.

You may electronically register for seller's permit at no cost to you by visiting our website at *www.boe.ca.gov*. To find a Board of Equalization (BOE) office near you, call our Taxpayer Information Section at 800-400-7115 (TTY:711) or visit our website. If you obtain a temporary seller's permit, the business address on your temporary permit should be the address of the temporary selling location and the mailing address should be your permanent place of business or residence.

Occasional and Nontaxable Sales - Occasional sellers are usually people who are not required to hold a seller's permit because they will not be making a series of qualifying sales. A person who has cleared their garage of used items *accumulated for their own use* and who sells *only* those items would usually qualify as an occasional seller, provided they make sales no more than twice in a 12-month period. Some sellers who make only nontaxable sales are also not required to hold seller's permits. Examples include sellers of fresh produce or other cold food products sold "to go." Please note, however, some food sales are taxable, including sales of food for consumption in places where admission is charged.

Section 6015 Retailers - Revenue and Taxation Code section 6015 relieves certain individuals of the requirement to obtain a seller's permit when: (1) the product supplier is a BOE approved section 6015 retailer, (2) the product supplier reports and pays tax on the actual "retail selling price," (3) the individual is selling only those items purchased from the section 6015 retailer, and (4) the individual provides the name of the product supplier. Typical section 6015 retailers include multi-level marketing retailers that solicit sales through a network of individual salespeople/representatives (for example, Avon, Tupperware).

Verification of a seller's status is required by law. Please complete all four sections of this form. Please print.

1. EVENT INFORMATION

EVENT NAME AND PLACE

All Hallows Fantasy Faire 220 Southgate Dr. Sonora CA, 95370

EVENT DATE(S)
Oct 22 & 23 2016

TABLE/BOOTH/LOCATION ID#
TBA

2. VENDOR/EXHIBITOR INFORMATION

OWNER'S NAME

MAILING ADDRESS (*street number or P.O. box*)

(*city, state and zip code*)

TELEPHONE NUMBER
()

DRIVER LICENSE NUMBER OR STATE ID NUMBER AND STATE

TYPE OF BUSINESS, DESCRIPTION OF ITEMS TO BE SOLD/DISPLAYED

3. STATUS—Check appropriate boxes, and provide requested information

- I hold a valid seller's permit. My number is: **S**
- No sales of tangible personal property are being made or solicited at this event.
- I am not required to hold a seller's permit because:
 - My retail product sales are not subject to tax
 - I sell on behalf of a section 6015 retailer _____
 - My sales are exempt occasional sales

4. CERTIFICATION—Partners/additional sellers, complete a separate copy of this form

The above statements are certified to be correct to the best knowledge and belief of the undersigned.

NAME (<i>typed or printed</i>)	TITLE
SIGNATURE	DATE

See reverse for disclosure information.



Privacy Notice

This is not a request for you to provide information. This is an informational notice according to the requirements of the Information Practices Act (Civil Code §1798.17). No action is required.

We ask you for information so that the BOE can administer the state's tax and fee laws. The BOE will use the information to determine whether you are paying the correct amount of tax and to collect any amounts you owe. You must provide all information requested, including your social security number (used for identification purposes [see Title 42 U.S. Code sec.405(c)(2)(C)(i)]). A list of authorized agencies, among others, who the BOE may disclose information to, and a complete list of the California Revenue and Taxation Codes is available on our website at www.boe.ca.gov/pdf/boe324gen.pdf, then scroll to the second page.

What happens if I don't provide the information?

If your registration information is incomplete, the BOE may not issue your permit, certificate, or license. If you do not file complete returns, you may have to pay penalties and interest. Penalties may also apply if you do not provide other information the BOE requests or that is required by law, or if you provide fraudulent information. In some cases, you may be subject to criminal prosecution.

In addition, if you do not provide the requested information to support your exemptions, credits, exclusions, or adjustments, they may not be allowed. You may owe more tax or fees or receive a smaller refund.

Can anyone else see my information?

Your records are covered by state laws that protect your privacy. However, the BOE may share information regarding your account with specific state, local, and federal government agencies. The BOE may also share specific information with companies authorized to represent local governments.

Under some circumstances, the BOE may release the information printed on your permit, certificate, or license, such as account start and closeout dates, and names of business owners or partners, to the public. When you sell a business, the BOE may give the buyer or other involved parties information regarding your outstanding tax liability.

With your written permission, the BOE can release information regarding your account to anyone you designate.

Can I review my records?

Yes. Requests should be made in writing to your closest BOE office. A complete listing of BOE locations can be found at www.boe.ca.gov. Additional information regarding your records can be found in publication 58-A, *How to Inspect and Correct Your Records*. For a copy of this publication, go to www.boe.ca.gov or call the Taxpayer Information Section at 800-400-7115 (TTY:711), Monday through Friday, 8:00 a.m. to 5:00 p.m. (Pacific time), except state holidays. If you need more information, you may contact the BOE's Disclosure Officer at 916-445-2918 or by writing:

Disclosure Officer, MIC:82
State Board of Equalization
PO Box 942879
Sacramento, CA 94279-0082

Who is responsible for maintaining my records?

The officials listed below are responsible for maintaining your records.

Sales and Use Tax
Board of Equalization
Deputy Director, SUTD, MIC:43
PO Box 942879
Sacramento, CA 94279-0043
800-400-7115

Property and Special Taxes and Fees
Board of Equalization
Deputy Director, PSTD, MIC:63
PO Box 942879
Sacramento, CA 94279-0063
800-400-7115

