WEBER COUNTY VENDOR SPACE LEASE AGREEMENT COMMERCIAL VENDOR

THIS AGREEMENT, made in Ogden, State of Ut	ah on	by and between the	
WEBER COUNTY FAIR, hereinafter called FAIR	R and:	(Date)	
(Com	pany or Business Na	me)	
	(Address)		
(City)	(State)	(Zip)	
(Vendor's Name)		(Phone Number)	
(Email) hereinafter called VENDOR.			
The FAIR and the VENDOR hereby agree as follows:	ows:		
The VENDOR hereby leases from the FAIR the follooth #(Indoor OR Outdoor).	ollowing space o	n the Weber County Fairgrounds in	
The terms of this lease shall be for the period of the Saturday.	e Weber County	Fair, August 11 – 14, 2021, Wednesday through	
The VENDOR intends to use aforementioned leas Retail Sales Educational Exhibit(s) Advertising the following item(s)	ed space for:		
Please be SPECIFIC in items you wish to be selling	ng, exhibiting, or	advertising. You may only sell items listed below.	
Most booths have access to 110 volts of electricity	, depending on t	heir location.	
	thout full paym	ease of said space for the duration of the FAIR, on or before July 1s ent. Cancellations will forfeit any monies paid. Booths paid in	
	IL TO: WEBER Attn: Bruce and 1000 North 1 Ogden, Uta at gsecvendors@	1200 West h 84404	

6. The VENDOR is responsible for issuing fair tickets to each of their booth employees. 32 tickets will be issued per contract (8 tickets/day). If more fair tickets are needed, vendor must purchase them. No one will be allowed to enter the fair without a ticket. NO EXCEPTIONS! ______ (Initial)

1.

2.

3.

4.

5.

/.	hereby agrees that upon such a failure to make complete payment on said date releases the FAIR from any obligation under this instrument and hereby agrees that upon such a failure to make complete payment the FAIR may lease the above described space to another party if the FAIR deems such an alternative to be in the best interest of the FAIR. VENDOR agrees that any such breech of the agreement upon his/her part shall result in the forfeiture of all, or will be liable for entire balance due on exhibit space (Initial)			
8.	The VENDOR shall not, without prior written consent of the FAIR, assign or sublet any part of this leased pace(Initial)			
9.	The conditions, rules, and regulations attached to this agreement are hereby made a part hereof and are incorporated herein by reference, and the VENDOR further agrees to be bound by the FAIR'S interpretations of said conditions, rules, and regulations in the event a dispute should arise concerning them. Rules and regulations printed in the Weber County Fair Premium Book will be binding upon the VENDOR also(Initial)			
10.	The VENDOR agrees to pay for all costs of collections, default, breach, or enforcement, hereunder, including a reasonable attorney fee(Initial)			
11.	 FAIR will not be liable for damages due to delay or failure to perform any obligation under this agreement if such delay or failure results directly or indirectly from circumstances beyond the control of such party. Such circumstances shall include, but not be limite to, strikes, disturbances, riots, fire, water damage, flood, severe weather, governmental action, war, acts of God, or any other cause similar or dissimilar to the foregoing which are beyond the reasonable control of the party from whom the affected performance was due(Initial) 			
12.	. In the event said leased space is changed, eliminated, condemned, or rearranged, the FAIR may reassign another space to the VENDOR(Initial)			
13.	3. Booth spaces are a designated 10' X 10' size. In no instance shall anything (signs, chairs, posts, merchandise, personnel, etc.) extend forward of the booth front. Indoor exhibits may be displayed to a height of 8' in the rear 4' of your booth. In the front 6' of your booth display must be kept below 3'. VENDORS must confine all transactions to this leased space and shall not solicit prospective custome in any other location on the fairgrounds except within this leased space (Initial)			
14.	I. This agreement contains the entire understanding of the parties and no oral or other representation not contained herein shall be binding to the parties hereto (Initial)			
15.	5. SEVERABILITY: It is understood and agreed by the parties that if any part, term, or provision of this contract is held by the courts to be illegal or in conflict with any law of the state where made, the validity of the remaining portions of provisions shall not be affected and the rights and obligations of the parties shall be construed and enforced as if the contract did not contain the particular part, term or provision held to be invalid (Initial)			
16.	5. The Fair reserves the right to refuse to lease space to any vendor who has previously been found by the Fair Board to have violated any provision of a previous lease agreement or Golden Spike Event Center/Weber County Fair Rules and Regulations (Initial)			
IN '	WITNESS WHEREOF, the FAIR and the VENDOR have signed this instrument of the day and year first above written.			
I, th	ne VENDOR, have read, initialed, and understand the above lease agreement.			
	VENDOR DATE			
	ASHTON WILSON Manager of Events DATE			

Revised 01/2020