Florida Florida trade association Region 7	Supp N		ibit Boo - Marcl	oth Contra n 9, 2025	act
Please make check	payable to the Florida RV	Frade Association.	For FRVTA Use	e Only	
Mail to:			Booth #		
FLORIDA RV TRADE ASSOCIATION			Date [.]		Date:
5407 Boran Place					
Tampa, Florida 33610 Attention: Regional Show Booth Coordinator					Ck#:
Phone: (813) 741-0488					Amt:
or	Email to anac@frvta.org		Bal:	Bal:	Bal:
Booth Information			Product Description		
Note: Booths are located in a tent on grass. 1 - 6' skirted table and 2 chairs will be provided.			Please list al	l merchandise to be di	splayed in your booth.
Request/Notes:					
# of Booths		ost Per Booth	Tł	nere are No Exclusives on	Merchandise
	Member \$450.00		Authorized Representative		
	Non-Member	\$ 800.00			
	Electric	\$ 100.00			
	Booth Sub-Total				
Tax (7.5%)			Email: This person is responsible for exhibit booth and shall be utilized as the liaison between FRVTA and exhibiting company.		
read, accept and a must be a member payment. We acc not received, cont	r in good standing with ept that the remaining ract may become null a	e provisions of the the FRVTA. A debalance is due 30 and void.			
A Certificate of Insurance must accompany this contract to be valid.					
	0 0		ncellations and r	equest for refunds mus	t be provided in writing.
	omplete this Section in Fu				
Company Nam					
	s:				
			State:	<mark>Zip:</mark>	
Published Addr	ess: (if different than ab	,			
					Zip:
Phone:		Fax:		Toll Free:	
E-mail:			Website:		
Rep (Print): Signature:					
(See reverse for rules, insurance specifications and more information)					

RULES AND REGULATIONS Governing the Conduct of the FLORIDA RV TRADE ASSOCIATION REGIONAL SHOWS

(1) SCHEDULE OF OPERATIONS

- A. Refer to the Exhibitor Manual for move-in times and show hours.
- B. No exhibit shall exceed 3 feet in height for the first 7 feet of any Vendor Exhibit Booth except that when a canopy is used it may be supported at the corners by something no larger than the size of the exhibit tubular frames, and the canopy must be so erected as to allow an unobstructed view of neighboring booths.
- C. Exhibitors agree to keep their exhibit open and fully manned with proper representatives during scheduled hours of public dates.
- D. Early breakdown and/or move-out will result in a \$500.00 fine to be paid before the exhibitor may set-up exhibit in the next show.

(2) INSTALLATION AND REMOVAL OF EXHIBITS

- A. No Exhibitor shall use any nails, tacks, brads, staples, screws, screw eyes, bolts, glue, paste, gummed tape or other fastening or anchoring devices of any kind of nature whatsoever in or on the floors, walls, columns, doors, windows, ceiling or any other part of building or grounds.
- B. No Exhibitor shall fasten any wire, rope, string, or thread to any part of the building or grounds for displaying signs, advertising literature or merchandise without first securing permission in writing from the Show Management.
- C. No Exhibitor shall install or cause to be installed any articles of merchandise which will obstruct the view of other exhibits.
- D. All necessary electrical, gas, steam, water and drainage outlets required by the Exhibitor shall be installed only by the building mechanics of Facility Management at Exhibitor's expense.

(3) SUBLETTING OF SPACES / CHARACTER OF EXHIBITS

No exhibitor shall, without the consent of Show Management, assign, sublet or apportion the whole or any part of the space rented by it. Neither shall any Exhibitor, without the consent of Show Management, represent any other firm, corporation or individual, or advertise, distribute literature concerning, or offer for sale the product of any other firm, corporation or individual except as specified in its contract for space. Each Exhibitor agrees to use and occupy said space at the rental provided and for each display or exhibit of only the merchandise contracted for or for which said Exhibitor is the representing agent.

(4) UNOCCUPIED SPACE AND DEFAULT

Show Management reserves the right, should any Exhibitor fail to have its exhibit on the premises by 3:00 PM on the designated move-in day (see Exhibitor Manual), to rent said exhibit space. This clause shall not be construed as affecting the obligation of the Exhibitor to pay the full amount of the rental provided in the contract for space in the event Show Management shall not so let the space, nor shall it affect the right of the Association to retain as liquidated damages the whole or any part of the rental received.

If default is made by Exhibitor in any of the covenants of this contract, or if any of the Rules and Regulations, which are expressly made a part hereof, this contract may, without notice, be terminated by the Association, and the Association may retain all monies received on account of rental as liquidated damages and the said Association may thereupon, with or without process of law, remove the said Exhibitor, its employees, agents or servants, and may remove all of the Exhibitor's articles of merchandise and other personal property from the space contracted for and from the buildings and grounds of the exhibit area or may cause same to be held for incurred expenses or levies.

(5) OBJECTIONABLE NOISES

No exhibitor shall be permitted to show any article of merchandise in operation if the same is productive of noise or is in any manner whatsoever objectionable to surrounding Exhibitors.

(6) <u>SOLICITATION OF THE GROUNDS AND BUILDINGS</u>

The aisles and other spaces on the grounds, not leased to Exhibitors, shall be under the control of Show Management. All displays, interviews, conferences, distribution of literature, lectures, and the transaction of business of any nature whatsoever shall be made inside the space contracted for. Standing in aisles or in front of exhibit booths of other Exhibitors is strictly prohibited unless written permission has been given by Show Management.

(7) <u>COLLECTIONS</u>

Should an exhibitor's payment be returned to FRVTA due to insufficient funds, or any reason, the exhibitor will be liable for all bank charges, collection fees and/or attorney's fees incurred by FRVTA in pursuit of collection of the monies due.

(8) INSURANCE AND LIABILITY

Each Exhibitor shall be liable for the safety of its exhibits and other property against robbery, fire, accident, or any other hazard whatsoever, without limitation. No right or claim whatsoever shall be asserted against the Association or the owners and/or managers of the exhibit buildings and exhibit areas by any Exhibitor for the loss of or damage to any exhibits, articles of merchandise or other personal property owned, rented, or leased by the Exhibitor, arising from any cause whatsoever.

Supplier/Vendors are NOT allowed to demonstrate or allow a consumer to operate ANY motorized or rideable unit.

No Exhibitor shall allow any article, thing, display, amusement device and/or unapproved item to be brought into, or any act to be done on the premises which will increase the premium, liability, or exposure that may or would create a cause for any policy or policies of insurance to be cancelled.

EXHIBITOR must provide "THE ASSOCIATION" with a Certificate of Comprehensive General Liability with Liability limits of no less than \$1,000,000 Per Occurrence and \$2,000,000 in General Aggregate, Automobile Insurance Liability Limits of \$1,000,000 per occurrence minimum, Workers Compensation as provided by the statutory limits of \$100,000 for Bodily Injury, \$100,000 Per Employee, \$500,000 limit for Bodily Injury by disease for each accident.

"THE ASSOCIATION" is to be listed as additional insured under General Liability and Automobile Liability in relation to show participation.

Certificates are required with submission of contract of show space rental. Exhibitor will at all times protect, indemnify and save and hold harmless "THE ASSOCIATION" against and from any and all loss, cost, claim, liability, penalty or damages or charges imposed for any violations of any law or ordinance, whether or not occasioned by neglect of Exhibitor or its employees, agents, and/or volunteers; and from any and all loss, cost, claim, damage, or expenses arising out of or related to any accident or any other occurrence in connection with Exhibitor's participation and/or exhibit area in said show to whomsoever or whatsoever.

THE BURDEN OF LIABILITY FOR THEFT OR VANDALISM OF FURNISHINGS AND ARTICLES CONTAINED THEREIN WILL REST WITH THE EXHIBITORS.

(9) INTERPRETATION AND AMENDMENTS

- A. Show Management has the right to reassign exhibit space if necessary. Show Management shall have the right to change the location of the assigned space for an Exhibitor.
- B. Show Management also has the right to set limits (minimums and maximums) on all show exhibits. By completing this contract, the Exhibitor agrees to abide by all rules and regulations of Show Management which may be changed without advance notice to Exhibitor.
- C. Show Management assumes no responsibility or liability for any services performed or materials delivered.
- D. Show Management shall have full power to interpret and enforce all rules contained herein and the power to make amendments thereto, and to enact such further rules and regulations as it shall consider necessary for the proper conduct of the show.
- E. Show Management shall have the power to levy charges or any labor and/or special services required as a result of an Exhibitor's failure or neglect to adhere to this contract. The charge of actual labor plus a penalty of not less than ten dollars (\$10.00) nor more than one thousand dollars (\$1000.00) shall be levied as Show Management sees fit.

(10) COMPLIANCE WITH LAWS

The Exhibitor will comply in all material respects with all applicable laws, ordinances, rules, regulations, and requirements ("Laws") of governmental authorities (including, without limitation, environmental and OSHA laws and the rules and regulations thereunder), except where the necessity of compliance therewith is being contested by the Company in good faith by appropriate proceedings. Specifically, the Exhibitor agrees to comply with any and all health and safety orders, advisories and protocols from governmental authorities. Failure to comply with Laws and advisories may result in the immediate cancellation of this contract, ejection from any FRVTA event and the forfeiture of any and all payments made pursuant to this contract or any other contract with the FRVTA.

(11) NOTIFICIATION REQUIRED BY FEDERAL LAW

As in the past, contributions, dues payments, for products and services, sponsorship or registration fees paid to the Florida RV Trade Association, Inc., are not deductible as charitable contributions for Federal Income Tax purposes.

(12) <u>REGIONAL SHOW RULES</u>

By signing this contract with Show Management, all exhibitors agree to abide by the terms in this agreement, Exhibitor's Manual and The Florida RV Trade Association Uniform Show Policy and Rules.