

THE *Wedding* FAIR

EXHIBITOR TERMS & CONDITIONS:

PURPOSES: Events by Autumn ("Planner") is the producer and coordinator of The Wedding Fair ("The Event"), scheduled for November 22, 2026 at the Event Center, at the Ravalli County Fairgrounds, in Hamilton, Montana ("Venue"). Both Planner and all Exhibitors are subject to certain requirements of the Fairgrounds. The Parties further desire to set forth the agreement between them. In consideration of these purposes and the mutual terms and conditions set forth below, the Parties agree as follows:

1. Advertiser Fee: There are no additional advertiser fees to participate in our wedding show, but you are REQUIRED to assist in promoting the show organically. We will provide you with a marketing calendar and instructions on how you can be most effective.

2. Exhibitor's Booth Equipment: Planner will provide the Exhibitor's booth(s) with: one 6' linen draped table, and one 8.5x11 exhibitor identification sign. All booths are 8'x10,' unless you are participating in a showcase as a show sponsor, or opted for double booth, 8' x 20' booth. No chairs are included, and we discourage the use of chairs for the purpose of exhibitors to sit. Power is not readily available to every location, so it is imperative to let us know if your booth requires a power source. Additional fees may apply for power, if the Fairgrounds charges additional for this.

3. Occupancy: Exhibitor agrees to have its exhibit ready for public viewing no later than Sunday, 9:30am, November 22, 2026. Exhibitor also agrees to occupy and maintain its exhibit space at The Event during advertised show hours. (November 22, 2026 from 10am - 3pm)

4. Move-In: Exhibit materials can be delivered to the Event Center on Saturday, November 21, 2026, 12pm to 7pm, and Sunday November 22, 2026, 8:00am to 9:30am. These are hours for The Event. Bridal Haus may have different hours for pick up and drop off of decor.

5. Display Removal: No exhibit or part of an exhibit may be removed from The Event during show hours (10am - 3pm). If an exhibitor removes any part of their display or tears down early, they will not be allowed to participate in any future Planner shows, for as long as Planner deems appropriate.

6. Move-Out: Teardown commences at 3pm. In the event Exhibitor has not entirely removed all display items after 6pm, Planner shall be authorized to remove (at the sole cost and

expense of the Exhibitor) any and all items remaining on the property without liability for any resulting damages or losses.

7. Use of Space: Exhibitor's use of display booth(s) shall be limited to merchandise and/or services listed on the registration information document, and shall be used for no other purpose without the prior written consent of Planner. Planner reserves the right to reject or remove any display or presentation that in its sole discretion deems inconsistent with the use set forth on this participation & advertising agreement, or which otherwise fails to comply with terms of this agreement.

8. Display Restrictions: No signs, partitions, apparatus, shelves, etc., may extend more than ten feet above the floor along the rear of an exhibit. Exhibitor agrees not to obstruct aisles or access to neighboring booths, nor conduct or operate its exhibit so as to cause interference with, annoyance or endangerment to other exhibitors or visitors. This restriction applies to but is not limited to, volume of P.A. systems, persons, musical instruments or any device which volume might be objectionable to Planner. The distribution of any samples, souvenirs, publications, or other sales or promotional activities shall be conducted only from within the Exhibitor's booth.

9. Damage or Defacement of Building: Exhibitor shall not injure, mar, or deface the center or the grounds outside the center. Exhibitor shall not drive any nails, hooks, tacks, or screws in any part of the center, nor shall it make any alteration of any kind therein. Upon demand of the Venue or Planner, Exhibitor shall pay to Venue or Planner such sums as shall be necessary to restore the premises, center, or grounds to their original condition if any portion thereof shall be damaged by the act, default, or negligence of Exhibitor.

10. Food Service and Distribution: Exhibitor may not serve food or beverages in the Commercial Building without the written consent from Planner. If you will be serving samples of food or beverages of any type at The Event, Exhibitor is solely responsible for obtaining the necessary licenses and permits, and paying the necessary fees, if required, to Ravalli County Health Department. You must adhere to existing Ravalli County Health Department food service parameters. These certificates must be turned in to the Fairgrounds a minimum of (10) days prior to the event.

11. Food Service by a non-Caterer: Food and/or beverage items as traffic promoters (i.e., popcorn, coffee, bar service) must be approved by the Planner and the Ravalli County Health Department.

12. Alcoholic Beverages: Exhibitor(s) and their employees, agents, and guests shall not consume or distribute any alcoholic beverages at The Event without advanced permission from the Planner. All alcoholic beverages served at the event will be managed through a single, licensed caterer, organized by the Planner.

13. Lotteries and Contests: Exhibitor shall be solely responsible to ensure that any drawings, lotteries or contests held by Exhibitor on the premises are conducted in strict compliance with the law.

14. Dispensing of Advertising Materials: Planner reserves the right to restrict or remove signs, literature, and business cards of businesses or person's not leasing separate exhibit space in The Event. An Exhibitor may only display signs and dispense literature and advertising materials pertaining to their particular business within their booth space. This applies to, but is not limited to, any advertising containing businesses, which, in the opinion of Planner, could have leased separate exhibit space at the event.

15. Floor Plan/Relocation: Planner reserves the right to alter the number of booth spaces in The Event, limit the number of Exhibitors in each business category, and reserves the right to relocate Exhibitor for the sole purpose of consolidating traffic flow. Floor plans are subject to change without notice.

16. Indemnification: In consideration of being permitted to participate in The Event, the Exhibitor hereby agrees to hold Planner and Venue harmless for and from any loss, injury, or damage to any person or property, caused by negligent acts, errors or omissions of this Exhibitor, its agents, guests, or employees. Exhibitor agrees to reimburse said Planner and Venue for any expenses, including but not limited to any reasonable attorney's fees or court costs (collectively, "loses"), necessarily incurred in defending against any claim arising from said negligent act or omission.

17. Sublet of Space: The contracted space is to be used solely by the Exhibitor whose name appears on the contract, and no portion can be sublet or re-assigned under this agreement.

18. Exhibitor Fee: Exhibitor agrees to pay Planner on or before the dates shown on their invoice. The booth fee represents an Exhibitor's fee for space and advertising reserved under this Agreement. The fee is non-refundable. If Exhibitor has not paid the invoiced fees by scheduled dates, Planner may elect to terminate this Agreement and forfeit Exhibitor's booth space without further notice.

19. Vendor Wait List: We reserve the right to limit the number of vendors in each category. If a category is full, we will begin a wait list and notify you if space becomes available.

20. Cancellation: The Parties agree that the success of The Event is dependent upon the participation of a large number and broad range of Exhibitors. Exhibitor's cancellation for any reason will therefore be detrimental to The Event and/or will result in Planner expenditure of additional time and effort in locating a substitute Exhibitor for the booth(s) reserved under this Agreement. Last minute cancellations may affect your admittance at future Planner organized events. All payments are non-refundable. Planner reserves the right to refuse exhibit space to any Exhibitor or potential Exhibitor.

21. Interruption or Termination: It is understood and agreed that Planner and Venue reserve the right to interrupt or terminate the event, when, in the judgment of Planner or Venue, such interruption or termination is necessary to protect public order or safety. Exhibitor waives any claim against Planner or the Venue for refund, damages, or compensation should the event, and therefore this Agreement, be so interrupted or terminated. In addition, in the space reserved hereunder or any portion of the exhibition area is destroyed or damaged by fire or any other cause, or in the event any casualty renders Planner or Venue fulfillment impossible or impractical, then this Agreement shall terminate. Neither Planner nor Venue shall be liable for any refund or damages to Exhibitor. Exhibitor further assumes the risk on any prevention, interruption at the event due to strike, lockouts, labor disputes, acts of God, structural defects in the Commercial Building facility, hostile governmental action, riot, civil commotion, or other causes beyond the reasonable control of Planner. Planner shall not be liable to Exhibitor for any refund of damages resulting there from.

22. Default: The failure of Exhibitor to comply with any term or condition of the Agreement shall constitute default. In addition to the specific remedies set forth elsewhere in this Agreement, Exhibitor's default shall entitle Planner, at its election to immediate termination of this Agreement, to injunctive relief, and/or to recovery of all damages resulting from Exhibitor's default. The remedies set forth in this Agreement are cumulative.

23. Attorney's Fees: Should Planner bring any action or court proceeding to enforce this Agreement, Planner shall be entitled, in addition to court costs, to recovery of its reasonable attorney's fees, and such amount shall be made part of the judgment.

24. Corporate Representatives: If Exhibitor is a Corporation, the Party or Parties executing this Agreement on behalf of Exhibitor represent that such Party or Parties have authority to bind Exhibitor. That Exhibitor is a valid existing corporation. That Exhibitor is authorized to transact business in Montana and that Exhibitor is otherwise in compliance with all tax and corporate laws pertaining to Exhibitor.

25. Lead list: The lead list should be available within a week of the event. The list will contain registrant's name, wedding date & a form of contact information. Names of attendees are collected by a third party vendor, and Planner is not liable for any missing information in the list.

26. Confidentiality of List: Exhibitor acknowledges that the list, information therein, and leads acquired at Exhibitor's booth (collectively "lead information") is the property of the Planner, and is proprietary and confidential. Release of the lead information to non-authorized businesses may irreparably damage the credibility of Planner. Exhibitor agrees to use the leads information only for its own purposes to solicit business for Exhibitor's contracted products and services. In the event the Exhibitor releases the lead list to a non-

authorized business that uses the lead list for commercial purposes, Exhibitor agrees to pay Planner liquidated damages in the amount of \$500.00 for each non-authorized business to which Exhibitors provided the lead list and used the lead list for commercial purposes.

27. Trash: You must remove all trash from your own booth area. Do NOT use trash bins inside the Commercial Building for booth waste. Garbage dumpsters are located outside the kitchen door.

28. Spills: If you cause a spill, or one happens in your booth, use the equipment in the maintenance closet to sweep or mop it clean (near restrooms)

29. Cardboard: Cardboard must be flattened and left in the trailer outside the kitchen door. Cardboard dropped into the dumpster WILL result in financial penalties to the vendor.

30. Animals: No animals are permitted without Planner permission

31. Entire Agreement: This Agreement embodies the Parties entire Agreement and any further agreement between the Parties shall be ineffective to modify this Agreement unless set forth in writing and signed by the Parties.

32. Time is Of the Essence: Time is of the essence regarding the performance or each of the covenants and agreements of this Agreement.

33. Severability: If any provision of this Agreement shall be deemed void of unenforceable by a court of competent jurisdiction, such determination shall not affect any other provision, and all other provisions shall remain in full force and effect.