SOCIETY OF SAN GENNARO FEAST

"A Love Affair with Italy"

"Little Italy Las Vegas"

The Feast of All Feast!



Business Name: _





SAN GENNARO FEAST

Celebrating 44 Years In Las Vegas!! MAY 8th to 12th 2024

SPECIALTY VENDORS CONTRACT AND AGREEMENT

Contact Person:			_ Title: _			
Address:		City:			State:	
Zip:Phone:		Fax:		E-mail:		
Describe all items you wish to se	ll / display:					
Booth Size, Power and Ten	t Rental	Entry Fee		Desired Location		
10' frontage x 10' depth:		\$ 600.00		Booth Location:		
10' frontage x 10' depth corner		\$ 900.00				
20' frontage x 10' depth:		\$ 1200.00				
Tent with light fixture for each 10x10		\$ 190.00		Total Booth Cost:		
Insurance (\$1 million liabil	ity):	MANDATORY	•			
Side walls \$20.00 per 10-ft.	•	\$				
Additional Power (20 amps		\$ 150.00		Deposit:		
Additional Power (220-30 o		\$ 300.00				
Cleaning Fee Deposit (Cash		ek In \$ 50.00				
8 1		 !		Total Amount Due: \$		
Electricity needed (check one): 1	110v A	MPS	220v	AMPS		
with uniform tent requirements requirements, which exceed the 1 Each Vendor receives Four (4) Fl Payment Deadline: April 29, 20 subject to a \$100.00 late fee per	as determined by 500 watt outlet rec REE worker passe 124 /After this da 10 x 10 booth space	Y SAN GENNAI quirement. Cost is s per booth. Addit te it's first come, the payable via Zel	RO FEA s subject to ional pass , first ser le to rest	ST, INC. There will be an extra to change based on fuel cost. Additional ses are \$15.00 each. ve. Note: Contracts must be paid in the civals@aol.com, cash, money order of the contracts must be paid in the civals@aol.com.	ble for rent and Vendors must comply charge for any additional electrical onal space is \$60.00 per running foot. In full by this date. Late payments are or cashier's check. Check payable to:	
SAN GENNARO FEAST, IN www.sangennarofeast.com emai	,	0	77, Las	Vegas, Nevada 89103, Cell 702	2-286-4944. Visit our Web site at	
SIDE of this document, and AGREES or additional rules which may be mod CANCELABLE, and deposits are NO.	that if accepted as a diffied or later require N-REFUNDABLE und d covenants hereunde	Vendor at this Even ed by SAN GENN pon signing. Applica er, and for other good	nt, to abide NARO FE ant is of the	by all terms, conditions and rules as set EAST, INC., or any of their designated at AGE OF MAJORITY and has the author	set forth on both the FRONT AND BACK forth in this Agreement, as well as any new representatives. This Agreement is NON-prity to execute this Agreement. Therefore, ency of which is hereby acknowledged, the	
Applicant's Signature					Date	
Accepted by SAN GENNARO F	EAST, INC.				Date	

RULES AND REGULATIONS

PERMITTED USE: The operation of an independent retail booth selling/displaying ONLY the products or providing ONLY the services as described on the Front side of this Agreement. Vendor SHALL NOT HAVE AN EXCLUSIVE on this product or service without a separate agreement for such with Promoter. Vendor shall operate only under the BUSINESS NAME described on the Front side of this Agreement and exhibition is restricted to EMPLOYEES or REPRESENTATIVES of this named company. Vendor's product, booth set-up and display are subject at all times to PROMOTER'S APPROVAL and to all of the terms of this Agreement. ALL exhibits must be confined to within the allotted space/booth unless modified by the express written permission of Promoter. FAILURE TO COMPLY with any of Promoter's Rules and Regulations either contained herein or later provided to Vendor, either orally or in writing, shall be grounds for immediate TERMINATION of the Agreement with NO REFUND to Vendor. Vendor is responsible for safety and legality of its exhibit(s) and COMPLIES WITH ALL APPLICABLE LAWS & REGULATIONS & ASSUMES FULL RESPONSIBILITY IF ANY LAWS ARE BROKEN. *VENDOR'S INITIALS ______

NON-PERMITTED ITEMS AND RESTRICTIONS: There shall absolutely be NO ALCOHOLIC BEVERAGES of any kind displayed sold or consumed by Vendor or Vendor's employees within the Booth or on Event premises unless specifically contracted within this Agreement. If Vendor violates this provision and refuses to follow this Agreement Vendor's Booth will be closed and Promoter will charge Vendor \$100.00 per hour for Promoter's Security to tear down and remove the Booth. YOU MAY NOT BRING YOUR OWN SODA OR WATER PRODUCTS TO SELL OR GIVE AWAY. Sponsor SODA and WATER BEVERAGES MAY be sold only with express written consent of Promoter and in compliance with exclusive Event beverage sponsor's contract. All soda and water will be supplied by a soda company and sold to Vendor by SAN GENNARO FEAST who will also sell ICE to all vendors. All obligations shall survive the expiration term of this Agreement. LEMONADE MAY NOT BE SOLD, NO VENDOR shall display, sell, or wear any items bearing offensive words or graphics, nor display such in their behavior during Event hours VENDOR MAY NOT sell or display any items which imply or promote violent or criminal acts or which incorporate materials derived from killing an endangered species. Promoter has the right to decline, prohibit or expel any Vendor or exhibit which in Promoter's sole judgment is out of keeping with the character of the Event, in such case this Agreement would be canceled and the offending Vendor would not be entitled to any refund. NO EXCEPTIONS. All Booths must be manned at all times during show hours. UNMANNED BOOTHS

*VENDOR'S INITIALS _____

PAYMENT: FULL PAYMENT due upon signing. 50% deposit acceptable with express permission of Promoter. Balance must be paid IN FULL by April 29, 2024 to avoid the 100.00 late fee. Acceptable methods include **Zelle to rfestivals@aol.com**, personal/business check, (subject to immediate cashing), money order, cashier check or cash (delivered in person, not mailed). Returned checks are subject to a \$50.00 service charge with NO EXCEPTIONS. *VENDOR'S INITIALS ______

SET-UP & REMOVAL: Set-up begins on Monday, May 6, 2024 at 9:00 AM and must be completed by 1:00 PM on Wednesday May 8, 2024. Ready for business. NO SET-UP AFTER 1:00 PM. NO EXCEPTIONS. The Event begins at 4:00 PM. May 8, 2024. FOUR (4) hours prior to opening all Booths must be fully operational and all vehicles off the grounds. VENDOR FURTHER AGREES that dismantling will not begin until 11:00 PM Sunday, May 12, 2024 and will be completed by 6:00 PM on Monday, May 13, 2024. Vendor is required to give Promoter a \$50.00 (CASH ONLY) cleaning fee deposit at time of Check-In. Vendor shall surrender premises in broom-clean condition satisfactory to Promoter, otherwise the \$50.00 cleaning fee deposit will NOT be returned to Vendor by Promoter. ANY EQUIPMENT, PRODUCT OR PROPERTY LEFT IN A VENDOR'S BOOTH AFTER 6:00 PM ON May 13, 2024. SHALL BE DEEMED ABANDONED AND SHALL BECOME THE PROPERTY OF PROMOTER. Due to us to clean and be off of the property. NO EXCEPTIONS. *VENDOR'S INITIALS _______

PERMITS & INSURANCE: The required local business license will be provided and paid for by Vendor. Promoter will provide a onetime sales tax form or Vendor may submit to Promoter a copy of Vendor's sales tax I.D. number in advance. All Vendors MUST have a \$1,000,000.00 liability INSURANCE policy covering the duration of the Event from set-up to final cleanup. It is also recommended that Vendors carry Property Damage insurance for protection from fire, theft, food poisoning, loss, damage or accidental injury, inventory fixtures, etc. resulting from any cause whatsoever (Including Acts of God). Vendor is further expected to comply with Nevada State statutes regarding employer's liability and worker's compensation insurance where applicable Vendor must provide a certificate naming: San Gennaro Feast, Inc., LVGV, LLV D\B\A THE M RESORT SPA CASINO IT'S RESPECTIVE PARENT COMPANIES RELATED AND AFFILATED COMPANIES OF EACH AND THE OFFICERS, DIRECTORS, AGENTS, EMPLOYEES AND ASSIGNS AS ADDITIONAL INSUREDS. FOOD SELLERS are required to hold a HEALTH PERMIT prior to seven (7) days in advance of the event from the SNHD located at 280 S. Decatur Blvd. Las Vegas, NV 89127. Phone 702-759-0604. Health Permits obtained less than seven days ahead of event will incur a late fee. The Fire Department requires a portable fire extinguisher with a minimum

rating of 40B in every food booth, If your frying anything in grease you will need a silver K2 fire extinguisher. As well as a fire retardant tent. All Booths are subject to inspection starting on opening day at 12:00 PM by Health and Fire officials so be ready. All Vendors are required to obtain the necessary insurance, licenses and extinguishers PRIOR TO OPENING. FAILURE TO COMPLY will PROHIBIT Vendor from opening and Vendor will not be entitled to any refund, offset or compensation whatsoever. *VENDOR'S INITIALS ______

LIABILITY: Vendor agrees to INDEMNIFY AND HOLD HARMLESS Promoter, any co-sponsors, co-promoters or any of Promoters representatives or employees for any personal injury or property damages, liabilities, losses, attorney's fees or costs resulting from any cause whatsoever, regardless of fault, including any claims resulting from unauthorized or criminal acts of any third party. Additionally, vendor agrees to pay any and all of San Gennaro Feast, Inc. fees and costs as well as San Gennaro Feast, Inc. attorney fees and costs in the event of a dispute. *VENDOR'S INITIALS ______

SUBLETTING & ASSIGNMENT: VENDOR SHALL NOT assign, sublease, apportion, mortgage, pledge or in any way transfer in whole or in part this Agreement or any part of the Booth there under without the express written permission of Promoter. PROMOTER MAY assign this Agreement if Vendor does not show up by the end of the set-up time. Worker passes are likewise non-transferable and are subject to \$15.00 fee per worker over the 4 free passes provided. *VENDOR'S INITIALS ______

PROMOTER RESERVES THE ABSOLUTE RIGHT TO MAKE ANY CHANGES necessary in Promoter's sole judgment for the benefit of the Event, including changes in size, location or duration of the Event. Promoter reserves the right to settle any dispute between Vendors, to interpret the terms of this Agreement, and to recover reasonable ATTORNEY'S FEES AND PROMOTER FEES in connection with any dispute arising under this Agreement. The waiver by Promoter of any breach of this Agreement or of any full or partial condition for performance hereunder shall not operate or be construed to be a waiver of any subsequent breach or condition. *VENDOR'S INITIALS ______

***If any term, covenant or condition of this agreement, or any application thereof, should be held by a court of competent jurisdiction to be invalid, void or unenforceable, all terms, covenants and conditions of this agreement, and all applications thereof, not held invalid, void or unenforceable, shall continue in full force and effect and shall in no way be affected, impaired or invalidated thereby. **VENDOR'S INITIALS**______