



Son Rise Music Festival
October 27, 2018
Food Booth Vendor Registration Form



Company Name: _____
Vendor 1: _____ Contact: _____
Vendor 2: _____ Contact: _____
E-Mail: _____

Type of food items you sell: (Please include sale price)

Will you require electricity? (one outlet) Yes No

Please supply your own extension cords and surge protectors - be sure to label with your name.

Will you require additional cooking space? Yes No

No open flames are allowed under the pavilion.

Checks can be made payable to "Lift 3:16, Inc."

This form, fee and signed agreement must be submitted by October 12, 2018

SonRise Music Fest Terms & Conditions

1. **Space Rental Agreement and Payment** – The signed Vendor agreement and booth information form must be mailed to Lift 3:16, Inc. at 103 Raywood Drive, Houma, La 70360. Vendor hereby executes and agrees to this agreement for booth space which includes all information and provisions provided to you. Upon confirmation and acceptance by the Promoter, the undersigned agrees to be bound by all Terms and Conditions contained herein.
2. **Space Assignment** – Booth space will be assigned by the Promoter. Booth space will not be assigned until vendor submits the booth information form, the booth fee and this signed agreement. Booth assignments will be made with effort to be fair to all vendors. Vendor understands that competitive vendors may be in close proximity to one another. The Promoter reserves the right to adjust the floor plan prior to the event based on need.
3. **Sub-Letting** – The Vendor shall not assign, sublet or apportion the whole or any part of the space allocated by the Promoter to the Vendor.
4. **Space Restrictions** – Vendor displays must be contained within the booth dimensions and not obstruct a clear view of neighboring booths. The Promoter reserves the right to restrict the use of glaring or irregular lighting at any time during the event. Solicitation and sales outside of an vendor's assigned booth is prohibited. Solicitation includes but is not limited to use banners, fliers or vehicle graphics.
5. **Show Hours, Setup and Tear Down**
 - a. **Vendor Move In** – Setup will be Friday, October 26th from 12:00 PM to 5:00 PM and Saturday, October 27th from 6:30 AM to 8:00 AM. All exhibits must be show-ready by 8:00 AM on the day of the show.
 - b. **Show Hours** – The show will be open on Saturday, October 27th, 2018 from 8:00 AM to 6:00 PM No major changes to displays are

allowed during the public show. All displays and booths must be attended by at least one representative throughout the show. Vendors working booth shall wear a vendor badge at all times. No outside food or beverage shall be brought into the venue by a vendor.

- c. **Vendor Tear Down** – Booths shall remain fully intact until 6:00 PM on Saturday, October 27th, 2018. Vendors are required to close all booths and stop selling items at 6:00 PM. Vendors shall have until 5:00 PM on Sunday, September 30th, 2018 to remove all displays and booth materials. Any materials remaining after 5:00 PM will be removed at the Vendors expense.
6. **Products** – Products and information must be legal, safe and appropriate for all ages. Promoter reserves the right to disqualify and remove vendors, products or materials showing or distributing of products or information at their sole discretion. Promoter will not be liable for any loss of profit, lost of sales, or damage caused by an expulsion.
7. **Food and Beverages** – Food products must be approved by Lift 3:16, Inc. in order to ensure that you are not competing with another booth. Serving of alcohol is prohibited.
8. **Noise and Machinery** – The Promoter has the right to stop the display, demonstration or running of a machine that causes vibrations, noise, smoke, smell or other nuisance on site. Noise and music shall not interfere with the house sound or disturb adjacent vendors. The Vendor shall, at the request of the Promoter, stop or reduce the use of loudspeakers, microphones, amplifiers, musical instruments, gramophones, radios, camera equipment, video or photography equipment, or any other equipment or machinery not deemed appropriate to the show.
9. **Taxes and Sales** – Vendors must collect sales tax at the current rate and remit payment to the state and parish tax offices. Forms will be given or mailed to vendors directly by the tax offices. Vendors are responsible for having cash to make change at their booth. Wholesaling, clearance pricing, going out of business sale, or other pricing schemes deemed as deliberately unfair competitive practices are prohibited. Raffles are prohibited. Give-aways are welcome. Vendor is expected to use professional and appropriate sales tactics. In the case of indecent or unacceptable behavior of any kind by a vendor, the Promoter reserves the right, at their sole discretion, to disqualify such vendor and remove them from the premises. Promoter will not be liable for any loss of profit, loss of sales, or damage caused by such an expulsion.

10. **No Guarantee Attendance** – Promoter does not guarantee specific volumes or levels of attendance at the event.

11. **Public Safety** – Vendor will comply with local, city and state laws, ordinances and regulations and the Lafourche Central Market, including those covering fire, safety, health and all other matters. No cooking can take place under the Pavilion. All precautions must be taken to protect cement. Vendor shall provide a 20 B:C UL rated fire extinguisher for each device within the booth.

12. **Insurance and Liability** – It is expressly understood and agreed by the Vendor that it will make no claim of any kind against Promoter or Event Management for any loss, damage, theft or destruction of goods or exhibit; nor for any injury that may occur to himself or his employees while in the event place, nor for any damage of any nature, or character whatsoever, and without limiting the foregoing, including any damage to his business by reason of the failure to provide space for an exhibit or removal of the exhibit; or for any action Event Management in relation the vendor. The Vendor shall be solely responsible for his own agents and employees, and to all third persons, including invitees and the public for all claims, liabilities, actions, costs, damages and expenses arising out of relating to the custody, possession, operation, maintenance, or control of said space or exhibit, for negligence or otherwise relating thereto. To the fullest extent permitted by law, Vendor shall indemnify, defend (at Vendor’s sole expense, including all attorneys’ fees and costs of litigation) and hold harmless Promoter and Event Management, their insurers, joint ventures, representatives, members, designers, officers, directors, shareholders, employees, agents, successors, and assigns (Indemnified Parties), from against any and all claims for bodily injury and death, damage to property, demands, damages, actions, causes of actions, suits, losses, judgments, obligations and any liability, costs and expenses (including but limited to investigative and repair costs, attorneys’ fees and costs, and consultants’ fees and costs.) (“Claims”) which arise or are in any way connected with the used of the exhibition, including but not limited to Claims asserted by Vendors employees and subcontractors. These indemnity and defense obligations shall apply to any acts or omissions including those arising from strict premises liability and/or the sole contributory, comparative, simple, gross, active or passive negligence of Promoter and Event Management, their employees or agents.

Signature of Vendor

Date