

Terms and Conditions

- 1. Alteration of Terms and Conditions:** No alterations or variations of the terms and conditions of this agreement will be valid unless in writing and signed by the parties hereto. No oral understanding or representations are binding on either party hereto unless in writing and signed by both parties.
- 2. Restrictions:** Show Management reserves the right to cancel this agreement for cause, including but not limited to behavior unacceptable to Show Management on the part of the Exhibitor, its agents, and employees. Show Management also reserves the right to restrict the Exhibitor as to the use of any sound amplification, lighted candles, open flame, animals, helium balloons or any other action deemed to be unfit or objectionable to the dignity or safety of the show. Show Management reserves the right to refuse participation of any Exhibitor at any time.
- 3. Licenses & Laws:** Exhibitors must comply with all government regulations, laws, ordinances, and obtain at their expense any legally required inspections or permits for their display. Exhibitors must comply with all Fire Department regulations and instructions prior to and during the show.
- 4. Exclusivity:** Show Management does not offer exclusives on any product or service at any event it produces. Show Management may, at its discretion, limit the number of exhibitors in any class of product or service.
- 5. Exhibitor Space & Subletting:** The exhibit space contracted for is to be used solely by the Exhibitor whose name appears on this agreement. It is agreed that the Exhibitor will not sublet assign or share any portion of the exhibit space with any other merchant company division or potential exhibitor without the written consent of Show Management. Any literature or materials representing a company not contracted into the show may not be distributed and will be confiscated other than as authorized by Show Management. Show Management may make exceptions for companies whose product is a bridal magazine or resource guide with prior approval. You may not promote bridal shows or any other events from your booth, unless authorized by Show Management.
- 6. Liability:** The Exhibitor is entirely responsible for the exhibit space leased and shall not injure, mar, or deface the premises. The Exhibitor shall not drive, nor permit to be driven, any nails, tacks, pins, or screws in any part of the floor, carpet, walls, or drapery material without the written permission of the Show Management. The Exhibitor agrees to reimburse Show Management and/or Event Center for any loss or damage to the premises or equipment as a result of the Exhibitor's conduct or the conduct within Exhibitor's control.
- 7. Insurance & Liability:** Exhibitors are strongly encouraged to acquire insurance for your exhibit and provide a Certificate of Insurance naming Show Management (Love in Oregon, LLC) as an additional insured for the dates of the show, including set up day. Show Management will not be responsible for safety of exhibits against theft, fire, robbery, accident, or for any other destructive cause or for any injury that may arise to the public in their leased area, or to the Exhibitor, or to their employees while at the show, or en route to the show. Exhibitor agrees to hold harmless Show Management (Love in Oregon, LLC), its officers or employees from any damage, injury, or loss to any person or persons, including but not limited to any person to whom the Exhibitor may be liable under any action, claims or suits for damages, including but not limited to loss of property, goods, wares and merchandise caused by, arising out of, or in any way connected with the exercise by the executor of the privileges granted herein.
- 8. Food Sales and Samples:** Sales and Samples of food are governed by the venue rules. Distributing food or beverages requires pre-authorization of Show Management. Exhibitors agree to follow all government food handling regulations.
- 9. Confidentiality of Brides List:** Registration lists are for exhibitor's exclusive use and shall not be distributed or disclosed to any other person or business. The Love in Oregon Wedding Show Registration List shall not be used to promote any other event, or any other business not in the show. In addition, Exhibitor agrees that any show attendee's names gathered by the Exhibitor will not be sold, distributed, or otherwise transferred to any third party. Exhibitors agree to pay Show Management \$1000 for each business or event not contracted in the show that they supply this list of names or promote with this list.
- 10. Booth Assignment:** Booth space assignments will be assigned by Show management based on the needs of the vendors and the layout of the show. Show Management reserves the right to alter or change floorplans without notification.
- 11. Animals:** No live animals, except service animals, are allowed at the show including during setup or tear down without prior written consent of the Show Management.
- 12. Cancellations-** In the event the Exhibitor cancels prior to January 1, 2026, the required 50% retainer will be retained as liquidated damages. Any other down payments made above the retainer will be returned to the Exhibitor. If the Exhibitor cancels on or after January 1, 2026, the entire contract amount is due and payable in full. **ALL CANCELLATIONS MUST BE DONE IN WRITING!** Verbal cancellations will not be accepted. If the Exhibitor fails to make payments when due, Show Management may cancel Exhibitor's right to exhibit without further notice or refund of retainers or payments. If the Exhibitor fails to comply with any of the terms and conditions of this agreement, Exhibitor will forfeit all payments made hereunder and Show Management shall have the right to remove the Exhibitor from the show, and/or take possession of the Exhibitor's space without any further notice.
- 13. Set-Up and Tear Down:** Exhibitors are required to set up their booth on Friday prior to the show, between 2pm-8pm. No Exhibitor may start packing or tearing down before the show ends at 4pm on Sunday. Exhibitors agree to pay a fine equal to 50% of their contract total if they start to pack and remove their booth before the show ends at 4pm. Exhibitors will have 4 hours following the end of the show to remove all exhibits and property. Any property not removed within the 4-hour period will be removed by Show Management, without responsibility for damage, and stored at the Exhibitor's expense.
- 14. Litigation:** Should any litigation result from the interpretation or enforcement of this agreement or any part thereof, the prevailing party will be entitled to an award of reasonable attorney's fees and costs against the other party, including any appeal or arbitration thereof. In the event of default, Exhibitor agrees to pay all collection agency fees, including but not limited to, attorney fees and court costs and any other costs and expenses resulting from this account being placed with a collection agency.
- 15. Liens:** Show Management will have a lien upon any and all property stored, used or located upon leased space or elsewhere by the Exhibitor for any unpaid rentals and for damages sustained by the breach of this contract or otherwise caused by the Exhibitor, and will have right to retain such property or any part of it without process of law and may appropriate or sell any or all such as if its own to satisfy such claim.
- 16. Show Cancellation:** Show Management will not be held liable for any damage or expense incurred by the Exhibitor in the event the show is delayed, interrupted, cancelled, or not held for any reason beyond the control of the Show Management.
- 17. Matters Not Covered:** All matters not covered in these conditions of contract are subject to the decision of the Show Management, which will be final.
- 18. Exhibitor Disagreements:** The decision of Show Management is final in any disagreement between Exhibitors.
- 19. Laws of Oregon:** This agreement shall be governed by the laws of the State of Oregon.