

Please print legibly OR type

Vendor name as it will appear:
Legal name of your business ("Vendor"):
Business owner:
Contact person day of Event:
Mailing address:
City, State, Zip:
Business Phone:
Email:
Proposed Use of Space:
Proposed Items:

## **PRICING**

Vendor Booth Fee: \$350. In consideration of this fee Vendor will be provided with a 10' x 10' space (not tent) with two (2) working passes. Vendor may purchase up to four (4) additional passes at a preferred rate of \$75 per person. Any additional passes must be purchased at face value.

If approved for booth space, Wildwood Revival ("Festival") will send an invoice for the total amount due as listed herein and payment is due upon receipt of such approval. If payment is not received by June 30th, 2022 the booth space reservation will be canceled.

Please send a photograph or weblink of your work for the festival's review.

MA BOOTH RESERVATION WILL NOT BE CONSIDERED COMPLETE UNTIL ALL BOOTH AND FEES ARE PAID IN FULL AND A SIGNED APPLICATION/AGREEMENT IS RECEIVED BY FESTIVAL.

\*NOTE: COMPLETION OF THIS APPLICATION AND AGREEMENT DOES NOT GUARANTEE BOOTH SPACE AT THE EVENT. FESTIVAL WILL REVIEW THIS APPLICATION AND IF YOUR BUSINESS IS APPROVED, FESTIVAL WILL NOTIFY YOU TO CONFIRM A BOOTH SPACE RESERVATION.

## VENDOR RULES, APPLICATION AND AGREEMENT

- 1. Complete this application in full and submit with photos or weblink to: contact@wildwoodrevival.com
- 2. If you have questions about application procedures or the event, please email contact@wildwoodrevival.com
- 3. Vending space for the Event is limited and expected to sell-out. With that in mind, please complete your application as soon as possible.
- 4. The Vendor Booth fee is \$350. Vendor will be provided with a ten by ten (10x10) space and two (2) working passes in order to staff the booth during the Event. Vendor is to provide tables, chairs and tent.
- 5. Please note that your space will not be confirmed until full payment has been received. All payments must be received no later than June 30th, 2022.

- 6. Festival reserves the right to assign the location of all vendor booths. If you have a very specific place you want to be, we will do our best to accommodate, but booth locations are based on first-come-first-serve and are not guaranteed. A map showing booth locations will be supplied to each vendor in advance, along with (2) informational advances covering everything you need to know (e.g. load-in, times, etc.).
- 7. Photographs or weblink of your work/wares are required to be submitted with this application.
- 8. Any and all sales tax payments are the responsibility of vendors.
- 9. All tents, products and signage will be constructed and set-up prior to gates opening.
- 10. Vendor's entire setup must fit within the designated 10' x 10' booth space or an additional booth space fee will be charged.
- 11. No vehicles allowed on-site without first checking in with your vendor coordinator, who will escort you into the property and show you your space. Do not drive on grass unless permitted to do so by your vendor coordinator. This is important in order to minimize impact on the property and traffic congestion. Do not leave your vehicle unattended during load-in. It may have to be moved, if it is blocking a production route. If your vehicle is left unattended in a location that is crucial for production and we cannot locate you, your vehicle will be towed. Last but not least, do not bring anyone in your vehicle who is not properly credentialed. Anyone caught doing so will be removed from the premises. All vehicles are subject to search before entrance to the property is granted.

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- 12. Each vendor space will receive two (2) working passes for the event. Vendor may purchase up to four (4) additional passes at a preferred rate of \$75 per person. Any additional passes must be purchased at face value.
- 13. Please note that almost all glassware is restricted at Cloverleaf Farm. Certain items may be permitted for display purposes only on a case-by-case basis (i.e. artwork), please inquire if you are considering bringing glassware.
- 14. Absolutely no outside food or drink is permitted on event grounds as they may conflict with an exclusive event partner.
- 15. Festival reserves the right to ban any item and/or seller not in compliance with Event rules and regulations and at the discretion of Festival staff. In the event of Vendor's removal from the Event for any reason, Vendor waives all rights to refunds, etc. and Festival shall have no liability

whatsoever in relation to such removal.

- 16. Cancellations must be submitted in writing to <a href="libby@wildwoodrevival.com">libby@wildwoodrevival.com</a>. Cancellations received on or before June 30th, 2022 will receive a refund of booth fees minus a \$50.00 administrative fee. Cancellations received after June 30th, 2022 will receive no refunds unless there is a medical or familial situation. Vendor acknowledges, agrees, represents, and warrants to Festival:
- 1. Vendor will abide by all rules and provisions as specified in this agreement and application.
- 2. Vendor will follow all guidelines regarding set-up, tear-down, and hours of operation. Official details on these items will be distributed in two (2) e-mail advances sent in August and September.
- 3. Vendor tents must be firmly secured. If staking, please consult with our operations team on-site beforehand, to make sure you are not within direct proximity of water lines.
- 4. Vendor is solely responsible for any and all sales tax payments.
- 5. Vendor agrees to place all trash, recycling and composting into event containers or plastic garbage bags for pickup by our trash collection service following the event and before leaving the site.
- 6. Vendor agrees to abide by the rules, code of conduct and information listed on the F.A.Q. of our website.
- 7. Vendor shall and hereby agrees to indemnify, defend and hold harmless Festival, Sake of the Song Productions, LLC (d/b/a Wildwood Revival), Magic Moments, LLC, and their parents, subsidiaries and affiliates and each of their respective officers, directors, owners, employees and managers (the "Indemnified Parties"), from and against any and all claims, demands (whether rightful or baseless), losses, costs, expenses, obligations, liabilities, damages, recoveries, awards and deficiencies, including, without limitation, interest, penalties, and reasonable attorney fees and costs, and expert witness fees, that the Indemnified Parties incur or may incur or suffer and withat arise out of or are related to Vendor's acts or omissions in relation to the performance or mon-performance of any of its obligations in this Agreement, or Vendor's breach of any of its obligations under this Agreement. Vendor's duty to defend the Indemnified Parties shall arise mimmediately upon demand for a defense by any of the Indemnified Parties and shall not be dependent upon a finding of any fault by Vendor. Each of the Indemnified Parties shall have the wright to select counsel of their choice to defend each of them.

By signing below Vendor acknowledges that it has read and agrees to regulations of this Event and all provisions of this Agreement.	o comply with all rules and
Signature of Authorized Vendor Representative:	
Name of Authorized Vendor Representative:	
Title/Position of Representative:	