

CONCESSIONS MANUAL

southfloridafair.com

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South Florida Fair Exhibits and Concessions Manual

www.southfloridafair.com

P. O. Box 210367 West Palm Beach, FL 33421-0367 **Physical Address:** 9067 Southern Blvd. West Palm Beach, FL 33411 (561) 793-0333

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Officers and Division Directors:

Robert Weisman Chair, Board of Trustees

Matt Wallsmith, CPA Vice President/CFO

Alex Rodriguez Director of Operations

Shamel Jalahej Director of Finance Vicki Chouris, CFE President/CEO

Becky Brashear, CFE Director of Business Development

Rita De Mier-Lincoln, CFE Director of Brand Management

Jeff Swank Director of Safety & Security



2023 SOUTH FLORIDA FAIR January 12 - 28, 2024

APPLICATION FOR SPACE

Please	check: New	Applicant		Re	turning Applican	t	
		P	PLEASE PRII	т			
NAME OF BUSINESS:							
CONTACT NAME:				F	EIN#:		
				SALES TA	X DEALER #		
ADDRESS:							
CITY:			S	TATE:	ZIP:		
PHONE: ()			FAX:()			
EMAIL:				CELI	_:()		
		TYPE (OF EXHIBIT				
		Food Sales	Direct	Sales			
What age is your targe	et market?						
PRODUCT: List ALL ite	ems you would like t	o sell or display.	If selling, giv	ve price range	\$		
Stock Truck?Ye	sNo	Stock Truck El	ectric:	_YesN	o Carr	nping?Ye	sNo
		INDOOR SP 10'x10' or			5		
Booth size requested	X			Do you n	eed pipe & drape?	YesYes	No
What is the largest spa	ace you can attractiv	ely fill:	X	What is t	ne smallest?:	x	
		OUTDOOR S Fair Expe			TS		
Do you have: Trailer _	Tent	Other		If trai	ler, is the hitch ren	novable? Yes	No
Front Footage:	Depth:	Center	x				
How many sides can y	ou sell from:						

REFERENCES

Have you ever exhibited at the SOUTH FLORIDA FAIR: Yes No
If yes, when:
List name of company at that time:
Please check trade organizations you are a member of: OABA NICA IAFE
Florida Federation of Fairs Other
How many years has your business been in operation?
List Fairs/Festivals you have been associated with and a contact person/telephone number at each event.
1)
2)
3)
4)

Please return your application to: South Florida Fair Attention: Exhibits/Concessions Department P. O. Box 210367 West Palm Beach, FL 33421-0367

I HAVE READ AND UNDERSTAND ALL THE MATERIALS REQUIRED TO EXHIBIT AT THE SOUTH FLORIDA FAIR, INCLUDING INSURANCE INFORMATION AND RULES AND REGULATIONS.

Signature:	

Date:_____

IMPORTANT!

NEW VENDORS: This application MUST include a recent photo of your set up. Applications without photo will not be considered.

RETURNING VENDORS: Please include pictures of your booth(s). Any changes in products sold or booth appearance must be included in your application.

- * For your application to be considered, all parts of this form must be filled out completely This is an application for space, not a contract or offer to enter into a contract. Application does not guarantee space
- * Deposits will NOT be accepted with applications. If a contract is offered, deposits are immediately due

- Insurance requirements and the Rules & Regulations are available at: www.southfloridafair.com/VendorInfo

SOUTH FLORIDA FAIR & PALM BEACH COUNTY EXPOSITIONS, INC. RULES AND REGULATIONS TO LICENSE AGREEMENT Rev. 7/23

1. **INCORPORATION INTO AGREEMENT:** These rules and regulations, as amended from time to time, ("Rules and Regulations") are incorporated and made a part of this License Agreement (hereinafter "Agreement") by and between the SOUTH FLORIDA FAIR AND PALM BEACH COUNTY EX-POSITIONS, INC. ("Fair") and the Licensee named in the Agreement for the annual South Florida Fair or ("Event"). Upon execution of the Agreement, Licensee agrees to abide by all Rules and Regulations as stated hereinafter and, as may be amended from time to time. It is the responsibility of the Licensee to be apprised of all Rules and Regulations and to educate all employees, agents, servants, guests, invitees, etc. of them as well.

2. STATUS OF NAME, ADDRESS, ETC.: The Licensee represents and warrants that the legal name as contained in the Agreement as well as the address, telephone number and name of authorized agent(s) is accurate and correct in all respects and makes this warranty as of the date of the Agreement and continuing through its term and duration. Licensee further represents and warrants that the Authorized Agent listed in the Agreement has full, complete and absolute authority to legally bind the Licensee. If the Licensee is a corporation, it warrants and represents that it is in good standing and active, and if it is not a Florida corporation, it warrants and represents that is authorized to do business in the State of Florida. Any change in the Licensee legal name, fictitious name, address, telephone number, or Authorized Agent, shall be forwarded to Fair, in writing, no later than three (3) days after the change.

3. PAYMENT: Payments will be due as stated in the Agreement. Fair will only accept cash, money order, certified or cashier's check, or a credit card for the Event. No space can be occupied until full payment is complete. If Licensee fails to timely pay the sums due as provided for in the Agreement, if applicable, Fair shall be entitled to accrual of interest on the unpaid sums due at a rate equal to the lesser of 1.5% per month, or the maximum rate permitted by law. Notwithstanding anything herein to the contrary, the interest rate charged by Fair shall never exceed the highest rate allowed by law, as amended from time to time.

4. DELIVERIES AND SHIPMENTS: The Fair shall accept deliveries on behalf of Licensee, subject to the following provisions: Notwithstanding anything contained herein to the contrary, the Licensee, at all times, assumes the risk of loss of all shipments delivered to the Fair and releases the Fair of any responsibility for the receipt and storage of said shipments. The Licensee expressly waives any and all liability and responsibility for loss or damage caused to any shipment against the Fair regardless of the care or, lack of care, exercised by the Fair or its officers, agents or employees in handling, storage, or delivery of the shipment. No bailment is created by shipment and delivery of any goods to the Fair. The Fair reserves the right to impose a handling and storage charge for any large, unusual or any other delivery which requires, in Fair's sole opinion, extraordinary time and effort. All deliveries must be plainly marked with the name of the Licensee, the number of the building or tent and the number or letter of space assigned to the Licensee and addressed to the shipping address as indicated at the top of the Agreement. No shipments will be accepted after the Event is over. All shipments shall be returned to carrier which remains unclaimed as of the close of the Event.

5. DELIVERY HOURS: After opening of the Event, all deliveries must be made to Gate 4. Items delivered after opening must be hand delivered to Licensee. It is the sole responsibility of the Licensee to make certain, after commencement of the Event, that they have someone available to accept any and all deliveries. The Fair is not responsible for any parcels left on the Fairgrounds and is not responsible for notifying the Licensee of its arrival. When delivering a package or other item to an exhibit building or tent, access to said exhibit building or tent shall be obtained through the rear of the exhibit building or tent for purposes of loading/unloading. No other access is permitted.

6. LICENSEE CREDENTIALS: Each Licensee and their authorized personnel must have a photo identification badge or an admission ticket to enter onto the Fairgrounds. No exceptions will be made. It is the Licensee's responsibility to obtain these photo identification badges from Fair credentialing, and pay any necessary fees relating thereto, prior to Event opening. Additional tickets or photo identification badges may be purchased after opening day from the Vendor Cashier.

7. LICENSEE PARKING: A limited amount of parking for Licensee's is available on the Fairgrounds during the Event. All Licensee motor vehicles and trailers parking on the Fairgrounds must have a permit or will be towed at owner's expense. Parking permits may be obtained on a first-come, first-serve basis prior to the opening day of the Event and are valid for the entire run of the Event. Licensee vehicles parking in improper areas will also be towed at the owner's expense. The rate charge for the permit shall be as established by the Fair from time to time.

8. STOCK TRUCK & EXHIBIT DELIVERY PERMITS: Permits for Licensee delivery vehicles shall be issued to those Licensees' vehicles that are entering the Fairgrounds only for the purposes of loading/unloading. Each vehicle shall be permitted to remain on the Fairgrounds for thirty (30) minutes. The vehicle and all passengers in the vehicle must then exit the Fairgrounds. Each person in the vehicle must have a photo identification badge or an admission ticket in order to remain on the Fairgrounds. After opening day of the Event, all deliveries shall be made to Gate 4 as indicated above in paragraph 5. Stock Truck parking inside the Fairgrounds is limited. The Fair reserves the right to add or remove Stock Trucks depending on available space and the size of the stock truck. It is the Licensee's responsibility to obtain the proper permit from the Vendor Office and pay any necessary fees relating thereto, prior to Event opening. Permits are required for all Stock Trucks or Stock Trailers parked anywhere on the fairgrounds, including general parking areas, Fair camping locations and offsite remote parking lots operated by the Fair.

9. MOTORIZED CARTS: All Licensees using motorized carts shall be subject to such policies or rules as the Fair management shall adopt from time to time. No motorized vehicles of any nature are allowed on the Midway area or in any area, which the public has access once the Event opens.

10. ELECTRICAL CONNECTIONS: The purchase of each indoor exhibit location includes one 20-amp (120 volt) service. Outdoor Licensee's will be charged a fee based on the size of each connection requested. Outdoor Licensee's and, those indoor Licensee's requiring additional electrical service, must have an Electrical Service Request Form attached to the Agreement. Licensee is responsible for all wiring required to operate and

must supply adequately sized cable to reach Fair electrical service panels. All connections made to any Fairgrounds electrical panel(s) must be made by an authorized Fair electrician.

11. EXHIBIT SPACE: Licensee agrees that the Exhibit and Concessions Space License Agreement is revocable, limited and non-exclusive. The parties hereto agree that Licensee's rights hereunder shall not be construed as a lease, easement, or other interest in the property of the Fair. The Fair reserves the right, in its sole discretion, to accept, to reject, to move, reposition or exclude any exhibit or Licensee as it deems necessary during the term of the Agreement.

12. CHARACTER OF EXHIBIT: Licensee recognizes and acknowledges the unique reputation of the Fair in the community. The Fair is dedicated to the production and presentation of wholesome, family entertainment. Licensee shall not exhibit, sell, or display any product or good contrary to that described in the Agreement. Licensee shall not exhibit, sell or display weapons such as Chinese stars, guns, knives, etc., or nuisance items such as laser pointers, pepper spray, stink bombs, etc. No roving concessions or exhibits are permitted, and no agent, employee, volunteer, or other representative of Licensee shall be permitted to roam about the Fairgrounds as part of the exhibit or concession. Other prohibited exhibits include the sale of body piercing, pornographic materials, selfie-sticks, and hover-boards. The sale and/or exhibit of any live animal must be approved by the Fair. No Tip Jars shall be allowed.

13. CONCESSION SIGNS: Licensee's selling food, drinks or merchandise must have price signs posted in prominent locations when the Event opens and they must remain on display throughout the duration listing all prices in letters and numbers no less than 2" high. All items of food, drinks and merchandise, and the pricing thereof, shall be first approved in writing by the Fair no less than thirty (30) days prior to the start of the Event. No handwritten signs are allowed. The Fair provided booth sign with the Licensee's booth number must be visibly displayed at each space licensed.

14. BACKDROPS/DIVIDERS REQUIREMENTS: Backdrops no higher than eight (8) feet in height are permitted, except for center exhibits in Buildings 2 & 7. Side dividers are limited to eight (8) feet in height, four (4) feet from background, then limited to three (3) feet in height to aisle. All backdrops and side dividers must be designed that any part exposed to view, inside, outside, or from the rear, must have a finished appearance. All materials must comply with the requirements of law, rule and ordinance of any governmental agency having authority over such matters.

15. EXHIBIT DISPLAYS AND DECORATIONS: All Licensee's may equip their exhibits with display material and equipment, furniture, lamps, potted plants, flowers and special set pieces, provided they are not over eight (8) feet high in the area, four (4) feet from background and in keeping with the general decorative scheme. Licensee further agrees that all portions of sidewalks, entries, floors, passages, halls, corridors, stairways and ways of access to public facilities shall be kept unobstructed and safe by Licensee and shall not be for any purpose other than ingress or egress and all electrical panels and doors as well as all safety/emergency exits shall not be obstructed in any way. Licensee also shall not use, store or permit to be used or stored in any part of the Fairgrounds covered by this Agreement any substance or thing prohibited by law, ordinance or standard policies of fire insurance companies operating or insuring in the State of Florida. No explosives and/or flammable substances including, but not limited to, turpentine, benzene, naphtha, gasoline or other such substances shall be placed in or on the Fairgrounds. LP gas tanks used for cooking must be placed outside any Fair building and must be approved by the Palm Beach County Fire Department. It is further agreed that no inflammable materials such as bunting, tissue paper, crepe paper and any others will be permitted to be used as decorations and decorative materials unless they are treated with flame proofing and are approved by the appropriate inspector of Palm Beach County, Florida, before the same are installed. The Licensee shall not permit their exhibit to obstruct the view of an exhibit in an adjoining Licensee's space, nor permit such exhibit to be placed or operated in any manner objectionable, or its duly authorized agent, to adjacent or surrounding Licensee. No items may be attached to sprinkler heads or pipes in buildings. No exhibit or Licensee shall occupy any more space than allotted and, shall not, obstruct the flow of patrons through the aisles or other passageways. No nails may be driven into any walls of the Fair. The cost for any repairs necessitated by Licensee's violation of these Rules and Regulations will be the responsibility of the Licensee. The Fair has the right in its sole discretion to approve all equipment, table, signs, tents and seating used by the Licensee.

16. PICTURE MACHINES AND LOUD SPEAKERS: If audio and/or video equipment is used they must run without lecture or speaker noise reaching beyond ten (10) feet of exhibit space and video screens must be placed in the exhibit space so that spectators watching them will not block the aisle. In addition, no sound may be amplified by an Licensee, which can be heard clearly more than ten (10) feet from exhibit space.

17. TV AND RADIO SHOW: Any Licensee who desires to have a regular or special radio or TV broadcast or, televise directly from an exhibit or concession space, shall first obtain the Fair's written approval, which approval may be arbitrarily withheld or conditioned.

18. FREE SAMPLES AND DRAWINGS: NO free samples of food, beverage or any other product may be given away or otherwise distributed without prior written approval of the Fair, which approval may be arbitrarily withheld in the sole discretion of the Fair. Licensee will have the right to offer to the patrons any such give-away items, or drawings or raffles, as the Licensee desires to offer (subject to this Agreement and federal, state or local law) provided that such give-away items, or drawings or raffles, do not impose any obligation on the part of the Event patrons, do not conflict with Fair sponsors and participants, and have been approved by the Fair, in writing, thirty (30) days prior to the opening day of the Event. Drawings for gifts or premiums conducted by Licensee must be made prior to the close of the Event and the names and addresses of all winners delivered to the Concessions/Exhibits Manager. In no case may the Licensee use the name of the Fair or the name of any Event visitor in any program, brochure or other printed material or pictures. Premiums or gifts won by Event visitors must be absolutely free with no additional payment of money or conditions attached. Drawings that constitute a lottery in violation of the laws of Florida will not be permitted. Promiscuous literature or promotional materials are not permitted to be distributed, even from within exhibit area. Solicitation of donations or the gathering of signatures or other personal information is not permitted from anywhere outside the exhibit space.

19. SUBLETTING OF SPACE; ASSIGNMENT: No Licensee shall be permitted to sublet or sublicense the whole or any part of the space licensed or, to display or sell anything not specified in the Agreement. This Agreement is between the Fair and Licensee. Licensee may not assign this Agree-

ment, or any interest in the Agreement, without the Fair's prior written consent, which consent shall be within Fair's sole discretion and may be arbitrarily withheld. Assignment shall include a transfer or conveyance of more than fifty percent (50%) of the present ownership interest of the Licensee.

20. INSTALLATION AND REMOVAL OF EXHIBITS: All exhibits set-up must be completed and approved by the Fair before 3pm the evening before opening day of the Event. All space not occupied by that time, will revert to the Fair and all payments forfeited. All indoor exhibits must remain open the last day of the Event until 8:00 pm, or other time stated by the Fair; all outdoor vendors/concessions must stay open until midway closes. All food vendors must check out at the Vendor Office and pick up their release slip after closing. All others will get a slip from the Concessions/ Exhibits Manager. The release slip must be presented at the gate upon removal of a concession stand or exhibit. Under no circumstances will goods or equipment be permitted to be removed until closing hour of the Event. Any material not removed two (2) days following the official closing of the Event will be considered automatically conveyed and transferred to the Fair and the Fair has the sole and arbitrary right to dispose of the property in any manner. The Licensee hereby grants to the Fair a lien on all property brought onto the Fairgrounds as security for all obligations of the Licensee under this Agreement. All monies due and owing the Fair shall be paid prior to any of Licensee's property being removed. **No vehicles are allowed in the Buildings for set-up or tear-down.**

21. EXHIBIT HOURS: Exhibits must be open and staffed each and every day at published opening and closing times during the annual Event. The Fair reserves the right to adjust the closing time based on certain conditions. i.e. attendance, weather, crowd size, etc.

22. EXHIBIT MAINTENANCE: Licensees are required, at all times, to keep their exhibit space clean, sanitary and free of trash, paper, or refuse of any kind which shall be disposed of in a manner indicated or designed by the Fair. Licensees in buildings and tents shall place trash in aisles after closing each day, or in designated receptacles. Outside Licensees are required to police under and within a ten-(10) foot radius of their exhibit and to keep them clean and sanitary at all times and free from any hazards which may cause damage to property or injury to persons. Outside Licensees are required to have storage areas, holding tanks, and garbage cans screened from public view. Landscaping to enhance the presentation is encouraged. All stands are required to have proper skirting.

23. EXHIBIT PERSONNEL: Any person operating any exhibit shall be considered an employee or agent of the Licensee and any obligation or requirement imposed upon the Licensee in the Agreement and these Rules and Regulations shall likewise be imposed upon the Licensee's employees and agents. It shall be the obligation of each Licensee to furnish, at its own expense, all personnel required to erect, operate, maintain, repair, dismantle and remove all Exhibit equipment used on the Fairgrounds. It shall further be the obligation of each Licensee to ensure that all personnel working in the Exhibit be appropriately dressed, clean and neat, with their hair neat and clean and clean shaven except for mustaches and beards that are neatly trimmed, deal courteously with patrons of the Event, and not use rough or profane language, or drink alcoholic beverages or use illegal substances while on the Fairgrounds. Smoking is not permitted by any of the Exhibit personnel who may be visible to the general public, nor in any building. The use of ear and body rings should be discouraged, and if used, should be done minimally and tastefully. Personnel with excessive, obscene or lewd tattoos shall not be permitted to work on the Fairgrounds by Licensee. The Fair, upon request, will be furnished a list of all personnel who will operate or work in any exhibit. All exhibit personnel shall have a picture identification badge which shall be on them at all times so that the Fair and Event patrons may easily identify them as Exhibit personnel.

24. ALCOHOLIC BEVERAGES/TOBACCO PRODUCTS: No alcoholic beverages or illegal substances as defined by Florida or Federal Law, are permitted to be brought or distributed on the Fairgrounds by any Licensee. No tobacco products are allowed to be sold on the Fairgrounds, unless authorized by the Fair in writing.

25. GLASS BOTTLES/GREEN INITIATIVE: No drinks are to be sold in glass bottles at exhibit and concession locations. Licensee shall not utilize or distribute to patrons: plastic straws, plastic bags or plastic plates during the Event.

26. BALLOONS, STICKERS, ETC.: No stickers or balloons shall be brought for sale, display or given away, without approval from the Fair in writing.

27. DEFACEMENT OF FACILITY/PROPERTY: Licensee shall not injure, mar, nor, in any manner, deface said Fairgrounds or any equipment contained thereon: and shall not cause or permit anything to be done whereby the Fairgrounds property or equipment thereon shall be in any manner injured, marred or defaced; and Licensee shall not drive or attach nails, hooks, tacks, staples, screws, adhesive tape of any kind to the walls, ceilings or floors of any Fair building or equipment contained therein and will not make, nor allow to be made, any alterations of any kind to said buildings, property or equipment contained therein.

28. EXCLUSIVE CONTRACTS/FAIR COMMISSARY: The Fair has exclusive contracts with vendors to provide for such items as soft drinks, bottled water, meat, milk, and other food, beverage and merchandise. Licensee agrees to not use competitive products and to purchase all food, beverage and merchandise items from these vendors. It is the responsibility of the Licensee to obtain a list of the exclusive vendors from the Fair prior to the opening day of the Event.

29. HAZARDOUS AND TOXIC SUBSTANCES: TThe Licensee agrees, at all material times Licensee is on the Fairgrounds, not to have in its possession, collect, distribute, dispose, release or otherwise discharge any toxic or hazardous waste as defined by Florida and Federal law. In the event the Licensee shall be in possession of such hazardous or toxic waste, the Licensee shall immediately notify the Fair and Palm Beach County Department of Environmental Resource Management and such other governmental agency or body as may be required by law and the Fair relative to such materials. Additionally, Licensee agrees not to throw away any refuse or empty any fluids on the ground. Grease barrels are provided by the Fair in convenient locations and must be used. In the event an Licensee shall dump grease at locations not authorized by the Fair, they shall be subject to a fine of \$1,000.00 for each infraction by the Fair, plus any fine imposed by any governmental entity, and shall be deemed in material breach of this Agreement and subject to immediate removal from the Fairgrounds.

30. FIRE EXTINGUISHERS: All concessionaires cooking in deep fat fryers or ordinary fryers must have, at a minimum, a multipurpose dry chemical extinguisher rated at least 2A-15BC, or a CO2 extinguisher with at least a 15C rating, and otherwise comply with the requirements of law, rule and ordinance of any governmental agency having authority over such matters. If applicable, high-pressure CO2 cylinders should be secured to a permanent wall or partition.

31. HOLDING TANKS: In the event an Licensee is required to utilize a portable toilet or holding tank, the Licensee shall make the arrangements for said holding tank with the Fair and shall be responsible for payment, in advance, to the Fair for the charge for the holding tank at the time it is rented. Licensees may use their own holding tanks provided they hold a minimum of 150 gallons and meet all applicable laws, rules, ordinances and statutes concerning holding tanks. Holding tanks must be pumped daily, or as needed, and any water standing on the ground shall not be permitted.

32. COMPLIANCE WITH LAWS, RULES AND REGULATIONS: Licensee hereby specifically agrees to comply with all applicable, Federal, State and local laws, ordinances, rules, regulations, statutes and policies including these Rules and Regulations promulgated by the Fair, as amended from time to time. Licensee shall specifically comply with the provisions of Chapter 616, Florida Statutes, the Federal Americans with Disabilities Act, Florida Accessibility Code, and all relevant health and fire codes, and all trademark, copyright and other intellectual property laws, including those pertaining to music licensing. Such laws, ordinances, statutes, rules and regulations are expressly made part of this Agreement.

33. INSURANCE: Each Licensee shall provide Commercial general liability insurance in the amount of \$1,000,000.00 with a \$250.00 per occurrence deductible naming the Fair as an "additional named insured" in form and with an insurer acceptable to Fair. The policy shall contain a standard thirty (30) day cancellation provision and which policy is deemed primary and non-contributory. All insurance certificates and the declarations page must be provided to the Fair no later than thirty (30) days prior to the Event. Coverage must be through the Event. Any Licensee failing to timely meet the obligations of this paragraph may lose its Exhibit Space, and under no circumstances will an Licensee be allowed to set up, camp, or otherwise enter on to the Fairgrounds unless the above insurance is in place as of the opening of the Event.

34. LICENSEES ON PERCENTAGE SALES: All Licensees noted on the front page of the Exhibit Space License Agreement that indicate a percentage amount to be applicable to this Agreement, agree to pay the percent stated of their gross revenue daily, after applicable sales tax, in addition to any other amount indicated in the Agreement. "Gross Sales" means the total amount of all revenue received from the sale of goods. Licensee agrees that the Fair may, from time to time, and at any time, audit the operation of the Licensee, including all cash receipts, for purposes of confirming the accuracy of all reports of gross sales as required under the Agreement. All sales reports and payment must be made by the Licensee of the day's sales, prior to the opening of that exhibit or concession on the next day. Failure to comply with these financial reporting procedures will be considered a violation of the License Agreement. Upon being advised of a violation, Fair management will be called upon to review the problem and resolve the matter. Violations will be taken into consideration when issuing contracts for the following year or may result in immediate cessation of the right and privilege to do business with the Fair.

Cash Registers

All Licensees on percentage sales must supply and use an approved cash register or accounting system to record all sales transactions. So that accurate records can be kept, each cash register must have the following:

- Dual Tape/Readable Tape (customer must be given a receipt);
- Display viewable by the customer (pivot display suggested);
- Continuous Grand Total;
- Cumulative "Z" Counter;
- "X" Readings;
- 30-Day Back Up Battery;
- "Current" Printed Date and Time on Detail Tape;
- Key Protector;
- Cash Drawer must be linked to the register and automatically open and close with each transaction;
- Price Look Up (PLU) or Preset Keys for each product sold.

Each Point of Sale system must be able to furnish the following:

- A receipt for every transaction;
 - 2) Daily Summary Report;
 - 3) The daily sales summary must be segregated by cash sales and credit card sales;
 - 4) Cumulative summary report;
 - 5) Produce daily journal upon request;
 - 6) Cash Drawer must be linked to the register and automatically open and close with each transaction;
 - 7) Preset keys for every item;
 - 8) Forward facing customer display.

Licensee is required to have a backup register on hand should Licensee's register malfunction. Should a register break Licensee will be required to cease operating until a backup register is in place.

Daily Sales Reports

Under the License Agreement, Licensee is required to maintain a daily record of all gross receipts derived from your operation. This record is to be available to the Fair at any time during the Fair and for the three following years. Daily sales report forms will be provided at check-in. Daily "Z" reports will be required that give a breakdown and accounting of all sales activity for each day. Please check the status of the receipt and journal tapes prior to a "Z" out to make sure there is no loss of any daily sales information due to lack of register tape. Attach the "Z" tape to the daily sales report so the Fair staff can double-check figures. When changing journal tapes, the used tape must be kept on grounds during the entire Fair.

With these procedures there will be an Audit Office where Licensee will turn in the previous day's daily sales report between 10:00 AM and 2:00 PM daily. Only complete daily sales reports will be accepted. Please allow enough time so that any questions concerning sales sheets or other issues can be addressed. Once sales figures are approved and calculated any amounts due must be paid to the Concessions Cashier. Fair will maintain a continuous running total of sales, which Licensee is welcome to review at any time with the Vendor Cashier. Any "Z" tapes not picked up after final settlement will be destroyed ten (10) days after the last day of the Event.

Register Tagging

Fair Auditors will check each stand/booth to record the model numbers and serial numbers for all cash registers, including backup registers. Once it is approved for use, each register will get its own register tag. Please be aware that registers cannot be used for sales until they have been tagged and the information has been recorded. The Audit team will set up an appointment with the Licensee to tag registers once Li censee is set up and ready.

Register Tapes

Under the License Agreement, all cash register tapes, documenting Licensee's sales are to be turned over to the Fair daily. For the purpose of maintaining an accurate audit trail, all cash register tapes need to be identified by the Fair register tag number, name of exhibit/stand, booth number and date. All tapes need to be clear and legible. No faded tape register receipts will be allowed so be sure to have a backup inking system available.

Receipts

All Licensees on percentage sales who are required to utilize a cash register as described above, MUST issue a sales receipt to the customer for each sales transaction. The receipt must be handed to the customer after every transaction. This procedure is not optional, and Licensees should not ask the customer if they want the option of receiving a receipt. Failure to issue receipts may result in the Licensee being required to issue a refund for the transaction for which the receipt was not issued.

Register Operation

Licensees must program their cash registers with either PLUs or programmable keys for each product on their menu. Entering amounts that are not attached to a programmed product is not permitted. Register keys may not be left in the register or in the drawer of the register and must only be accessible by a manager. The "no sale" key must be active and recorded to the "Z" report. Registers that do not record "no sale" transactions will not be approved.

Credit Card Sales

Licensees that operate registers must setup a payment type for credit card sales. Credit card sales cannot be entered as cash sales. All credit card batch reports must be submitted with the daily "Z" report when reporting sales each day. The total on the credit card batch report will be compared to the total credit card payments on the cash register "Z" reports. If the credit card payment total on the cash register "Z" report is less than the credit card batch report then the gross sales total will be adjusted upwards for the difference.

35. INDEMNIFICATION: Licensee hereby covenants and agrees to fully release, exonerate, indemnify, defend and hold harmless SOUTH FLORIDA FAIR & PALM BEACH COUNTY EXPOSITIONS, INC., its Board of Trustees, Directors, officers and all management, staff, agents and employees each severally and separately from any and all claims, suits, losses, damages, fines, penalties, liabilities, expenses, including reasonable attorney's fees and costs at the trial and appellate level, for any injury or death to persons (whether they be third persons or employees of either the Fair or Licensee) and any loss (through theft or otherwise) of or damage to property (whether it be that of the Fair, the Licensee, or some third party), or issue of law, caused by, growing out of, or arising out of Licensee's use of the Fairgrounds (whether or not the Fair is deemed negligent), including, without limitation, its use by Licensee's agents, sub-licensees, vendors, Licensees, contractors or subcontractors; exercise of any rights under the License; breach of any term, warranty or provision of this License by Licensee; the sale of products; the operation on the Fairgrounds, or the carelessness, negligence or improper conduct of the Fair or any other third party; or any act or omission of Licensee, its employees, officers, or agents. All such liability is hereby expressly assumed by Licensee. This provision shall expressly survive termination of this License.

36. COPYRIGHTS: Licensee will assume all costs arising from the use of patented, trademarked, franchised or copyrighted music, materials, devices, processes or dramatic rights used at, or incorporated in the Event. Licensee agrees to indemnify, defend and hold Fair harmless from any claims, damages, or costs, including legal fees, which might arise from use of any such material either by Licensee, or any other person or entity associated with the Event. The Fair name and logo are protected trademark/service marks and may not be used without the express written consent of Fair.

37. CANCELLATION AND TERMINATION: This Agreement shall terminate, and all rights and privileges hereunder shall cease immediately upon conclusion of the period referenced in the Agreement. This Agreement may also terminate, at Fair's option, either before or during the Event, upon default by the Licensee which shall be defined as the Licensee's failure to promptly and timely pay any and all sums due or to abide by the other terms, provisions conditions and rules and regulations of the Agreement as set forth herein. Default of one provision by Licensee shall be default of the entire Agreement. In the event of default, all money theretofore paid by Licensee shall not be refunded. Upon termination, Licensee shall not be entitled to utilize the Exhibit space set forth hereinabove for the period provided herein regardless of efforts, costs, expenditures or arrangements made by the Licensee. This Agreement may be terminated at any time by the Fair if the Licensee utilizes the Fairgrounds for a purpose or use different than that listed on page one of the License Agreement. Licensee expressly waives any and all damages against Fair by reason of its termination of Agreement, or disapproval of any performance, exhibit, etc. pursuant to this provision.

38. SECURITY: Fair agrees to provide general security for the Fairgrounds, which constitute approximately 135 acres. The Fair also agrees to lock and secure the buildings in which the Licensee will exhibit their specific items. Fair does not warrant or insure against theft, vandalism, or any loss due to natural consequences such as hurricane, flooding, etc. or any other loss, such as fire, to an Licensee and the Licensee shall obtain insurance to provide for any such loss and waives any claims for loss or damages against the Fair. Licensee agrees that it shall be solely responsible for the

safety and security of its own tangible personal property or tangible personal property owned by a third party but within Licensee's possession, custody or control. Licensee expressly waives any claim against Fair, its officers, Trustees, directors, employees and agents, for any loss or damage, by theft, fire, or otherwise, to such tangible personal property regardless of whether the Fair, its officers, Trustees, directors, employees or agents are deemed negligent or not.

39. NON-SMOKING/VAPING FACILITY: All of the buildings on the Fairgrounds are designated as non-smoking/vaping facilities. Licensee agrees to post such signs as may be necessary to inform all persons of this fact and to enforce this rule whenever necessary.

40. RIDES AND GAMES: Licensee shall not operate any amusement devices and amusement attractions, as those terms are defined by Chapter 616, Florida Statutes. It is also agreed that Licensee shall not operate games of chance, as defined by the Florida Statutes.

41. AUTOMATED TELLER MACHINES (ATM): No ATM'S shall be allowed on the Fairgrounds except for ATM'S as provided by the Fair.

42. OVERNIGHT CAMPING: Licensee shall not cause or allow overnight camping, tent camping, sleeping or any such act on the Fairgrounds, or in any building or in any other area controlled by the Fair without the written consent of the Fair, which approval may be arbitrarily withheld in the sole discretion of the Fair. Licensee shall not allow or permit any open fires on the Fairgrounds.

43. LOST ARTICLES: All found articles should be turned into the Guest Services/Lost Children Booth.

44. CANCELLATION BY THE FAIR: The Fair reserves the unilateral right to cancel this event for economic reasons, or for the public good, or for events including, but not limited to acts of God, fire, flood, natural disaster, a threat of or a tropical storm, a threat of or a hurricane, inclement weather, war or threat of war, acts or threats of terrorism, civil disorder, unauthorized strikes, governmental regulation or advisory, recognized health threats as determined by the World Health Organization, the Centers for Disease Control, or local government authority or health agencies (including but not limited to the health threats of COVID-19, H1N1, or similar infectious diseases), a pandemic, curtailment of transportation facilities, or other similar occurrence beyond the control of the parties. In addition, The Fair reserves the unilateral right to cancel this event in the event of any request by any Federal, State or County agency for use of the Fairgrounds under such circumstances, it being understood and agreed by the participant that its rights hereunder are subordinate and inferior to the right of use by any Federal, State or County agency or department. Should the Fair exercise its rights to cancel this event for any reason, including but not limited to those stated above, the Licensee agrees not to re-enter the Fairgrounds, or move any of its personal property, if such may pose additional risks to persons or property in the sole discretion of the Fair. The Licensee also agrees to forego any and all claims for damages against The Fair and further agrees to waive any and all rights which might arise by reason of the terms of this agreement and the participant shall have no recourse of any kind against the Fair.

45. OCCUPANCY INTERRUPTION: Licensee hereby waives any and all claims for compensation for any and all loss or damage sustained by reasons of any defect, deficiency or impairment of the electrical, computer systems, telephone, plumbing and air conditioning installations or, any part thereof, furnished for the Event on the Fairgrounds or for any loss or damage sustained resulting from fire, black-out, brown-out, water, wind, civil commotion, riot, labor strikes, or act of God.

46. FAIR'S RIGHT OF ENTRY: Duly authorized representatives of the Fair, such as its Trustees, Directors, officers, employees or other agents, may enter the area utilized by Licensee, at any time and occasion. Licensee hereby waives any and all claims for compensation for any and all loss or damages sustained by reason of interference by any public agency or Fair official in the Licensee's operation; however, such interference shall not relieve Licensee from any obligations hereunder.

47. PAYMENT FOR DAMAGES: Licensee agrees to pay all costs and expenses, as determined in the sole judgment of the Fair, of repair or replacement for any and all damages of whatever origin or nature which may have occurred during the term of this Agreement in order to restore the damaged property, fixtures and equipment or other parts of the Fairgrounds to a condition equal to that at the time this Agreement went into effect.

48. UNDERGROUND UTILITIES: Licensee shall not, nor will Licensee allow any of its agents, vendors, or employees to drive any stake, instrument or object of any kind into the asphalt or grassy area of the Fairgrounds without the written consent of the Fair. Underground electrical wiring is installed throughout the Fairgrounds, which could result in severe electrical shock. It shall be the sole responsibility of the Licensee to enforce this provision and the Fair will look to the Licensee for reimbursement pursuant to these Rules and Regulations.

49. LICENSES, PERMITS AND TAXES: Licensee agrees to obtain the proper licenses and/or permits for the use of the space and any of the activity occurring in the space, covered by this Agreement as required by Federal, State and Local law and supply evidence of same to the Fair on demand. Licensee agrees to promptly pay all applicable taxes and require all vendors, Licensees, and others selling products to pay applicable taxes and carry the proper licenses and permits. Licensee shall be responsible for all federal, state and local income taxes and all deductions and taxes including but not limited to its sales and its employees.

50. STORAGE: Licensee assumes all responsibility for all of its goods, materials, merchandise, exhibits, displays, articles and other tangible personal property in or on the Fairgrounds before, during or after the Event and the Fair assumes no responsibility for said items.

51. CLEANING PRODUCT DISPOSAL: All cleaning products that are disposed into drains on the grounds must be environmentally safe. Fairgrounds drainage empties into a lake by Yesteryear Village and must not be toxic.

52. FLORIDA DPR: The State of Florida Department of Business and Professional Regulations issuing temporary licenses will not take cash, or personal/business checks. Payment must be made in the form of a cashier's check or money order in the amount of \$105.00.

53. SIGNAGE: All signage on Fairgrounds must be professionally made. No handwritten signs are permitted. The Fair reserves the right to remove unauthorized signage. The Fair provided booth sign with the Licensee's booth number must be visibly displayed at each space licensed.

54. PALM BEACH COUNTY FIRE CODE: All food concessionaires must be in compliance with the Palm Beach County Fire Code. Copies of current fire codes are available upon request.

55. TELEPHONE SERVICE: Telephone service is available through AT&T (866) 620-6000. The physical address and location of your space will be required when you call. Our physical address is:

Your Business Name/Contracted Name c/o South Florida Fair 9067 Southern Blvd. West Palm Beach, FL 33411 (561) 793-0333

56. TABLE AND CHAIR RENTAL: The Fair does not provide tables or chairs. A vendor will be on site prior to the Fair opening, offering rental service of these items.

57. FAIR COMMISSARY: The Fair has exclusive contract with Coca-Cola and Cheney Brothers, Inc. Licensee agrees not to use competitor products. All violators will be fined \$250.00 per infraction.

58. DELIVERIES: All deliveries should be sent to Gate 6. COD's will not be accepted. No shipments will be accepted prior to January 8, 2024 or after January 28, 2024. To ensure you receive your package, **space and building numbers are required as part of the delivery address.**

59. CIVIL RIGHTS: Licensee agrees not to discriminate against any employee or applicant for employment because of race, religion, creed, national origin, disability, sexual orientation, gender or age and further agrees to likewise not discriminate for those same reasons against any person relative to admission, services or privileges offered to or enjoyed by the general public, and to be in compliance with the Federal and Florida Civil Rights Acts.

60. RETENTION OF FAIR PRIVILEGES: The waiver or failure of the Fair to insist on strict and prompt performance of the terms of this Agreement, Rules and Regulations, or other Exhibits, and the acceptance of such performance thereafter shall not constitute or be construed as a waiver or relinquishment of the Fair's right thereafter to enforce the same strictly according to the terms thereof in the event of a continuous or subsequent default on the part of the Licensee.

61. PERFORMANCE BOND: The Fair, at its discretion, may require Licensee to deposit a performance bond either by cash, letter of credit, or by a duly accredited bonding company. The amount of the bond will be shown on the cover page of the Agreement.

62. CONDITIONS AND LIMITATIONS: It is agreed that this Licensee is subject to all the conditions and limitations set forth in all of the attachments, exhibits, rules and regulations and policies for the use of the Fairgrounds herein above referred to and Licensee shall be bound thereby. In the event of any conflict between the License and any exhibit, or attachment, the exhibit or attachment shall control.

63. APPROVAL: This Agreement is not approved until this Agreement is signed by the President/CEO of the Fair.

64. COMPLAINTS: All complaints by Licensee or its employees, agents, including, without limitation, those relating to this Agreement, the Fair's policies, the Fair's officers, trustees, directors, employees, or personnel, or the Fair's other licensees, shall be dated and in writing and promptly and immediately sent to the Exhibits or Concessions Managers at the Fair office either by hand delivery or by email to the aforesaid staff member's email address.

65. NOTICES: (a) Method of Giving Notice. All notices or other communications permitted or required to be given under this License shall be given in writing, and delivered to the Fair at P.O. Box 210367 West Palm Beach, FL 33421-0367 and to the Licensee at the address indicated on page one (1) hereof (or sent to their fax numbers) by one of the following ways, at the option of the party giving the notice: (i) by hand delivery; (ii) by certified or registered mail, return receipt requested and proper postage prepaid; (iii) by a nationally recognized overnight courier service such as FedEx; or (iv) by telecopy (fax). (v) via email with a delivery and read receipt requested. (b) Effective Date of Notices. Notices delivered by hand delivery or by a nationally recognized overnight courier service such as FedEx shall be effective on the date delivered to the recipient. Notices delivered by certified or registered mail shall be effective upon receipt, or three (3) business days after deposit in the United States mails, whichever shall first occur. Notices sent by telecopy shall be effective on the date transmitted and received, provided that receipt occurs before 5:00 p.m. Eastern Standard Time on a business day. If the last day for giving any notice or performing any act under this License falls on a Saturday, Sunday, or Post Office holiday.

66. COUNTERPARTS AND DUPLICATE ORIGINALS: To facilitate the execution of this Agreement, any number of counterparts of this Agreement may be executed and delivered. It shall not be necessary that each party's signature appear on each counterpart, but it shall be sufficient that each party's signature appear on one or more of the counterparts. Each of the counterparts shall be considered an original and all of them, together, shall constitute one and the same instrument. Any number of duplicates of this Agreement may be executed and delivered, each of which shall be considered an original.

67. CONSTRUCTION OF AGREEMENT: Each party has relied upon its own examination of this Agreement and the advice of its own counsel and other advisors in connection with this Agreement. This Agreement was negotiated at arm's length. Thus, this Agreement shall not be construed more strictly against the Fair notwithstanding that it has been drafted by the Fair and the Fair's counsel. Furthermore, the money, property, insurance or services which are the subject of this Agreement are for commercial purposes and not for personal, family or household purposes.

68. EFFECTIVE DATE: The effective date of this Agreement shall be the date on which the last one of the Fair's representative and the Licensee's representative executes this Agreement.

69. LANGUAGE: Whenever used in this Agreement, the singular number shall include the plural, the plural number shall include the singular, and the use of any gender shall include all genders where the context permits.

70. PARAGRAPH HEADINGS: The paragraph headings used in this Agreement are for convenience only and shall not be used in interpreting or construing any provision of this Agreement.

71. SEVERABILITY: If any term, covenant, or conditioning of this Agreement or the application thereof to any person or circumstance shall be to any extent held invalid or unenforceable, the remainder of this Agreement or the application of such terms, covenants, and conditions to the persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each term, covenant, or condition of this Agreement permitted by law.

72. TYPEWRITTEN AND HANDWRITTEN PROVISIONS: Handwritten or typewritten provisions inserted into this Agreement and initialed and dated by all parties shall control over all typewritten provisions in conflict therewith.

73. FURTHER ACTION: Each of the parties hereto shall execute and deliver any and all additional papers, documents, and other assurances, and shall do any and all acts and things reasonably necessary in connection with the performance of the obligations hereunder and to carry out the intent of the parties hereto. Moreover, Licensee agrees to co-operate with the Fair regarding any documentation or information requested concerning the economic impact of the Event.

74. ATTORNEY'S FEES: Any reference to attorney's fees in this Agreement applies only to the indemnity given by Licensee to the Fair and not to any other term, provision and condition hereof.

75. VENUE: The venue of any legal proceeding brought in connection with this Agreement or any aspect of the relationship between the parties shall be in Palm Beach County, Florida.

76. FLORIDA LAW: This Agreement shall be considered to have been made and executed in Palm Beach County, Florida, and shall be interpreted, construed and enforced in accordance with the laws of Florida and no other.

77. TIME: Time is of the essence of all the provisions and terms of this Agreement.

78. MATTERS SURVIVING TERMINATION: Unless otherwise provided in this Agreement, none of the terms, provisions, and conditions shall survive termination of this Agreement.

79. RIGHTS IN THIRD PARTIES: Except as otherwise specifically provided, nothing expressed or implied in this Agreement is intended, or shall be construed to confer on or give any person, firm, or corporation, other than the parties and their respective officers, directors and shareholders, any rights and remedies under or by reason of this Agreement.

80. DEPENDENCE OF COVENANTS: The covenants contained in this Agreement regarding performance by Licensee shall be construed as dependent covenants. Default of one shall be deemed absolute whether substantial performance has occurred with regard to all or any other covenants herein.

81. RENEWAL: This Agreement is only for the dates as set forth in this Agreement. Licensee agrees that the fact that it has been granted space during the Event in the past shall not entitle the Licensee to any right to use the Fairgrounds in the future. The fact that the Licensee has been granted a particular space in the past does not create any right to such space in the future it being understood and agreed that Fair expressly reserves the right to allocate space in its sole and arbitrary discretion. Additionally, nothing shall prevent the Fair from granting an Agreement to an entity which is competitive to the Licensee hereunder.

82. SUCCESS: The Licensee agrees that it is solely responsible for its success. Licensee has not and shall not rely on any advice or direction from any employee, officer, Trustee, Director or agent of the Fair, except as may be required under this Agreement, in planning and carrying out its operation. The fact that the Licensee is restricted by and subject to the terms and conditions of this Agreement or is moved to another location from previous years is a risk that Licensee freely assumes. The Fair makes no warranty or representation as to historic or anticipated attendance, or revenue, from the Event.

83. FIDUCIARY DUTY: The parties to this Agreement specifically intend that neither this Agreement nor any course of dealings between them shall create fiduciary obligations. Nothing contained in the Agreement, and no course of dealings between the parties, shall be construed as establishing a partnership, joint venture or agency between the parties. The rights, duties and obligations of the parties are to be controlled exclusively by this Agreement. Any obligation or convent of good faith and fair dealing, whether express, implied-in-fact or implied-in-law, is intended to be contractual only. This Agreement was negotiated at arm's-length. There is no "special relationship" between the parties. Neither party is or has been *14*

influenced or dominated by the other. Each party places in the other the trust and confidence that reasonable strangers dealing at arm's length in business relationships would place in one another. Neither party reposes special or extraordinary trust in the other. Each party to this Agreement represents that it is an independent, experienced and sophisticated business entity. Each party conducts its own investigations and obtains its own information about business transactions. Each party relies wholly on its own counsel and/or judgment in making decisions. The frequency, length, or closeness of dealings between the parties shall not create fiduciary obligations. In particular, extended dealing over a lengthy period of time shall not create fiduciary duties. Any advice given by one party to the other is offered unilaterally and accepted indifferently. Neither party undertakes to act for the benefit of the other, and neither accepts any trust unilaterally reposed by the other. Any disclosure obligations. The parties intend that any disclosures of information, confidential or otherwise, during the course of business negotiations or dealings shall not be construed as creating additional disclosure obligations.

84. RELATION OF PARTIES: It is the intention of the parties to hereby create the relationship of Licensee and Licensor, and no other relationship whatsoever is hereby created. Nothing in this Agreement shall be construed to make the parties hereto partners or joint ventures or to render either party hereto liable for any obligation of the other.

85. WAIVER OF JURY TRIAL: The Fair and the Licensee hereby mutually knowingly, willingly and voluntarily waive their right to a trial by jury and no party nor any assignee, successor, heir, or legal representative of the parties (all of whom are collectively referred to below as the "parties") shall seek a jury trial in any lawsuit, proceeding, counterclaim, or any other litigation or proceeding based upon or arising out of this Agreement or any related agreement or instrument, or any course of action, course of dealing, statements (whether verbal or written) or actions relating to this Agreement, including any tort claims or claims for fraud, misrepresentation, breach of fiduciary, antitrust, etc. The parties also waive any rights to consolidate any action in which a jury trial has not been waived. The provisions of this paragraph have been fully negotiated by the parties, and the parties acknowledge that the inclusion of this provision is a material inducement for entering into this Agreement. The waiver contained in this paragraph is irrevocable, constitutes a knowing and voluntary waiver, and shall be subject to no exceptions.

86. PRESUIT MEDIATION: Prior to bringing any lawsuit under this Agreement, the parties hereto agree to submit any and all disputes to pre-suit mediation under the Florida Rules for Certified and Court-Appointed Mediators and the Florida Rules of Civil Procedures 1.700- 1.730 (and FRCP 1.750, excluding subsection (b)) together with the rules of the American Arbitration Association or the Foundation for Dispute Resolution. Accordingly, the parties agree to strictly follow said rules and abide by any agreement made as the result of mediation. Good faith compliance with this provision shall be a condition precedent to the right of any party hereto to bring a lawsuit under this Agreement. This provision is a material inducement to the Fair entering into this Agreement.

87. BINDING EFFECT: This Agreement shall be binding upon and inure to the benefits of the parties hereto and their respective successors in interest and/or assigns.

88. ENTIRE AGREEMENT: All terms and conditions of this Agreement shall be binding upon the parties, their heirs, and representatives and cannot be waived or modified by any oral representation or promise of any agent or other representative of the parties hereto unless the same be in writing and signed by the duly authorized agent or agents who executed this Agreement. Such written document must be incorporated by specific reference therein as a part of this Agreement. Neither party may rely on any oral representations and must look solely to the terms of this Agreement. Furthermore, Licensee agrees that, notwithstanding the possibility of significant damages to Licensee in the event The Fair exercises its unilateral right of cancellation and termination as provided herein, and the right to retain the deposit and other monies, and other rights under the Agreement, the Licensee agrees to the terms contained herein and executes this Agreement voluntarily and freely. This Agreement constitutes the entire agreement and understanding between the parties, whether oral or in writing, as to the subject matter hereof. Any and all prior agreements, understandings, and representations are hereby terminated and canceled in their entirety and are of no further force or effect.

89. CREDIT CARDS: Many customers and Licensees are now electing to utilize credit cards for payment by the customer and acceptance of payment from the Licensee by the customer. Florida law declares the charging of a credit card holder a surcharge for the use of the credit card illegal. A recent Federal Court decision has called that law into question. Notwithstanding whether or not the law is enforceable, the Licensee agrees by operation of contract with Fair that Licensee is hereby waiving its legal rights and shall not charge the Fair's customers a surcharge or convenience free, or any other type of charge associated with the use of a credit card.

90. E-VERIFY: Licensee warrants and represents that Licensee is in compliance with Section 448.095, Florida Statutes, as may be amended, and that Licensee: (1) is registered with and uses the E-Verify System (E-Verify.gov) to electronically verify the employment eligibility of all newly hired workers; and (2) has verified that all of the Licensee's subcontractors performing the duties and obligations of this Agreement are registered with and use the E-Verify System to electronically verify the employment eligibility of all newly hired workers.

91. CONSEQUENTIAL DAMAGES WAIVER: NOTHWITHSTANDING ANY PROVISION TO THE CONTRARY IN THIS AGREEMENT AND TO THE FULL-EST EXTENT PERMITTED BY LAW, IN NO EVENT SHALL FAIR, OR ITS RESPECTIVE TRUSTEES, DIRECTORS, OFFICERS, OR EMPLOYEES, BE LIABLE TO LICENSEE FOR ANY INDIRECT INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, LOST PROFITS, LOSS OF REVENUE, LOSS OF USE OR INTERRUPTION OF BUSINESSS) ARISING OUT OF OR RELATED TO THIS AGREEMENT, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND LICENSEE RELEASES FAIR FROM ANY SUCH LIABILITY._



IMPORTANT INSURANCE REQUIREMENT INFORMATION

As per the **SOUTH FLORIDA FAIR & PALM BEACH COUNTY EXPOSITIONS, INC. RULES AND REGULATIONS TO EXHIBIT AND CONCESSION SPACE LICENSE AGREEMENT** included in Page 7 of this Manual, each Licensee shall provide Commercial general liability insurance in the amount of \$1,000,000.00 with a \$250.00 per occurrence deductible naming the South Florida Fair and Palm Beach County Expositions, Inc. as an "additional named insured" in form and with an insurer acceptable to the Fair. The policy shall contain a standard thirty (30) day cancellation provision and which policy is deemed primary and non-contributory.

It is very important the **South Florida Fair and Palm Beach County Expositions, Inc.** is listed as **"Additional Insured"**. The policy must list the Fair in the following manner: **The South Florida Fair and Palm Beach County Expositions, Inc.** A copy of Workmen's Compensation coverage should be provided.

All vendors will be required to show proof of insurance upon acceptance of application. Policies will be reviewed to ensure accuracy on wording, dates, and coverage amounts; therefore, proof of insurance must be received by the Fair no later than **thirty (30) days prior to the Event.**

Please be advised, if insurance forms are not received by December 26, 2023 for review, it may result in loss of location. Vendors arriving without proof of insurance will not be permitted to set up.

We are available to answer any questions you may have and can be reached at (561)793-0333.

Sincerely,

Lorie Stinson

Lorie Stinson, CFE Exhibits & Special Events Manager

SOUTH FLORIDA FAIR ELECTRICAL SERVICE REQUEST FORM



CONTACT PERSON

CELL PHONE (if available)

If you have multiple locations, booths or stock trucks you must separately list the electric service needed at each location. Please fill out ALL UNDERLINED SPACES BELOW for each location. If you have more than 3 locations that need service please fill out an additional form.

LOCATION #1

Location Name:

Please check one: _ CONCESSION

STOCK TRUCK

120 Volt Single Phase Service

Service	Cost	Quantity	Total
20 Amp 120v	\$114.00		
30 Amp 120v	\$132.00		

Charges include hook-up, disconnect and 24-hr. emergency service. GFI REQUIREMENTS ARE THE **RESPONSIBILITY OF THE VENDOR.**

240 Volt Single Phase Service				
Service	Cost	Quantity	Total	
30 Amp 240v	\$180.00			
40 Amp 240v	\$240.00			
50 Amp 240v	\$270.00			
60 Amp 240v	\$300.00			
70 Amp 240v	\$330.00			
80 Amp 240v	\$360.00			
90 Amp 240v	\$420.00			
100 Amp 240v	\$450.00			
125 Amp 240v	\$480.00			
200 Amp 240v	\$660.00			

LOCATION #2 Location Name:

120 Volt Single Phase Service

	<u> </u>		
Service	Cost	Quantity	Total
20 Amp 120v	\$114.00		
30 Amp 120v	\$132.00		

Charges include hook-up, disconnect and 24-hr. emergency service. GFI REQUIREMENTS ARE THE **RESPONSIBILITY OF THE VENDOR.**

Please	check	one:	

CONCESSION **STOCK TRUCK** 240 Volt Single Phase Service

240 Volt Single Phase Service				
Service	Cost	Quantity	Total	
30 Amp 240v	\$180.00			
40 Amp 240v	\$240.00			
50 Amp 240v	\$270.00			
60 Amp 240v	\$300.00			
70 Amp 240v	\$330.00			
80 Amp 240v	\$360.00			
90 Amp 240v	\$420.00			
100 Amp 240v	\$450.00			
125 Amp 240v	\$480.00			
200 Amp 240v	\$660.00			

LOCATION #3 Location Name:

120 Volt Single Phase Service

120 voit Single Findse Service					
Service	Cost	Quantity	Total		
20 Amp 120v	\$114.00				
30 Amp 120v	\$132.00				

Charges include hook-up, disconnect and 24-hr. emergency service. GFI REQUIREMENTS ARE THE **RESPONSIBILITY OF THE VENDOR.**

Please check one: ____

CONCESSION

STOCK TRUCK

240 Volt Single Phase Service

Service	Cost	Quantity	Total
30 Amp 240v	\$200.00		
40 Amp 240v	\$265.00		
50 Amp 240v	\$300.00		
60 Amp 240v	\$330.00		
70 Amp 240v	\$360.00		
80 Amp 240v	\$400.00		
90 Amp 240v	\$462.00		
100 Amp 240v	\$495.00		
125 Amp 240v	\$525.00		
200 Amp 240v	\$725.00		



SOUTH FLORIDA FAIR STOCK TRUCK ORDER FORM

VENDOR NAME					
BOOTH LOCATIONS					
Fee:	There is a \$100 charge per st allowing the vehicle to stay of If the stock truck requires ele Form on page 18). Electrical fees vary in price d	on the prem ectric, this se	iises (includ ervice is ava	ling parking areas.) ilable for an addition	
Stock Truck:	Any vehicle or truck used to	store stock	of any kind.		
Examples:	a. food products b. stuffed animals c. any excess product offered	d by a vendo	or used to re	estock individual's bo	ooth or stand.
	Stock Truck Permit	Price \$100	Qty.	Total	

Note: All stock truck/vehicle locations must be approved by the Concessions Manager at the South Florida Fair. Permits must be displayed prominently on vehicle/stock truck. Any violations will be towed at the owner's expense.

\$150

After January 14th



SOUTH FLORIDA FAIR CAMPGROUND RESERVATION FORM

Camping fees for 22 nights during the annual South Florida Fair

		After January 11th					
Recreational Vehicle	\$550	\$600					
Bunk House	\$750	\$800					
R							
ЛЕ							
Number of Recreational Vehicles:x \$550 =							
łouses:	x \$75	0 =					
	Bunk House R	Bunk House \$750 R					

Electrical requirements: Please complete Electrical Form on Page 18.

Note: Camping is assigned as applications are received. Campers will be placed in location upon arrival. You will only be allotted the number of spaces you indicate on this form.

Above rates are for 22 nights only, starting Sunday, January 7 - Sunday, January 28, 2024. Camp sites must be vacated on Monday, January 29, 2024.

Total =

There will be a charge for additional nights. Additional nights will be charged as follows:

Recreational vehicles \$45 per night Bunkhouses\$70 per night



INDOOR EXHIBIT SPACE

 Exhibit Space
 Cost

 10' x 10'
 \$1020

 15' x 10'
 \$1,265

Corner locations are an additional \$50 per corner.

A \$125 maintenance fee will be charged to all vendors for each location.

20 AMP electrical service is included in price. If you require more, there will be an additional charge.

Buildings will be decorated with pipe and drape, 8 ft. back drapes and 3 ft. side drapes. *Licensees must confine all exhibit activities within the limits of space allotted. Sales personnel and demonstrators are prohibited from operating in the aisles. (Please refer to Rules and Regulations for additional policies and procedures).*

Indoor vendors may begin set up Tuesday, January 9, 2024 at 9 a.m. Set up must be completed by 3 p.m. on Thursday, January 11. All vendors must first check in at the credentials office to obtain badges, passes and parking permits as needed. Accounts must be paid in full. Proof of insurance must be on file prior to entering the grounds. Anyone owing a balance upon arrival will not be permitted to set up until balance is paid. *No exceptions will be made.*

Exhibits must be staffed during Fair operation hours. Failure to man an exhibit is cause for loss of space and all expenses or rental fees will be forfeited. Hours of operation are:

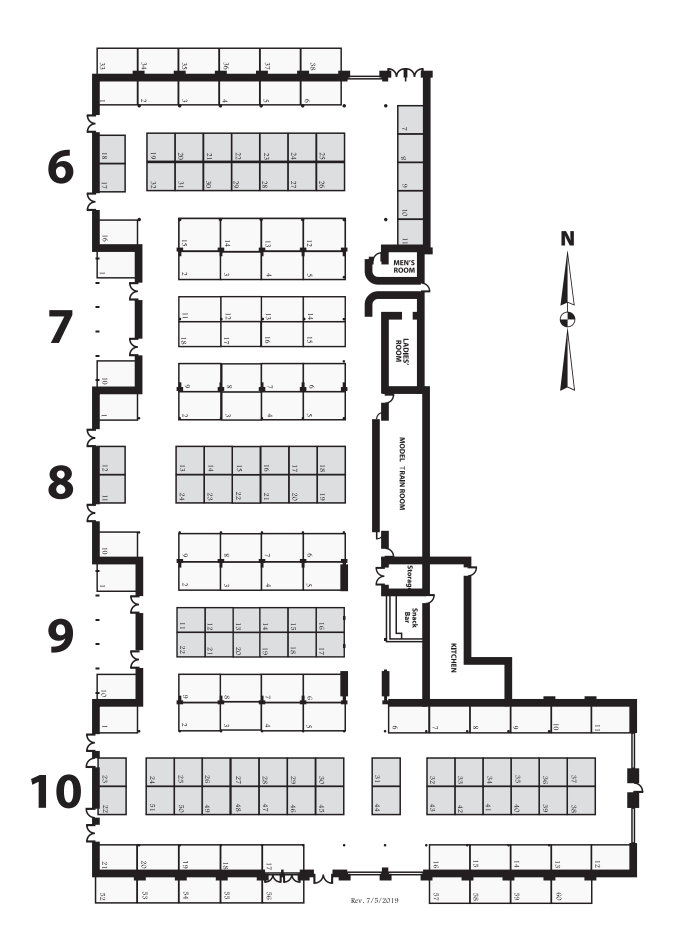
Monday through Friday 12 noon – 10 p.m.* Saturday, Sundays and Martin Luther King Day (Monday, January 15) 10 a.m. – 10 p.m.*

* Hours subject to change

Buildings will remain locked until one hour prior to opening. Exhibits Manager must approve admittance to the buildings prior to scheduled times. No one will be permitted to enter a building without proper credentials.

Permits are required for all stock trucks parked anywhere on the fairgrounds, including general parking areas, fair camping locations and off site remote parking lots operated by the Fair. Stock truck permits can be obtained from the vendor office for \$100. Electrical hook-ups must be purchased separately.

All Indoor vendors will receive release forms after 7 p.m. on the final day of the Fair. Tear down may not begin until 8 p.m. Violators will not be allowed to return the following year. Release slip must be presented at the gate upon removal of concession stand or exhibit.





OUTDOOR SPACE

Must have Fair experience in order to be considered for Outdoor Space

FEES							
Food, beverages & attractions	;	\$120 per Foot					
All others	;	\$ 95 per Foot					

Calculation of Space Fees - Space Fees are calculated on the footage used. Line locations are calculated using total amount of front footage used. Center locations are measured by adding the long side plus the short side. Corners are measured by the longest side. Space is sold in five foot increments with a minimum of 10 feet per location. Footage includes space used by awnings, non-removable hitches, doors and tent stakes.

Vendors on Percentage Sales - Food, beverage and attraction vendor space fees are the greater of their Space Fee (guarantee) or 20% of their gross sales after sales taxes. This calculation is done on a per booth per location basis.

Maintenance Fees - A \$125 maintenance fee is charged per booth per location.

Electrical - Electrical connection charges are not included in rental rates. Please complete the applicable **Electrical Connection Form** and return it immediately. **Any GFI or cable requirements for electrical hookups are the responsibility of the vendor.**

Camping - On-site camping locations are limited. Camping locations are assigned on a first come first served basis. Please complete the **Campground Reservation Form** to reserve your locations. **Camping fees increase for any spaces sold after January 12th.**

Stock Trucks - All stock truck or trailers parked anywhere on the Fairgrounds, including general parking areas & campsites, require a permit. Please complete the **Stock Truck Permit Form** as soon as possible. **Stock Truck Permit fees increase for any permits sold after January 12th.**

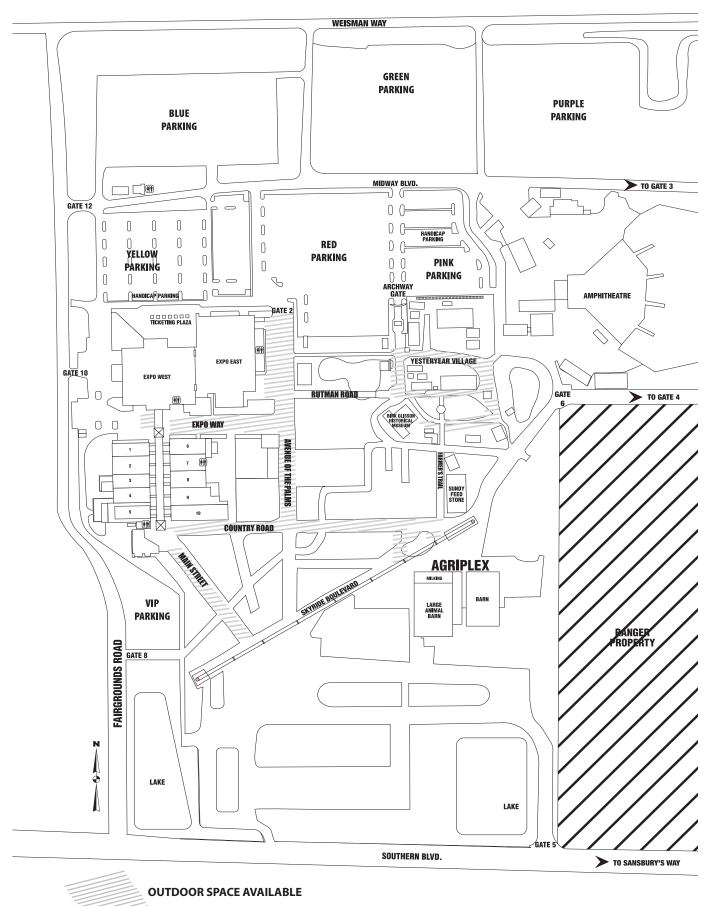
Vendor Credentials - Each vendor and their authorized personnel must have a Fair issued photo identification badge or an admission ticket to enter onto the Fairgrounds. Please complete the **Credentials Form** and send it to the Fairgrounds as soon as possible.

Move-in - Outdoor vendors may begin setup Sunday, January 7, 2024 at 9:00 am. Setup must be completed by 3:00 p.m. on Thursday, January 11th. All vendors must first check in at the Vendor's Office to obtain badges, passes and parking permits needed. Anyone owing a balance or without proof of insurance, will not be permitted to setup. **No exceptions.**

Staffing - Booths must be staffed during Fair operating hours. Failure to man an exhibit is cause for loss of space and all expenses or rental fees will be forfeited. Hours of operation are subject to change depending on weather and crowd size. Approximate times are posed on the Fair's website.

Move-out - Vendors are required to obtain release forms from the Vendor Office on the final day of the Fair. Tear down may not begin until the Fair has closed. Violators will not be allowed to return the following year.

SOUTH FLORIDA FAIR - SITE MAP



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SOUTH FLORIDA FAIR JANUARY 12 - 28, 2024

ON-SITE CONTACT LIST

Please list the name of ALL personnel who will be the on-site contact for the entire run of the Fair.

These names will be the ONLY AUTHORIZED personnel accepted to make transactions at the Vendor's Office.

Please print:

VENDOR/CONCESSION/EXHIBIT NAME: _____

AUTHORIZED PERSONNEL	
NAME:	_PH. NUMBER:
NAME:	_PH. NUMBER:
NAME:	_PH. NUMBER:
NAME:	_PH. NUMBER:

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THE FLORIDA FEDERATION OF FAIRS AND LIVESTOCK SHOWS INC.

MISSION STATEMENT: Increase the overall quality of Florida's Agricultural Fairs, provide the members the support and guidance needed to enlighten our youth and educate the fairgoers on agriculture, trade, entertainment and heritage of Florida.

BENEFITS: Listing in our Annual Directory that is distributed to all Fair and Associate Members; Membership card that entitles you and a guest to free admittance to all Florida Federation Fairs; Three (3) issues per year of the

Federation Faircracker newsletter and the opportunity to advertise in the newsletter; Opportunity to participate in the Annual Federation Convention which is held in April of each year. The Convention is an opportunity to network with Florida Fairs and Associate Members and provides educational seminars on current industry topics; Opportunity to participate in the Trade Show held during the Annual Convention.

ASSOCIATE MEMBERSHIP APPLICATION

Name of applicant:	Title:	
Organization making application:		
Mailing address:		
City:Sta	ste:Zip:	
Business Phone: ()	Cell or Alt. Phone: ()	
E-mail:	Website:	
About your business (10 words or less)		
Fair reference:		
Please attach a check for \$125.00 and mail to: Florida Federation of Fa i online and pay with Credit Card. Dues are valid July 1 through June 30. TO PAY BY CREDIT CARD:	rs, P.O. Box 368, Palmetto, FL 34220 or visit www.flo	widafairs.org to apply
Name and Address if different than above		Credit
Card Number:		
Circle one: VISA MC DC AMEX Exp. Date:		
Signature:		
Please circle one category (only one) under which you wish to be listed in the directory and on the Federation website: 1.Associations/Friends ofFairs 2.Attractions/Entertainment 3.Booking Agencies/Show Production/Management 4.Carnivals/Midways/Games	Comments:	
5.Concessions/Exhibits 6.Concessions/Food-Beverages 7.Consultants 8.Equipment & Tents 9.Insurance 10.Staging/Sound/Lighting 11.Supplies/Services	Questions? Contact: Daniel West, Executive Director P. O. Box 368 Palmetto, FL 34220 Phone: 813-763-0161 dwest1840@gmail.com www.floridafairs.org	

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NATIONAL INDEPENDENT CONCESSIONAIRES ASSOCIATION, INC.

1043 E. Brandon Blvd., Brandon, FL 33511 Phone: (813) 438-8926 · Fax: (813) 803-8460 Email: nica@nicainc.org · Website: www.nicainc.org

Por Office Use Only Date:							
	Member Renewal						

MEMBERSHIP APPLICATION

□ Mr. □ Mrs. □ Ms. First:	Last:		
Name of business:			
Physical address:			Zip:
Mailing address:	City:	State:	Zip:
Primary Phone Number:	Alternate / Cell phone number:		
Email:	Website:		
Age Range: 🔲 20-35 🔲 35-50 🔲 51-70 🛄 70+ 🔲 Other:	NICA News Preference: 🛛 Mail 🖵 Email	Referred by:	South Florida Fair

ANNUAL MEMBERSHIP FEES

INDEPENDENT CONCESSION MEMBERSHIP Voting:
Independent Concessionaire\$150
Additional Member\$100
Non-Voting:
Employee \$75
□ Retired\$50
CONCESSION BUSINESS / GROUP MEMBERSHIP
Includes five memberships in one: one Independent Concessionaire, one Additional Member, and three Employee Members (\$475 value).
Concession Business / Group \$400
Additional Member:
Employee Member 1:
Employee Member 2:
Employee Member 3:
Check a category below and provide a detailed description of your company's services in the next column under Business Description:
Commercial Exhibitors / Retail Food
Attractions / Entertainment Games
Guest Services
Concessionaire General Routing Information
List all states / provinces where you conduct your concession business:
The NICA-sponsored \$10,000 AD&D Insurance Policy is provided to Independent Concessionaire, Additional, and Employee Members. Beneficiary: Phone:
If accepted for membership in NICA, I hereby agree to

abide by its by-laws and rules.

Applicant's signature

ASSOCIATE MEMBERSHIP

A person or entity who provides services to the concession industry.

- □ Fair / Festival over 75,000 attendance\$150 □ Fair / Festival under 75,000 attendance.....\$100 Manufacturer / Distributor / Supplier\$150 Carnival / Circus Operator.....\$150
- Special Services.....\$150

BUSINESS DESCRIPTION

Provide a detailed description of your business, products, and/or services below. This information will be used for your entry in the annual NICA Membership Directory and as keywords to search for your business on the NICA website.

Mail Check or Money Order to NICA's Office at 1043 E. Brandon Blvd. Brandon, FL 33511

	Visa		Mastercard	American Express	Discover
Cred	it Card	:#t			

Security Code: _____ Expiration Date: ____

TOTAL: _____

Signature of Credit Card Holder

□ I authorize NICA to charge the agreed amount listed above to my credit card information provided above. I agree I will pay for this purchase in accordance with the issuing bank cardholder agreement.

□ I authorize NICA to make automatic renewal payments for my membership using the credit card information above. I shall update NICA with all changes to payment information or my intent to cancel automatic renewal payments prior to my next renewal month.

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USEFUL AREA INFORMATION & RESOURCES

Texas Roadhouse 8865 Southern Blvd., Building E WEST PALM BEACH, FL 33411 (561) 651-0400

Friday's 580 North State Road 7 Royal Palm Beach, FL 33411 (561) 795-8955

Pioneer Inn Less than 1 Mile 9121 Southern Blvd. Royal Palm Beach, FL 33411 (561) 855-6055

The Royal Inn Hotel 3 Miles 675 Royal Palm Beach Blvd. Royal Palm Beach, FL 33411 (561) 793-3000

Lion Country Safari KOA 2000 Lion Country Safari Rd Loxahatchee, FL 33470-3976 (561) 793-9797 (800) 562-9115

PUBLIX SUPERMARKET 127 South State Road 7 West Palm Beach, FL 33414-4338 (561) 615-1705

WHOLE FOODS 2635 South State Road 7, Wellington, FL 33414 (561) 904-4000

U.S. POST OFFICE 10299 Southern Blvd Royal Palm Beach, FL 33411-9998 (800) 275-8777

OFFICE DEPOT Southern Blvd. & State Rd. 7 West Palm Beach, FL 33414 (561) 790-4882

RESTAURANTS

Ruby Tuesday 1271 North State Road 7 Royal Palm Beach, FL 33411 (561) 383-8200

Olive Garden 10280 Forest Hill Blvd. Wellington, FL 33414 (561) 798-7979

NEARBY HOTELS

Southern Pines Motel 5.3 Miles 4869 Southern Blvd West Palm Beach, FL 33415 (561) 683-1275

Hilton Palm Beach Airport 7.3 Miles 150 Australian Ave. West Palm Beach, FL 33406 (561) 684-9400

CAMPGROUNDS

John Prince Park Campground 2700 Sixth Ave. S. Lake Worth, Fl 33461 (561) 582-7992

GROCERY STORES/PHARMACIES

WINN DIXIE 1135 Royal Palm Beach Blvd Royal Palm Beach, FL 33411 (561) 793-0422

WALMART SUPERCENTER 9990 Belvedere Road West Palm Beach, FL 33411 (561) 795-0017

OTHER SERVICES

HOME DEPOT 220 S State Road 7 West Palm Beach, FL 33414 (561) 793-7048

COVID-19 TESTING MedExpress Urgent Care 1021 N State Rd 7, Royal Palm Beach, FL 33411 (561) 333-9331 Outback Steakhouse 11101 Southern Blvd. Royal Palm Beach, FL 33411 (561) 795-6663

Flanigan's Seafood Bar & Grill 2335 South State Road 7 Wellington, FL 33414 (561) 422-0988

Hampton Inn 8 Miles 1601 Worthington Rd. West Palm Beach, FL 33409 (561) 472-7333

Hilton Garden Inn 8.5 Miles 1611 Worthington Rd West Palm Beach, FL 33409 (561) 472-5956

Palm Beach Trap & Skeet RV Park 11496 Pierson Rd. Wellington, FL 33414 (561) 793-8787

CVS PHARMACY 800 South State Road 7 Wellington, FL 33414 (561) 791-2149

WALGREENS 9921 Okeechobee Blvd. West Palm Beach, FL 33411 (561) 793-6694

PETSMART 531 North State Road 7 Royal Palm Beach, FL 33411-3524 (561) 793-2858

COVID-19 VACCINE Publix Super Market 127 S State Road 7 West Palm Beach, FL 33414-4338 (561) 615-1711 SoFIFair31