ASSYRIAN FOOD FESTIVAL SAN JOSE, CA VENDOR AGREEMENT

Company/Organi	zation		
		City	, State Zip
Contact		Cell phone	, Fax
Office Phone		Email	
Website		_ Resale License Nu:	mber
Description of pro-	oducts sold and display info		
year the Assyrian of thousands of peop and authentic Assy	Church of the East, Mar Yo ple from Bay Area and Cent yrian foods for everyone. La	sip Parish of San Jose, prov ral valley. There are non-sto st Year we had over 12,000	ch culture and heritage of Assyrians. Each vides a fun-filled weekend that attracts op activities, entertainment, special exhibit attendees.
Event date: Event time: Location:	August 17 and 18, 2024 Saturday 11:00 am - 9:00 pm, Sunday 11:00 am – 9:00 pm 680 Minnesota Ave, San Jose, California		
			nin festival area. Standard booth size is ctrical lights which will be turned on
 Vendor no to the add Please mal web site a If you che Minnesot 	dress listed below. Payment ke checks payable to Assyria at http://www.assyrianfes	t is of \$300.00 per vendor. an Church of the East, or tival.org and then click o ase send your payment to.	and mail or email the completed form you could pay online by going to our n "Advertise". Assyrian Church of the East, 680
For questions plea	ase contact Ramina Ziyeh @	(408)891-7152 or <u>vendors</u>	@assyrianfestival.org
Vendor Signature_			Date
Print Name		Title	
Assyrian Food F	estival / Mar Yosip Parish	1	
Signature			Date
Print Name		Title	

SAN JOSE, CA VENDOR AGREEMENT

The submission of a duly signed Vendor Agreement ("Agreement") constitutes an offer to accept exhibit space assigned pursuant to the provisions hereof. Upon acceptance by the Assyrian Food Festival Committee ("Committee"), as provided herein, the Agreement shall become a binding contract by and between Committee and the "Company" identified in the Application page of the Agreement ("Vendor") for space at the Assyrian Food Festival, which is scheduled to take place on the date indicted on the previous page, and at 680 Minnesota Ave, San Jose, California ("Event(s)").

- 1. **Acceptance**. The Agreement shall become binding and effective only when the Agreement has been duly signed by Vendor and accepted and duly signed by Committee. The receipt and deposit of n Vendor's payment alone does not constitute acceptance.
- 2. **Assignment of Space.** Committee will attempt to assign Vendor to one of the requested spaces. However, Committee reserves the right to make the final determination of all vendor space assignments and may change the space allocation(s) at any time without prior notice to Vendor. Failure to allocate a Vendor to requested space shall not in any way affect the enforceability of the Agreement.
- 3. **Assignment or Subletting Space.** Vendor shall not assign, sublet, share all or any part of its assigned space to be used by any other business, firm or person without the prior written approval of Committee.
- 4. **Exhibitor Functions.** Vendor shall install its display prior to the Event(s), and immediately dismantle and remove its display after the conclusion of the Event. Vendor's display shall be open and adequately staffed throughout the entire Event. Vendor shall remove all trash and debris accumulated during the Event and shall return its space to the same condition as received.
- 5. **Display Restrictions.** Vendor's displays, demonstrations or other activities shall be confined to the limits of Vendor's space and not interfere with other vendors. Festival Committee reserves the right to remove or restrict any exhibit that the Committee, in its sole discretion, determines is objectionable or inappropriate. Any such removal or restriction of a vendor shall not in any way affect the enforceability of the Agreement.
 - 5.1. Vendor shall not operate audio-visual device or sound system in a manner that disturbs or interferes with other vendors.
 - 5.2. Vendor shall not sell any alcohol, food, ice cream, fruits, sodas, pastries as these items are available at the festival to purchase.
 - 5.3. Vendor shall not sell any other eatable item (packaged or not packaged) unless vendor has acquired a Health Permit from Santa Clara County Health Department, and has it displayed on the tent.
 - 5.4. Vendor shall not sell any product which resembles guns and ammunitions
- 6. **Assumption of Risk**. Vendor assumes all risks associated with, resulting from or arising in connection with Vendor's participation or presence at the Event(s). Vendor has sole responsibility for its property or any theft, damage or loss to such property. This Section 6 shall survive the termination, cancellation or expiration of the Agreement for any reason.
- 7. **Indemnification.** Vendor shall indemnify, defend and hold Committee & Mar Yosip Parish. and its directors, officers, employees, successors and assigns, harmless from and against any and all claims, demands, suits, liabilities, damages, losses, costs, fees, fines, penalties and expenses (including reasonable attorneys' fees) which result from or arise out of or in connection with: (i) Vendor's participation or presence at the Event(s), including (without limitation) claims of third parties for property damage or bodily injuries; and/or (ii) any actual or alleged breach by vendor of any covenants, promises or other obligations under the Agreement or any other contracts, arrangements or agreements.
- 8. **Limitation of Liability.** Under no circumstances shall Committee or Mar Yosip Parish be liable for any lost profits or any incidental, special, indirect, punitive or consequential damages whatsoever for any acts or omissions, whether or not apprised of the possibility of any such lost profits or damages. Committee & Mar Yosip Parish makes no representations or warranties, express or implied, regarding the number of persons who will attend the Event(s) or regarding any other matters. This Section 8 shall survive the termination, cancellation or expiration of the Agreement for any reason.
- 9. **Termination by Exhibitor.** If Vendor desires to terminate the Agreement, Vendor may only do so by giving advance written notice thereof to Committee with evidence of receipt. The date of termination shall be the date Committee receives Vendor's written notice. Should Vendor terminate after July 15, 2013, there shall be no refund of any amounts paid by Vendor for exhibit space rental.
- 10.Insurance. Vendor at its own expense, shall secure and maintain through the term of the Agreement: a commercial general liability insurance.
- 11. Cancellation of the Event. If the Event(s) is cancelled due to circumstances beyond Committee's reasonable control (such acts of God, acts of war, governmental agency or unavailability do to tent safety reasons), Committee shall refund Vendor its exhibit space rental payment previously paid. If Committee reschedules the Event date to a date not more than 30 days later, no refund shall be due Vendor.
- 12. **Observance of Laws.** Vendor shall abide by and observe all federal, state and local laws, codes, ordinances, rules and regulations (including all rules and regulations issued for the Event(s). Without limiting the foregoing, Vendor's exhibit shall comply with the Americans with Disabilities Act.

Vendor Signature	Date	