



**OKLAHOMA CANNABIS
BUSINESS ALLIANCE**

GREEN ON GREENWOOD HEALTH & WEALTH EXPO

VENDOR SPACE AGREEMENT

Sept 13th & 14th
Greenwood Cultural Center | 332 N Greenwood | Tulsa, Ok

Company Name: _____

Address: _____ City: _____ State: _____ Zip _____ Country: _____

Phone: _____ Fax: _____ E-Mail: _____

Social Media

Website: _____ Facebook: _____ Twitter: _____

LinkedIn: _____ Instagram: _____ Snapchat: _____

Primary Contact: _____ Title: _____

Phone: _____ E-Mail: _____

Billing Contact: _____ Title: _____

Phone: _____ E-Mail: _____

At-Show Contact: _____ Title: _____

Cell Phone: _____ E-Mail: _____

I understand this application becomes a binding contract is accepted by management. I understand that all deposits and payments are non-refundable, and I agree to remit the balance according to the payment schedule below. I agree to abide by the Conditions, Rules, & Regulations detailed on page 2 of this contract. I agree will not sublet my space or share it with non-exhibiting suppliers.

SIGNATURE REQUIRED → Agreed to By: _____ Date: _____

BOOTH VENDOR FEES & INFO

Vendor	<input type="checkbox"/>	10' x 10'	\$1,000	Food Truck (Daily Charge)	<input type="checkbox"/>	\$100 # of Days
VIP Sponsor	<input type="checkbox"/>		\$2,000			
Route 66	<input type="checkbox"/>		\$2,500			
Blue Dome	<input type="checkbox"/>		\$5,000			
Greenwood	<input type="checkbox"/>		\$10,000			
Tulsa Skyline	<input type="checkbox"/>		\$20,000			

Special Notes / Comments:

PAYMENT SCHEDULE & REMITTANCE

- 100% Booth Payment Due Upon Contract Signing

Mail Payments of Drop Off At:

**3315 S Yale Ave
Tulsa, OK 74135**

Payments Accepted Via Paypal:

Paypal.me/OKCBA

Make Checks Payable to:

HempHustlers, LLC

Oklahoma Cannabis Business Alliance (OCBA) reserves the right in its sole and absolute discretion to determine who will be permitted to display products as an exhibitor.



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VENDOR CONDITIONS, RULES, & REGULATIONS

The following terms and conditions shall apply to this agreement and are binding upon the parties hereto:

1. Space assignments will be made on a first-come, first-served basis, and only on receipt of the agreed gross amount for space rental. Deposit and subsequent payments are non-refundable. *The balance of gross space rental is due immediately upon signing of this contract.* Exhibitor will be allowed the payment schedule shown on the face of this contract. If the expo is cancelled for any reason, exhibitor will receive a full refund.
2. Exhibitors are not permitted to assign or sublet a booth or any part of the space allotted to them by the space rental agreement, nor shall they exhibit, or permit to be exhibited in their space, any merchandise or advertising materials which are not part of their company's regular products or services.
3. Installations of exhibits must be done during targeted move in time. If exhibit is not installed and ready for show by 5PM on Wednesday, September 12th, 2018, expo management reserves the right to assign that space to another exhibitor, or make such other use of the space as deemed necessary or appropriate with no refund eligible to exhibitor. Setup hours are 9AM to 5PM on Wednesday, September 12th, 2018.
4. Expo hours are 10AM to 6PM on Thursday, September 13th, 2018, and Friday, September 14th, 2018.
5. Exhibits are to be kept intact until the closing of the expo. It is also specifically noted that that all contents must be removed by 7PM on Friday, September 14th, 2018. It is also agreed that material not removed by this time and date will be declared abandoned and removed by expo management at exhibitor's expense and disposed of at expo management's discretion.
6. Expo management reserves the right to decline to permit an exhibitor to conduct and maintain an exhibit, in the sole judgment of expo management, the said exhibitor or exhibit, or proposed exhibit, shall in any way be deemed unsuitable. This reservation relates to persons, conduct, articles of merchandise, printed matter, souvenirs, catalogs, and any other things, without limitation, which affects the character of the exhibit and therefore, the expo. The use of loudspeakers, recording equipment, video displays, and radios, or the use of operating machinery which is sufficient volume to annoying neighboring exhibitors will not be permitted.
7. Distribution of literature and souvenirs from booth to booth or in the aisles is forbidden. Vendors must confine their exhibit activities to their contracted exhibit space.
8. It is specifically declared that all exhibitors will confine their activities to conform to specifications set out for the vendor space by the general agreements between OCBA and venue management, and also for specifications for the vendor space and the directions of the fire marshal's office for vendor within the venue.
9. Vendor agrees to protect, save, and hold OCBA and all agents and employees thereof (hereinafter collectively called Indemnities) forever harmless for any damages or charges imposed for violation of any law or ordinance, whether occasioned by the negligence of the exhibitor or those holding under the exhibitor, and hold harmless the indemnities against and from any and all losses, costs, damage, from or out of or by reason of said exhibitor's occupancy and use of the exhibition premises, or any part thereof. Watchmen will be furnished, but the furnishing of such watchmen will not be deemed to affect the non-liability of this section of the agreement. If insurance is desired, it must be secured by the vendor. It is recommended that exhibitors take individual precautionary measures such as securing easily transportable articles of value and the removal of same to a place of safekeeping after exhibit hours, or while exhibit is not manned. It is further agreed that all material brought by the exhibitor is the responsibility of the exhibitor and that expo management hereby disclaims all responsibility for these articles. The parties hereto acknowledge that foregoing disclaimer of liability has been negotiated between the parties and is reflected in the charges applicable to this agreement.
10. In the event of postponement of the expo for any cause, it is agreed the expo management shall have a period of 90 days from the postponement date to reschedule and reproduce the expo. If the expo is rescheduled and reproduced within this period, it is agreed that all aspects of this agreement remain intact and that exhibitor will reschedule their exhibit in order to participate in the rescheduled exposition.
11. It is specifically agreed that OCBA has the right to amend or alter the terms and conditions of this agreement from time to time as need arises, provided expo management gives adequate notice (5 days) to the exhibitor. Each exhibitor, for themselves, their agents, and employees agrees to abide by the conditions, rules, and regulations as published by expo management and noted herein and any future alterations or modifications as described by this paragraph.
12. It is agreed that all disputes arising from this agreement or participation in the expo described by this agreement shall be adjudicated under Oklahoma laws in the courts of Tulsa County, Oklahoma.
13. Vendor grants OCBA permission to communicate directly to vendor by email, and other forms of electronic communication.
14. Exhibitor shall be solely responsible for all intellectual property, media, and other content, in any and all formats (collectively, the "Content"), which is displayed, published, demonstrated, played, or otherwise found within its exhibit. Exhibitor warrants that it has the right to display, publish, demonstrate, play, or otherwise use the Content within its exhibit, and that such use does not infringe the intellectual property and other rights of third parties. Exhibitor further warrants that its use of the Content in its exhibit is and shall be compliant with all applicable laws, statutes, rules, and regulations, as well as the terms listed in these conditions, rules, and regulations regarding the use of Content.

Vendor Signature

Date