

 WEBSITE & SIGNAGE UPGRADE \$400 (UPGRADES ARE PRICED PER EVENT)

SALES@DRINKEATRELA

# **INTERESTED? QUESTIONS?**

### 410-804-4769



## 2025 VENDOR APPLICATION

COMPANY	CONTACT
BILLING ADDRESS ASSOCIATED WITH PAYMENT METHOD	CITY, STATE, ZIP
PHONE	ONSITE CONTACT PHONE
EMAIL	FACEBOOK HANDLE/INSTAGRAM USERNAME/WEBSITE

#### PLEASE PROVIDE A BRIEF DESCRIPTION OF WHAT YOUR COMPANY DOES, WHAT YOU WILL BE SELLING, ETC.

#### TRAILERS ONLY - PLEASE APPROXIMATE YOUR DIMENSIONS:

• PAYMENT •				
WE ACCEPT CHECKS MADE PAYABLE TO DRINK EAT RELAX EVENTS OR CREDIT CARD: 🗖 MASTER CARD 📮 VISA 📮 AMEX 📮 DISCOVER				
CARD NUMBER EXP. DAT	Æ	SECURITY CODE	ZIP CODE	
CARD HOLDERS NAME	AUTHORIZED SIGNATURE			
PLEASE CHARGE MY CARD FOR THE FULL AMOUNT  *When using a credit card, a 4% convenience fee will be added to payments.  A 50% deposit (per space) will be charged upon receipt of this application and the remaining balance will be charged 30 days prior to the show.  PAYPAL INVOICE				
TERMS & CONDITIONS				
<ul> <li>IUNDERSTAND THE FOLLOWING TERMS:</li> <li>(A) Exhibits space and sponsorship is recognized as an advertising / promotional service performed on behaf of Exhibitor by Drink Eat Relax Events, LLC.</li> <li>(B) The space on which Exhibitor shall display and exhibit products shall be as shown on the official diagram for said event or such other space of equal size as the Management may hereinafter designate. Drink Eat Relax Events, LLC reserves the right to relocate any exhibitor at any time for the benefit of the show. Exhibitor must keep space staffed at all times.</li> <li>(C) The Exhibitor agrees to pay the sum above specified as follows: 50% due upon the execution of this agreement, and the remaining balance due by 30 days prior to the event. For all credit card payments, any balance due other than deposit will be automatically charged to the card on file 30 days prior to the event. Exhibitor agrees to all credit card processing fees.</li> <li>(D) The actual occupation of the space is of the essence hereof. In the event the Exhibitor shall not occupy reates agrae then and in such event Drink Eat Relax Events, LLC is expressly authorized to occupy or cause said space to be occupied in such a manner as it may deem best for the interest of said event without any rebate or allowance whatsoever therefore to Exhibitor admitted the Relax Events, LLC, assign or sublet such space or any part thereof, or move out his display before official closing of said show.</li> <li>(F) The conditions, rules and regulations adopted by Drink Eat Relax Events, LLC, are made a part hereof and incorporated herein, and the Exhibitor sole expense) and hold harmless, Drink Eat Relax, LLC shall have full power in the matter of interpretation, amendment and enforcement of all said conditions, rules and regulations.</li> <li>(G) Exhibitor is responsible for their own well-being and will carry all necessary insurance for their person and chattel while setting up, tearing down and exhibiting in the show. The fullest extent permitted b</li></ul>	the failure to fulfill this contract (i) By reason of the enclosing show, destroyed by fire or othe (ii) By any act of God, pub- cause beyond Drink Eat Relax (J) That no agreement, respec- endorsed hereon. (K) In any case where an autore required to stay in place for all Drink Eat Relax Events, LLC up- (L) Final approval of this applic (M) As the individual executing resentative of Exhibitor and as is non-refundable, non-cancela (N) If Exhibitor disputes paymeresolved in favor of Drink Eat Relax (O) In the event that Exhibitor Drink Eat Relax Events, LLC up- for legal fees at Fifteen Percen associated with all collection ef- (P) I understand that my voice by various mechanical and/or law or equity in connection with thorize Drink Eat Relax Events in connection with advertising. BY SIGNING BELOW, SIM HAS READ, UNDERSTON TO ALL TERMS AND CO BY DRINK EAT RELAX EE AUTHORIZED SIGNAT	<ol> <li>Specifically, Drink Eat Relax Events, LLC will not be liable for refunds or any other liabilities whatsoever for he failure to fulfill this contract due to any of the following causes:         <ol> <li>By reason of the enclosure in which the show or pageant is to be produced, being, before or during the show, destroyed by fire or other calamity.</li> <li>By any act of God, public enemy, strikes, statutes, ordinances or any legal authority, or any other ause beyond Drink Eat Relax Events, LLC's control.</li> <li>That no agreement, respect of the matters herein contained, shall become a part hereof unless duly endorsed hereon.</li> <li>In any case where an automobile or moving vehicle is a part of an Exhibitor's display, said vehicle is equired to stay in place for all hours that the show is open. All keys to said vehicles will be surrendered to Drink Eat Relax Events, LLC upon move-in.</li> <li>Final approval of this application is at the discretion of Drink Eat Relax Events, LLC.</li> <li>M) As the individual executing this contract, I expressly represent that I have the authority to act as legal rep- sentative of Exhibitor and as such legally authorizes the exercise of this contract in its entirety. This contract is non-refundable, non-cancelable and non-transferable.</li> <li>N) If Exhibitor disputes paymenthy payments applied to MO, VISA, DISC, or AMEX, and the dispute/inquiry is esolved in favor of Drink Eat Relax Events, LLC Exhibitor will be subject to an additional administrative fee</li> </ol> </li> </ol>		

INTERESTED? QUESTIONS?

410-804-4769