

BeadsExpo- Previous Bead Mall Trunk Show Contract

The Elks Club- 44 Maynard St, Middletown, CT 06457

Show Date: April 26, 2025 (Sat)

Sale Table/Tables

Payment Before Jan 31 /After Jan 31

Company Name

- 1 8'x30' table \$ 175 / **200** _____
- 2 8'x30' table \$ 350 / **375** _____
- 3 8'x30' table \$ 500 / **525** _____
- 4 8'x30' table \$ 650/ **675** _____
- 5 8'x30' table \$ 825/ **850** _____

Address

City State Zip

10 amp Electrical FREE

Phone Mobile

Total Amount Due _____

Email

Payment

- Check Make payable to Silver In Style
- Zelle – 914-573-9254

- Credit Card-Surcharge 3.5%

Web Site

By signing I acknowledge that I have read, understand and agree with terms of this contract and the Bead Mall rules and regulations.

I understand that a 100% non-refundable payment is due with this contract. The Bead Mall reserves the right to reject any contract for any reason.

Credit Card#

Name

Exp CVV Zip

Signature

Name & Signature

Date

**All payments are non-refundable
of any time.**

**Return sign contract to Jenny Ross
2A Jeanette St, unit 25, Danbury CT 06811**

TERMS & CONDITIONS

1. The Contract sets rental terms for exhibit space at the event(EVENT), at the indicated location (FACILITY); and includes rules and regulations which are consistent with and incorporated into this Contract, and in addition to the terms listed in this Contract. Bead Mall is the PROMOTER of EVENT, and the renter of exhibit space is herein called EXHIBITOR. The rental period for the exhibit space is indicated on the form as EVENT DATES.
2. EXHIBITOR assumes all responsibility for compliance with all pertinent ordinances, regulations, and codes of duly authorized local, State and federal governing bodies, including obtaining licenses, permits, paying any fees, taxes, and other costs as a result of participation in EVENT. EXHIBITOR must comply with all safety, fire, and health ordinances applicable to its exhibit space, together with the rules and regulations of PROMOTER and FACILITY.
3. PROMOTER will make no refunds for any reason, including but not limited to EXHIBITOR failing to utilize all or part of exhibit space, leaving EVENT early, or being dissatisfied with outcome of EVENT. PROMOTER does not guarantee EVENT results.
4. If EXHIBITOR cancels this Contract, all payments made by EXHIBITOR shall be retained by PROMOTER.
5. In its sole discretion, PROMOTER reserves the right to make scheduling modifications to EVENT.
6. If EVENT cannot be held or unfeasible to be held at FACILITY, PROMOTER reserves the right to cancel, postpone, or relocate EVENT. If EVENT is cancelled by PROMOTER and not relocated or postponed, PROMOTER will make a pro-rata reimbursement to EXHIBITOR after subtracting debts, expenses, and reasonable compensation to PROMOTER.
7. Move-in, set-up, break-down, and move-out are limited to a time schedule provided by PROMOTER. If EXHIBITOR has not set up exhibit space at least one hour before EVENT opens, then EXHIBITOR will forfeit exhibit space.
8. Failure to leave exhibit space in the same condition as when EXHIBITOR first occupied it or failure to remove refuse materials will result in subsequent charges to EXHIBITOR for all additional costs incurred by PROMOTER.
9. EXHIBITOR assumes liability for any damage to FACILITY that it or its staff causes in connection with the EVENT.
10. PROMOTER, its staff or agents are not liable for loss, damaged, or injury as the result of fire, flood, theft or other such cause.
11. EXHIBITOR agrees to indemnify, defend, and hold harmless PROMOTER, its staff and agents, from and against any actions, suits, claims, liability, damages, injury, illness, or loss of life, including reasonable defense costs and attorney fees, arising out of or related to actions or omissions of PROMOTER or EXHIBITOR as allowed by law.
12. PROMOTER shall have full power and final jurisdiction in the interpretation and enforcement of rules contained herein. Any matter not addressed in either this Contract shall be subject to a final decision by PROMOTER.
13. If any provision of this Contract is unenforceable, all remaining provisions shall remain in full force and effect. The failure to enforce any provision shall not affect that party's right to enforce it thereafter, or the right to enforce any other provision.
14. Signatures via facsimile, email, or electronic duplication are acceptable and enforceable. This Contract may be executed in counterparts, each of which shall be deemed to be an original.
15. The signing parties acknowledge this Contract is the complete agreement, superseding all prior negotiations and discussions and cannot be modified orally. Any and all modifications must be in writing and signed by ALL PARTIES to be effective.
16. All payments are non-refundable.

X

Signature of Exhibitor

Print Name Title Date

X

Signature of Promoter

Date Approved