

## Vendor Rules and Regulations

**Vendor:** The term “Vendor” used in this agreement refers to all persons who purchased a space on the show field designated as a Vendor Space, generally for the sale or marketing of personal property or services. The Jersey Lakeland Region of the Vintage Chevrolet Club of America (hereinafter called “Sponsor”) reserves the right to limit the total number and the kinds of Vendors, in order to promote variety. Vendors (except for authorized Food Vendors) shall not sell food items or drinks (including water.)

**Vendor space:** All spaces are outdoors and subject to uneven ground and varying weather conditions. Vendors must provide all partitions, tables, awnings, accessories, etc. for their space, and must fit all their merchandise, equipment, etc. within the assigned area. Vendors are responsible for their own set-up and take-down.

**Law:** Vendors shall comply with all city, state, and federal rules, regulations, and laws. Vendors shall not pour or dispose any liquid on the grounds at any time. Vendors shall collect all their trash and haul to and dispose of the same in the Dumpster provided by the Sponsor. Vendor shall leave premises in as clean and good condition as when it was received. Sponsor shall not provide electrical service and the Vendor shall not operate an electrical generator without written permission.

**Liability:** Risk of loss by reason of fire, vandalism, theft, negligence of others, and acts of nature shall be borne by Vendor. Sponsor shall have no liability to Vendor, his agents, employees, or representatives, for personal injury or bodily injury arising in connection with the Vendor’s service. The taking of possession of the booth premises by Vendor shall be conclusive evidence that such premises are clean, sanitary, and in good order and condition.

**Hold Harmless:** Vendor agrees to indemnify and hold Sponsor harmless against any and all claims, demands, damages, costs, and expenses, including reasonable attorney’s fees for the defense of such claims and demands, arising from the conduct or management of Vendor’s business on the premises or from its use of the premises or from any breach on the part of Vendor of any conditions of this agreement, or from any act or negligence of Vendor, his agents, contractors, employees, subtenants, concessionaires, or licensees in or about the premises. In case of any action or proceeding brought against Sponsor by reason of any such claim, Vendor, upon notice from Sponsor, agrees to defend the action or proceeding by counsel acceptable to Sponsor.

**Assignment:** Vendor shall not sell, sublet, assign or otherwise transfer this agreement or any right or interest in this agreement without the prior written consent of Sponsor.

**Notice:** No junk items or items of bad taste will be allowed. Sponsor reserves the right to request that inappropriate items be removed at the Sponsor’s discretion. . Vendors are not allowed to “hawk” or “wander” with their merchandise at any time. Vendors shall not play loud music.

**General Disclaimer:** Sponsor is not responsible for accidents, injuries, stolen or lost articles. NJ law prohibits the use of alcohol/drugs/smoking on school property. Failure to observe these rules and regulations can result in immediate expulsion with no refund of Vendor Fees or compensation for lost revenue. The Sponsor reserves the right to escort any individual from the premises as deemed necessary.