2024 Van Wert County Fairgrounds EVENT DATES March 9th, 2024 up March 8th 6:00 - 8:00 pm		Spring Mom 2 mom CONTRACT FOR VENDOR SPACE 1055 S. Washington St. Van Wert, OH 45891 419-238-9270 ray@vanwertcountyfair.com				Office Use Only INVOICE # LOT #	
Vendor:			Pho	one:			
Contact:	Email :						
Address:			City		State	Zip	
A \$10 non-refunda	able depos	it required.	The deposit	will be appl	ied to your	balance due.	
	·	it required.	·	Q	uantity	balance due	<u>Total</u>
One (1) tab	ole	it required.	\$15.00	Qu ea	uantity	balance due	
	ble	it required.	·	Qi ea ea	uantity	balance due	
One (1) tab Two (2) tab Additional t	ble bles tables	it required.	\$15.00 \$20.00 \$10.00	Qu ea ea ea	<u>uantity</u>	balance due Card Fees	
One (1) tab Two (2) tab Additional t	ble bles tables		\$15.00 \$20.00 \$10.00 a 3.25% surc	Qu ea ea ea	Credit		

This privilege is accepted upon condition that the business staled above is to be conducted in accordance with the Rules and Regulations of the Society, and further that the Purchaser of this Contract pledges and offers to the aforesaid Society any and all structures accepted or erected by him/them, all goods, implements or appurtenances which are used in transacting the business to which this privilege pertains, as a Guarantee for the payment of the sum herein stated, and in the case of such forfeiture, said Society shall have the privilege of offering the same at Public Auction, and apply enough of the proceeds from such sale to the discharge of the amount due. The location for said privilege to be assigned by the Secretary, and the business of running such privilege to be conducted to the satisfaction of the Secretary. Retention of this Contract on the part of the purchaser will be taken as evidence of acceptance. Society assumes no responsibility for the loss or damage of Lessee's property. Contract subject to Lessee securing license from Dept. of Agriculture of this State (if required). INDEMNITY: The Lessee assumes liability for and shall indemnity, protect, save, and keep harmless the Lessor, its agents and servants from and against all losses, damages, penalties, claims, actions, suits, costs, expenses. and disbursements, including legal expenses of whatsoever kind and nature imposed upon, incurred by, or asserted against the Lessor in any way relating to or arising out of this lease or of the use of the equipment. The indemnities contained in this Section shall continue in full force and effect, notwithstanding the termination of this lease. INSPECTION: The agents of the Lessor may, at anytime, inspect the property and the manner in which it is being used. RETURN: At the end of the term of this lease. the Lessee shall return the property in the same state of condition as received, reasonable wear and tear expected.

Remaining Balance