

Entry Form
Elite Extravaganza
Waco, TX - November 11-13, 2011



P.O. Box 112
Athens, TX 75751
972-947-3113 Fax
877-933-3277 Office

I have read this Agreement in its entirety and agree to abide by the conditions stated above. Only the following products and/or services, as listed on the VENDOR AGREEMENT, are approved. This will confirm the agreement to exhibit with ELITE BARREL RACING PRODUCTIONS (PRODUCER) at the [Elite Extravaganza](#). The event will be held at [EventCo Events Center, November 9 – 13, 2011](#). It is hereby agreed that the exhibitor, _____ (VENDOR) will abide by the rules and regulations printed in this agreement. VENDOR's signature shall constitute a binding contract between PRODUCER and VENDOR.

1. PRODUCER reserves the right to fully determine the eligibility of any exhibitor, exhibitor's representative, and/or product to be exhibited.
2. PRODUCER reserves the right to reject, eject or prohibit any exhibitor, exhibitor's representative and/or product.
3. Any and all deposits and/or payments on exhibit spaces are non-refundable and must be paid prior to setup.
4. In the event of any cause beyond the PRODUCER's reasonable control that prevents this event from occurring (i.e., war, fire, strike, emergency and/or acts of God) PRODUCER reserves the right to retain VENDOR payments for expense compensation.
5. PRODUCER does not guarantee event attendance, however, PRODUCER shall put forth best efforts in the promotion of this event so as to generate crowds and increase attendance.
6. Subletting of exhibit spaces is prohibited. Two or more firms may not exhibit in a single space without PRODUCER's prior written approval.
7. VENDOR and VENDOR's representatives agree to conduct themselves in a manner that is appropriate to the integrity of the event attendees, fellow exhibitors, show management and staff. PRODUCER reserves the right to expel VENDOR immediately, without recourse, for violations of the clause.
8. Distribution of samples and promotional-type literature is fully restricted to the confines of the exhibit space.
9. VENDOR agrees to be solely responsible for General Excise Tax, Business Fees and/or any Government fees related to their exhibit.
10. PRODUCER assumes no liability for theft or loss to VENDOR of any kind.
11. Insurance is the sole responsibility of VENDOR.
12. VENDOR hereby assumes all responsibility and agrees to protect, indemnify, defend and save PRODUCER, PRODUCER's parent companies, PRODUCER's and/or parent company's employees, representatives and agents harmless against all claims, losses and damages to persons or property, governmental charges or fines, expenses and attorney's fees arising out of or caused by VENDOR'S installation, removal, maintenance, occupancy or use of the exhibit space or premises or any part thereof.
13. VENDOR stipulates that VENDOR has read, understood and agrees to abide by stipulations detailed in the General Information sheet attached to, and thereby made part of, this agreement.
14. Any matter not specifically covered in this contract shall be subject solely to the decision of PRODUCER, and PRODUCER's decision shall be final and immediately binding on VENDOR.

I have read this Agreement in its entirety and agree to abide by the conditions stated above.
Only the following products and/or services, as listed on the VENDOR APPLICATION, are approved.
VENDOR's signature shall constitute a binding contract between PRODUCER and VENDOR.

Products: _____ Services: _____ Vendor Fee: _____

VENDOR Signature: _____ VENDOR Printed Name: _____