

TERMS OF USE - vendors

PLEASE READ THESE TERMS OF USE OR "USER AGREEMENT" CAREFULLY BEFORE becoming a vendor with the LESLIEVILLE FLEA INC. ("LESLIEVILLE FLEA"). THIS AGREEMENT SETS FORTH THE LEGALLY BINDING TERMS AND CONDITIONS FOR YOU AS
A VENDOR

If you are registering as a business entity or individual, you personally guarantee that you have the authority to bind the entity to this Agreement.

BILLINGS, REFUNDS AND TRANSFERS

Fees paid to the Leslieville Flea are non-refundable and cannot be refunded to vendors who choose to cancel for personal reasons or due to inclement weather.

Additionally, you may not transfer or sell your Leslieville Flea spot to any other person or party.

LOSS AND DAMAGE TO VENDOR GOODS

You as the vendor are solely responsible for theft, loss, or damage you or a third party may incur at an event organized by the Leslieville Flea. This includes damage to goods incurred due to inclement weather

INDEMNITY AND HOLD HARMLESS

You agree to hold harmless Leslieville Flea, its agents, employees, directors and officers from any and all claims, demands, losses, actions or applications, including reasonable attorney fees, and further indemnify for such claims, losses, actions or applications brought by third parties for your breach of this Agreement, any terms and conditions incorporated by reference to this Agreement or any violation of applicable law or the rights of such third parties.

By completing the registration form, you agree that you have read our Privacy Policy, incorporated by reference into this Agreement, and further agree that it is reasonable and you consent to the use, collection and disclosure of your information in accordance with the Privacy Policy.

LESLIEVILLE FLEA'S INTELLECTUAL PROPERTY

Leslieville Flea, its graphics, designs, logos, scripts, business marks etc. are the property of Leslieville Flea and cannot be used in any manner for trade or service that is likely to cause confusion to the public.