56th Annual Father's Day Fly-In Columbia Airport, Columbia, CA 95310

Columbia Airport, Columbia, CA 95310 Saturday, June 14, 2025 <u>VENDOR APPLICATION</u>

Event:	56 th Annual Father's Day Fly-In Columbia Airport, 10723 Airport Rd., Columbia, CA 95310		
Cost:	10' x 10' space: \$125 Commercial \$75 Non-Profit There is no cost for organizations NOT s	elling any items or products.	
	Number of spaces requested:		
Set-Up:	Friday, June 13, 2025, <u>before 5:00 p.m</u> . Saturday, June 14, 2025, <u>before 8:00 a.m</u> .		
Your Planned Set-Up Date and Time			
Initials If Saturday setup is chosen, please arrive by 7:30 AM to avoid forfeiting your booth and any fees paid.			
Required hours of Operation: Saturday – June 14, 9:00 a.m. until 3:00 p.m.			
REQUIRED: All Food & Beverage Vendors must submit TFF from TCEH. Link to TFF application:			
https://tuolumnecountyca.portal.opengov.com/categories/1076/record-types/6521			
All vendors selling goods or items must have a <u>California Resale Number</u> .			
Vendor's Name			
California Resale Number: (Enclose copy of Seller's Permit)			
Name of Contact Person:			
Address:			
City, State and	nd Zip:		
Telephone: (D	Day)(Night)		
E-mail address:			
List of Items Intended for Sale (Please attach separate sheet if necessary)			
(1)	(2)		
(3)	(4)		
(5)	(6)		
(7)	(8)		

Note: You must provide proof of liability insurance and proof of indemnification in a form acceptable to the County.

56th Annual Father's Day Fly-In Columbia Airport, Columbia, CA 95310 Saturday, June 14, 2025

VENDOR PARTICIPATION AGREEMENT

[,	(Vendor's name), agree to pay a fee
of	
\$125 as a Commercial Vendor	
\$75 as a Non-Profit Organization	
\$0 as Display Vendor (Not Sell any Iter	ms)
for each 10' by 10' space. Columbia Airport mu noon on June 2, .	ust receive All fees and paperwork by
As a Condition of Approval to be a vendor at the 9:00 a.m. and 3:00 p.m. on Saturday, June 14, 20 and conditions attached as Exhibit A. In addition, made to allow me and/or my organization use of the privilege of selling the items identified on the vabove and nothing else. ANY PRIVILEGES HERE GOODS SHALL EXCLUDE ANY DAYS, TIMES, AS SPECIFICALLY APPROVED.	125, I agree to the Hold Harmless terms I further agree that this application is he space assigned and, if applicable, for Vendor Application at the times identified EUNDER GRANTED FOR THE SALE OF
Vendor's Signature	Date
Airport Manager's Signature	Date

56th Annual Father's Day Fly-In

VENDOR PARTICIPATION AGREEMENT

EXHIBIT A

HOLD HARMLESS AGREEMENT

VENDOR shall indemnify, defend, save, protect, and hold harmless COUNTY OF TUOLUMNE, its governing body, officers, employees, representatives, volunteers and agents ("COUNTY") from any and all demands, losses, claims, costs, suits, liabilities and expenses for any damage, injury or death (collectively "Liability") arising directly or indirectly from or connected with the services provided hereunder which is caused, or claimed or alleged to be caused, in whole or in part, by the negligence or willful misconduct of VENDOR, its officers, employees, agents, contractors, consultants, or any person under its direction or control and will make good to and reimburse COUNTY for any expenditures, including reasonable attorney's fees, the COUNTY may make by reason of such matters and, if requested by COUNTY, will defend any such suits at the sole cost and expense of VENDOR. VENDOR's obligations under this section shall exist regardless of concurrent negligence or willful misconduct on the part of the COUNTY or any other person; provided, however, that VENDOR shall not be required to indemnify the COUNTY for the proportion of Liability a court determines is attributable to the negligence or willful misconduct of the COUNTY.

If such indemnification becomes necessary, the County Counsel for the COUNTY shall have the absolute right and discretion to approve or disapprove of any and all counsel employed to defend the COUNTY. This indemnification clause shall survive the termination or expiration of this Agreement.

COUNTY shall indemnify, defend, save, protect and hold harmless VENDOR, its officers, employees, representatives, and agents ("VENDOR") from any and all demands, losses, claims, costs, suits, liabilities and expenses for any damage, injury or death (collectively "Liability") arising directly or indirectly from or connected with the services provided hereunder which is caused, or claimed or alleged to be caused, in whole or in part, by the negligence or willful misconduct of COUNTY, its governing body, officers, employees, agents, contractors, consultants, volunteers or any person under its direction or control and will make good to and reimburse VENDOR for any expenditures, including reasonable attorney's fees, the VENDOR may make by reason of such matters and, if requested by VENDOR, will defend any such suits at the sole cost and expense of COUNTY. COUNTY's obligations under this section shall exist regardless of concurrent negligence or willful misconduct on the part of the VENDOR or any other person; provided, however, that COUNTY shall not be required to indemnify VENDOR for the proportion of Liability a court determines is attributable to the negligence or willful misconduct of the VENDOR.