Arizona Cattle Growers Annual Summer Convention

Invoiced:_____

Avery's BBQ (262 W Main Street Springerville, AZ 85938)



Invoiced:	
Paid:	
Registered:	
Thanked:	

/endor Application Form (deadline June 22nd)		
Company Name		
Type of business		
*if retail please disclose brands that you represent:		
Mailing Address		
Contact name		
Felephone		
Email		
No outside food or drink allowed, and music of any kind	is prohibited.	
Do you need?:	Booth does include:	
Electricity: Yes No	6ft by 8 ft table	
ACGA does not guarantee you will have access to	2 chairs	
power, this will only help get you closer to an outlet	2 registrations	
on the mapped layout	Setup:	
Payment Option:	Thursday July 15 th from 3pm to 7pm	
Based on your invoice you can click "pay now" to pay	PLEASE PLAN ACCORDINGLY	
online or send a check to -1811 S Alma School Rd.	Or July 16 th at 7am (doors will open at 8 am)	
ınit 255 Mesa, AZ 85210-	Tear down:	
Trade Show Information	*You are required to stay until July 17 th 3pm	
Digital company logo with transparent background	*Be aware that there are always last-minute	
s requested	purchases.	
Booth space does not include:	Saturday after 3pm or Sunday	
Pre or post storage	Hours:	
Decoration or lighting	*Tradeshow will be open to the public both two days	
Onsight Printing	8am to 5 pm Friday	
Power Cords	8am to 3pm Saturday	
All vendor booths come with 2 registrations (not including		
Name 1		
Name 2		
Name 3		
Are you a Business Affiliate (\$450)?: Yes No _		
Continued on back		

Contact: communications@azcattlegrowers.org



	July	10	-10	
Invoiced	l:			
Paid:_				
Registered	l:			
Thanked	1:			

1.1. 16th 10th

• 10 x 10 booth	500.00=
Includes: • 2 Registrations	s, Friday Night Supper & Dance and Saturday Lunch
 10% off for Business Affiliate members 10% off if you donate an Auction Item (Item needs to be donated before June 22nd with a value over 50.00) Total: 	

*I understand that this form is an application for space ACGA Summer Convention. I certify that all information contained in this application to be true and accurate to the best of my knowledge. At the time of approval, if approved a contract will be sent for review and a signature, followed by an invoice. Payment is required to be submitted by June 22nd 2021

Applicant Signature	Date
INC DDINT.	

Renter will submit a Certificate of Insurance showing Arizona Cattle Growers' Association (1811 S Alma School Rd #255 Mesa, Arizona 85210) & Avery's BBQ (262W Main Street Springerville, AZ 85938) as additionally insured in the amount of \$1,000,000. Renter hereby indemnifies and holds harmless ACGA, their employees, agents, heirs, successors and assigns from any and all damages, actions, suits, claims, or other costs (including reasonable attorney fees) arising out of or in connection with any damage to any property or any injury caused to any person (including death) caused by Renter use of the property, including any acts or omissions on the part of Renter their employees, officers, directors, independent contractors, guests, invitees, contractors, or other agents. Renter shall immediately notify Owner of any damage or injury of which they have knowledge in, to, or near the Property, regardless of the cause of such damage or injury. ACGA makes no warranty regarding the suitability of the Property for Renter intended use. The property shall be left in the same condition as when entered. Any damages caused to the Property beyond ordinary wear and tear is the responsibility of Renter, and ACGA shall be entitled to arrange for any necessary repairs at Renter expense. Estimates of expenses will be provided to Renter and they shall reimburse ACGA for any such repairs within 30 days of receipt. Right of Entry. ACGA shall have the right to enter the Property at any time for any reasonable purpose, including any emergency that may threaten damage to Owner's Property, or injury to any person in or near the Property. Compliance with Laws. Renter shall not use the Property in any manner that would violate any local, state or federal laws or regulations. Renter hereby indemnifies Owner, their employees, agents, heirs, successors and assigns, for any damages, penalties, fines, suits, actions, or other costs (including reasonable attorney fees) arising out of or in connection with Renter violation of any local, state, or federal laws, rule, regulation or ordinance related to use of the Property. This Agreement shall be construed in accordance with, and governed in all respects by, the laws of the State of Arizona, without regard to conflicts of law principles. Force Majeure. In the event that Owner is unable, for reasons beyond their control, to make the Property available to Renter on the Event Date for the purposes as set forth in this Agreement, Renter shall have the option of choosing an alternate date to hold the Event (the "Alternate Event Date") at no extra charge. If Renter selects an Alternate Event Date that is reasonably acceptable to Owner, then the Alternate Event Date shall replace the Event Date for the purposes of this Agreement, and all obligations, rights, duties, and privileges as set forth in this Agreement shall remain binding on the Parties. Revocation: Owner shall have the right to revoke the License for any reason up to 3 days before the event date with written notice of revocation. Owner can revoke the license up to the date of the event for non-payment of fees or breach of this agreement by Renter. Assignment. Neither party may assign or transfer their respective rights or obligations under this Agreement without prior written consent from the other Party. Except that if the assignment or transfer is pursuant to a sale of all or substantially all of a Party's assets or is pursuant to a sale of a Party's Property, then no consent shall be required. In the event that an assignment or transfer is made pursuant to either a sale of all or substantially all of the Party's assets or pursuant to a sale of the Property then written notice must be given of such transfer within 10 days of such assignment or transfer. Counterparts. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement. Severability. If any party of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited. Attorney Fees. If any legal action is commenced or maintained in court, whether in law or in equity, by any party to this Agreement as to the interpretation, enforcement, construction or the determination of the rights and duties of the parties to this document or any document provided herein, the prevailing party in any such action shall be award its reasonable attorneys' fees together with all reasonable costs and expenses incurred in such action. Entire Agreement. This Agreement constitutes the entire agreement between Renter and ACGA and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement. Please note in the case of mandatory postponement or cancelation your payment will be refunded.