2025 Nursery / Landscape EXPO EXHIBIT SPACE RENTAL AGREEMENT

1 BOOTH CONTACT INFORMATION - Please Complete ALL Fields	3 BUSINESS TYPE – (check all that apply)
·	☐ Grower ☐ Manufacturer ☐ Distributor ☐ Rewholesaler ☐ Broker ☐ Landscape Equipment
Company Name	☐ Other Equipment ☐ Business Services
Company Password for Online Account Information & Booth Personnel Badges	4 EXHIBIT SPACE RATES Member Non-Member
Contact (this person will receive all exhibitor related correspondence)	Standard Booth (100 sq ft) \$ 1,476.50 \$ 1,838.50 Corner Booth (100 sq ft) \$ 1,919.50 \$ 2,390.00 Endcap Booth (200 sq ft) \$ 3,534.60 \$ 4,412.40
Contact Title:	Island Booth (aisles on 4 sides) \$ 1,624.15* \$ 2,022.35* *Island booth prices are per 100 sq. ft. of space
Contact Mailing Address	Seedling Upgrade
City, State, Zip	Flowering Upgrade \$1,000.00 \$1,000.00
Contact Phone Contact Fax	5 BOOTH CHOICES (if space to be leased is NOT confirmed above, fill in
	Booth choice selections below):
Contact Email Address	1st Choice:
Vebsite Address	2nd Choice:
PUBLISHED/ONLINE INFORMATION – Please Update for Accuracy	3rd Choice: If all choice selections are unavailable, the Nursery / Landscape EXPO
To add/update your product/company profile information, go to NurseryLandscapeEXPO.org. Published Company Name (as it will appear Online and in the Electronic Program/Mobile App)	Management will select the location at its discretion. As an exhibitor, I agree to read and abide by the display requirements as printed in the Nursery / Landscape EXPO Exhibitor Policy Manual.
On-Site Contact Name (TNLA internal use only, not public)*	6 <u>PAYMENT</u> ➤ Upon initial booth selection, there will be a \$100 per 100 sq.ft non-refundable deposit due at the time of booth selection.
On-Site Contact Mobile # (for internal TNLA emergency use only)*	A deposit of one-half (1/2) of the total space cost must be submitted on or before November 1, 2024. If space is leased after November 1, 2024.
ublished Mailing Address	 deposit must be submitted with Exhibit Space Rental Agreement. The balance due must be paid for by May 1, 2025. If space is leased after May 1, 2025, payment in full must be submitted with Exhibit Space
ublished City, State, Zip	Rental Agreement.
ublished Phone Published Toll Free	<u>CANCELLATION POLICY:</u> Nursery/Landscape EXPO will refund payments according to the following schedule, if notification is received in writing: NOTE: The \$100 deposit per 100 sq ft is <u>NON-REFUNDABLE</u> at any time.
	Prior to March 15 — 70% refund; March 15-June 15 — 40% refund; After
	June 15 — 0% refund. This refund schedule applies only to required
	payments made on the cancelled exhibit space(s). All penalties will be imposed uniformly and will apply whether or not the space is resold.
rinted Website Address	payments made on the cancelled exhibit space(s). All penalties will be
Published FAX# Printed Website Address PLEASE READ AND SIGN BELOW the undersigned, designated as representative for Exhibitor with contract signing a	payments made on the cancelled exhibit space(s). All penalties will be imposed uniformly and will apply whether or not the space is resold.
Printed Website Address PLEASE READ AND SIGN BELOW	payments made on the cancelled exhibit space(s). All penalties will be imposed uniformly and will apply whether or not the space is resold. authority, hereby contracts with the Texas Nursery & Landscape Association ne provisions of this contract, the Nursery/Landscape EXPO Exhibitor Policy
PLEASE READ AND SIGN BELOW ne undersigned, designated as representative for Exhibitor with contract signing a r participation in the above-referenced EXPO. All parties agree to be bound by the anual, the Exhibitor Service Manual, and such additional rules and regulations as a secociation and/or Nursery/Landscape EXPO Management.	payments made on the cancelled exhibit space(s). All penalties will be imposed uniformly and will apply whether or not the space is resold. authority, hereby contracts with the Texas Nursery & Landscape Association ne provisions of this contract, the Nursery/Landscape EXPO Exhibitor Policy
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BOOTH FILE REFERENCE:__

CONTRACT TERMS AND CONDITIONS FOR EXHIBITING AT THE NURSERY / LANDSCAPE EXPO

- REFERENCE herein the Nursery/Landscape EXPO, hereafter referred to as The EXPO or EXPO; herein the Texas Nursery & Landscape Association, hereafter referred to as TNLA.
- 2. **EXHIBITORS** All exhibitors shall be bound by the rules and regulations set forth herein and by such amendments or additional rules and regulations as may be established by the Board of Directors of TNLA and/or EXPO Management.
- PAYMENTS Exhibitor's full and timely compliance with the payment schedule set forth on the opposite side of this contract is required. No exhibitor will be permitted to set up exhibit space until full payment has been made.
- 4. CANCELLATIONS Any cancellation request, regardless of reason, shall be approved or denied at the sole consent of TNLA. TNLA will honor exhibitor's request for cancellation ONLY if in writing, and, in any event, will refund out of monies paid by exhibitor only the percentages as set forth on the opposite side of this contract unless Exhibitor has other past due accounts within TNLA. TNLA reserves the right to cancel an exhibit space for the following reasons: non-payment of deposit by deposit due date; non-payment of balance due by due date; misrepresentation of products to be displayed; non-payment of any other past due accounts within TNLA.
- 5. **ASSIGNMENT OF SPACE** Exhibit space will be sold on a priority basis before and during the preceding year's EXPO and on a first-come-first-served basis thereafter. Priority is determined by the number of booths selected, TNLA Membership, and EXPO Sponsorship. TNLA reserves the right to make changes to the floor plan arrangement as may be deemed necessary for the good of the EXPO.
- 6. **EXHIBITOR ELIGIBILITY** TNLA shall have the right to determine the eligibility of any exhibitor for inclusion at The EXPO, in accordance with its rules and regulations, and reserves the right to refuse any or all applications for space and to prohibit or remove any exhibit, display or part thereof, or proposed exhibit display or device which in the opinion of TNLA is not related to the nursery/landscape industryand/or suitable to or in keeping with the product display policy.
- 7. **SUB-LEASING AND SHARING** No exhibitor may assign, sublet or apportion the whole or any part of the exhibit space assigned, nor permit any other party to exhibit therein, nor distribute any promotional or advertising materials in the occupied space other than those manufactured, grown or sold by exhibitor in the regular course ofbusiness.
- 8. **EXHIBIT DISPLAY SPECIFICATIONS** Standard booths will be 10'x 10' in size. An 8' high backdrape, 36" high side drapes, standard sign (with company name, city, state and booth numbers) and daily janitorial service for aisle cleaning will be included at no charge. Additional equipment, materials and/or services (including interior booth cleaning) required by exhibitor must be purchased separately. All displays shall conform to the specifications as described in the official Exhibitor Policy Manual. Exhibitor shall pay any repair damage to the Exhibit Facility caused by any action of exhibitor. Use of booths and exhibit activities of exhibitor shall be subject to all requirements and instructions of the Exhibit Facility Management pertaining to the use of their facility.
- STRUCTURAL INTEGRITY ALL exhibit displays should be designed and erected in a manner that will withstand normal contact or vibration caused by neighboring exhibitors, attendees, hall laborers, vehicles, or installation/dismantling equipment such as forklifts. Displays should also be able to withstand moderate wind effects that may occur in the exhibit hall when freight doors are open or air conditioners turn on.
- ALL exhibits in excess of 15 ft. require an explanation of the measures Exhibitor will take to ensure the structural integrity of the display to EXPO Management PRIOR to moving into the convention center.
- Exhibitors must ensure that any plant material, display fixtures such as tables, racks, or shelves are designed and installed properly to support the materials to be displayed. EXPO Management reserves the right to modify if display is deemed unsafe.
- FIRE SAFETY AND HEALTH REGULATIONS Exhibitor agrees to comply
 with local, city and state and federal laws, ordinances and regulations, and the
 regulations of the Exhibit Facility and EXPO Management covering fire, safety,
 health and all other matters. (See Exhibitor Service Manual for details).
- 10. **RESTRICTIONS ON EXHIBITS** Drawings and giveaways of any kind (including food served from an exhibitor's booth) sponsored by individual exhibitors are subject to approval by EXPO Management. Inflated balloons will not be allowed in the Exhibit Facility without prior approval of EXPO Management. All displays, demonstrations, and personnel (including those in the act of distributing product literature) must be confined to exhibitor's own booth area and must not interfere, obstruct or otherwise unduly affect the operation of others and must conform to the master floor plan. Exhibitors must wear The EXPO Exhibitor badge during all showhours.

- 11. **OFFICIAL EXPO DECORATOR** Additional equipment and services are available from the appointed Official EXPO Decorator (see Exhibitor Service Manual for details). Any items rented by exhibitor are done so directly from the Official EXPO Decorator and are not included in the exhibit rental fee paid to TNLA.
- 12. **FREIGHT SHIPMENT AND SERVICES** Shipments of materials and freight services will be handled by the appointed Official Drayage Contractor (see Exhibitor Service Manual for details).
- 13. **EXHIBITION SCHEDULE** Exhibitors will comply with the official schedules established for move-in, show hours and move-out. All exhibitors will have displays ready by the official opening of The EXPO and will not initiate breakdown or remove exhibit materials from the Exhibit Facility prior to the official closing of the EXPO.
- 14. **SECURITY** Twenty-four (24) hour security will be provided from the beginning of move-in to the end of move-out. TNLA shall not be held responsible for the loss of any material by any cause and urges exhibitor to exercise precautions to discourage loss due to theft or any other cause. No responsibility is assumed by TNLA for goods delivered to the "exhibit areas", or for materials left in the "exhibit areas" at any time. Exhibitors are encouraged to insure exhibit property against loss or theft, and those wishing to do so, must do so at their own expense.
- 15. **LICENSES** Exhibitors shall procure at their own cost and expense any necessary licenses and official permits necessary for the purpose of displaying/ exhibiting in The EXPO. Exhibitors are responsible for conforming with all laws and regulations of the United States and the State of Texas, all ordinances of the host City and, wherever applicable, all rules and regulations of the host City's Police and Fire Departments and those policies and criteria which have been established by the Exhibit Facility Management for use of the designated exhibit areas.
- 16. EXHIBITOR-APPOINTED CONTRACTORS Exhibitors agree to notify TNLA, in writing, if utilizing the services of an outside contractor at any time during the EXPO. Exhibitor-appointed contractors must conform to all regulations covered herein and to any that apply to and are published by TNLA.
- 17. INSURANCE AND INDEMNITY It is expressly understood and agreed by exhibitor that neither TNLA nor their employees nor their contractors shall be liable for loss or damage to the goods or properties of exhibitor. On signing the EXHIBIT SPACE RENTAL AGREEMENT, exhibitor releases and agrees to indemnify TNLA and the host Exhibit Facility and hold them harmless from any suit or claim for property damage (including by fire or other casualty covered by an extended coverage endorsement to a fire insurance policy) or personal injury (including punitive damages) by whomsoever sustained, including exhibitor and exhibitor's agents or employees on or about exhibitor's display space or arising out of exhibitor's participation in The EXPO, expressly including such damage or injury resulting in any part from the negligence of one or more of the aforementioned indemnities. The performance of this agreement by either party is subject to acts of God, war, pandemic, government regulation, disaster, civil disorder, the public enemy, curtailment of transportation facilities, or other emergency over which neither party has control making it illegal or impossible to provide the facilities or to hold the function. Exhibitor agrees to maintain such insurance that will fully protect TNLA from any and all claims of any nature whatsoever, including claims under the Workers' Compensation Act, and for personal injury, including death, which may arise in connection with the installation, operation, or dismantling of exhibitor's display. Exhibitor agrees to indemnify and hold harmless TNLA for any such claims, irrespective of insurance coverages. Exhibitor further acknowledges that insurance covering the exhibit and/or property against damage and business interruption losses are the sole responsibility of exhibitor. Exhibitors are required to have Certificates of Insurance available for inspection by TNLA.
- 18. **CANCELLATION / DISRUPTION OF EXPO** Should any eventuality cause cancellation or disruption of the exhibition, TNLA shall not be liable for any expenses incurred by exhibitor other than the rental cost of the exhibit space less expenses incurred by TNLA and at the sole discretion of TNLA
- 19. AMENDMENTS All points not covered herein or not covered in the Exhibitor Policy Manual and/or Exhibitor's Service Manual are subject to settlement by TNLA Management and/or the TNLA Board of Directors, and they reserve the right to make such changes, amendments and additions to these rules, and such further regulations as they shall consider necessary. The Board of Directors of the Texas Nursery & Landscape Association shall be the final authority.
- 20. **DISPUTES** This agreement shall be governed by and construed in accordance with the laws of the State of Texas, County of Travis. Venue for any dispute arising hereunder shall be Austin, Travis County, Texas.