



## POLICIES ~ PROCEDURES Privacy Policy ~ Website Terms and Conditions of Use

### **Big Bodacious Events LLC – Policies & Procedures**

- All Vendors/Exhibitors (Exhibitor) who submits any application for any Big Bodacious Events LLC (BBE) event is willingly entering into a legal and binding contract with Big Bodacious Events, LLC (BBE) wherein the Exhibitor agrees to be bound by the following terms and conditions (policies & procedures). Upon signing &/or submission of any application by Exhibitor to BBE, the application will become a binding contract between BBE and the Exhibitor. These policies and procedures are a vital part of our application process and all applying Exhibitors need to understand and indicate on the application that they have read and agree to these policies & procedures. The terms and conditions that the Exhibitor agrees to be bound by when submitting any BBE application, are as follows:
  - Exhibitor has fully completed an Application/Contract (Application) and the information provided is true and correct.
  - Exhibitor understands and agrees that these policies and procedures are a governing part of every application they fill out for any BBE event. The application/contract itself does not include these policies and procedures within its body, however every applicant must indicate during the application process that they have read and agree to be bound by all of the BBE Rules, policies and procedures just as if they were included within the body of that document or online form.
  - By applying for any event with BBE, the exhibitor will be bound to the most current rules, policies & procedures including all details contained within whether posted socially, emailed or listed on the BBE website.
  - Any new information added and all changes regarding BBE rules, policies and procedures supersede any previous of the same
  - Accompanying any application, or following any pre-approval to an event, Exhibitor must complete the required payment, fees or deposit of fees. Display / Booth space reservation at the event will not be deemed complete or held if the fees are not paid.
  - Once an Application is signed/submitted, the exhibitor becomes fully subject to the terms of this Application/Contract and will remain valid indefinitely.
  - BBE Offers NO REFUNDS regardless of reason, cause, fault, timing

- Exhibitor agrees and understand that life itself is unpredictable and therefore unexpected issues can arise that are unfortunate or uncontrollable, things such as extreme weather, natural or man-made disasters, war or national troubles, financial collapse, economic disaster, depression or recession, company closure or bankruptcy, plagues or sickness, building or venue issue, sickness or death, and a variety of other unexpected and unforeseen issues that could at any time occur and cause this event to be altered or canceled. By submitting an application the exhibitor acknowledges that he/she understands that are applying completely at their own risk, and that in the unfortunate situation that BBE decides to change or alter the event in any manner, and also the very unlikely and unfortunate situation that is severe enough (in BBE's opinion) to warrant a cancelation of this event, that the exhibitor will not be refunded or compensated in any way, and exhibitor will hold all parties involved (BBE, it's Owners, Management, Staff, Volunteers and all others involved) harmless from any liability in any form or fashion
- BBE cannot and does not guarantee exhibitors satisfaction of any event, sales at the event, crowd size, competition at the event, medical or health issues, unfortunate mistakes or oversights, emergencies or for any other reason not listed. Exhibitor understands this fact and agrees that they are applying and participating at their own risk.
- BBE does not allow any negative behaviors or negative comments of any kind that could be considered hurtful, harmful or disruptive to anyone involved directly or indirectly with BBE and all BBE events. BBE has very strict rules against negative behaviors and comments from any exhibitor before, during and after an event, this rule extends to include any negativity of any kind against BBE, its officers, management, representatives, other exhibitors, all patrons and attendees, other exhibitors, venue staff and representatives, event service providers, ticketing services, government officials, sponsors, media personnel, and all others involved in any event or with BBE in any way.
- BBE has set forth an Agreement of Compliance (AOC) policy to enforce all of the BBE policies & procedures, rules and guidelines including but not limited to BBE rules, and expectations regarding negativity in any form. Negative actions or comments to or against BBE, Its officers, management, representatives, any other exhibitor, person, company, government or agency involved in any capacity with any BBE event, may be enforced by the AOC policy and its subsequent consequences as set forth in the BBE Policies & procedures. All exhibitors agree to these terms by their submission of any application to any BBE event. This also applies to applications that are in process applications that have been denied.
- AOC is in place to ensure that each exhibitor follows BBE rules, policies and procedures that are intended to create a successful and professional event for everyone involved.
- AOC will be agreed to, and will become binding upon the submission of any application from the Exhibitor to BBE. No exhibitor will be allowed to participate in any event without indicating their agreement to the terms of the AOC policy, all BBE policies, procedures, rules, guidelines, TOU's, and terms listed within the website or application/contract in its entirety.

- So long as the Exhibitor has complied with BBE policies, rules and aided BBE towards a successful event. No AOC violation will occur, and no additional fees will become due. However, in the extremely rare event that the exhibitor has not acted properly, in good faith, with common decency, and complied with all current policies, procedures and rules of BBE as listed, the AOC violation policy including all fees set forth will go into full effect.
- Determination of whether the Exhibitor has complied with BBE policies, procedures and rules and when or if any AOC violation has occurred by exhibitor will be determined by BBE management in its sole discretion and the exhibitor agrees fully to accept any BBE conclusion of AOC violations and the actions that BBE feels are justified in the same regard.
- If BBE determines that the Exhibitor has violated BBE policies, procedures or rules; BBE will contact the offending exhibitor demanding that they cease any such negative activity immediately. BBE will then send an invoice to the exhibitor in the amount of \$100 which is the initial AOC fine imposed. The exhibitor will have 15 days from the date of this invoice to rectify the situation in accordance with reasonable requests from BBE, and additionally will have the same 15 days to pay the initial \$100 AOC violation fee invoice in full.
- If the Exhibitor fails to pay the initial fee within the allotted time period, refuses to rectify or cease the activity, and/or escalates the situation in any way, BBE reserves the right to add additional fees up to an amount deemed reasonable by BBE management in its sole discretion. This amount will be based upon the extent and potential damage of negative actions by the exhibitor. The AOC violation fee in the most extreme violations and situations, in which the exhibitor is putting BBE at risk of losing long term profits or jeopardizing the business and its potential future, will have no set financial limitations to exhibitor's liability and will be based on the severity of the violation and its subsequent damages or potential damages whether real or assumed.
- BBE reserves the right to pursue and collect from the exhibitor, all Considerations, Processing fees, AOC violation fees, collection service fees, and all service and legal fees as they deem reasonable in order to collect on a violation of AOC by the Exhibitor.
- Exhibitor by signing any BBE application agrees to be the responsible party in regard to all AOC violation fees requested by BBE management. Exhibitor agrees to pay all such fees and to hold BBE harmless in every way.
- BBE does not wish to ever charge an AOC fee, and will only proceed with such action if deemed absolutely necessary by BBE management. Exhibitor agrees fully with these AOC terms by signing (electronically or manually) and submitting the application for any BBE event.
- Exhibitor agrees fully and completely with these terms and any risk by submitting any BBE application.
- Exhibitors are prohibited from commenting or engaging in conversation regarding booth fees that they or others have paid for the current event or other events offered by or managed by BBE. (past / present or future)

- Exhibitor takes full responsibility for its own booth area, products, insurance, liability, permits and taxes regarding the Event.
- Exhibitor understands that BBE Never offers Exclusivity of any Product or Company.
- Exhibitor understands that Sales are not guaranteed.
- Exhibitor understands that crowd numbers are estimates only and that BBE has no control over how many people attend or what they choose to purchase while at any event.
- Exhibitor understands that BBE does not set pricing or control pricing from any exhibitor.
- Exhibitor understands that they are responsible for their own sales, there is not a central checkout at any of the BBE Events.
- Exhibitor understands that they need to provide a safe and secure display/booth area at all times.
- Any Exhibitor who is sharing their booth space with others will take full accountability for all actions of all other exhibitors that they are sharing the space with. If a secondary or “sharing” exhibitor does not follow the rules, policies and procedures set forth by BBE and listed here, the primary exhibitor that signed and submitted the application will be held liable as if it were they who created the violation. They Primary Exhibitor takes full responsibility and accountability for the actions of all exhibitors they allow to share their space.
- BBE’s goal through AOC, is to keep issues to a very low count and manage Events successfully for all involved. The more the Exhibitors and Organizers work together and cooperate, the better the Events will be for everyone.
- Exhibitor agrees to promote and support the event in its entirety, BBE, the coordinators and facilitators, other exhibitors and to ensure a positive overall experience before, during and after any event.
- Exhibitor may share and sublet their space with others as long as all secondary exhibitors are pre-approved by BBE and submit any required applications or details to BBE.
- All Secondary Vendors will be subject to & must agree to follow all of the BBE Policies & Procedures
- BBE Suggests that all Exhibitors keep a copy of their application/contract and our policies and procedures for their records.
- Exhibitor will be notified via email of their final acceptance or denial to the event applied for. If approved the confirmation will include the booth assignment. Exhibitors should check their Spam or Other Folders area of their email if they have not received an approval or denial within a reasonable amount of time. If the exhibitor has not received a response from BBE within 1 week of time after application submission, the exhibitor should contact BBE directly to ensure it was received.
- Approved event Exhibitors are responsible to ensure that they are getting BBE emails and BBE will not be held liable for any missed communications.
- In the Event that we receive booth fees and/or application after all of our spaces are reserved, or if application is not accepted or revoked for any reason, any and all payment provided will be fully refunded to the exhibitor.

- Refunds of any type will not be given for inclement weather, personal losses, acts of nature, disasters of any kind, theft, low sales, low attendance, dissatisfaction, or for any other reason. The exhibitor takes 100% risk with any BBE event and will not ask for refunds, compensations, or credits from BBE for any reason.
- Cancellations are accepted. However, if the exhibitor cannot make it to the event and cancels, they will lose all monies previously paid – No Refunds. Exhibitor needs to be certain that they can commit to the Event before submitting the application. Once an exhibitor indicates that they will be unable to attend, or they wish to cancel - BBE reserves the right to fill the space with another vendor. The original vendor will not be reimbursed in any way.
- If an exhibitor who is already approved for an event, is faced with the inability to attend the show, BBE May allow them to find an alternate vendor to take their space. The original vendor would need to ask BBE for permission to try & find a substitute for their booth
- No vendor shall be allowed to sell, sublet or trade their booth for any type of a personal profit
- Vendors may Not sell, sublet or trade their booth/s to or with another Vendor without pre-approval from BBE and through following BBE procedures set forth
- BBE reserves the right to change any details of any event in any way that it deems to be in the best interest of the event, the exhibitors, BBE, BBE owners and managers, venues or BBE representatives. Including but not limited too - Adding/Removing/changing booths, aisles, corners, entertainment, activities, hours, decorations, security, location or any other event details.
- BBE reserves the right to offer any discount to any exhibitor, to change prices of booth spaces or any product or service offered at any time and for any reason without recourse from any exhibitor who has paid a higher amount. BBE will not be held liable for any injustice felt by any exhibitor in regard to working with BBE. Exhibitor agrees to release BBE from any and all claims and reimbursement and assumes all risks upon submission of any BBE application, contract or document.
- BBE reserves the right to cancel or reschedule any event if BBE deems it to be necessary and for any reason and at any time prior to the event. The Exhibitor agrees that this is a financial and personal risk that they are taking when applying for any BBE event. BBE will not offer refunds of any kind, and will not refund any exhibitor if an event needs to be canceled or rescheduled. Exhibitor will hold BBE harmless from any loss or injustice the exhibitor experiences if this were to ever happen.
- BBE may move or allow others to move, any equipment, products or displays that BBE deems to be a safety concern or in violation of fire code, or if the move would serve the best interest of the Event. This may include switching Exhibitor locations if it is deemed to be in the best interest of the show. In other words, Exhibitor agrees that BBE shall have the full, complete and absolute authority to establish the schedules for the use and availability of services and facilities and to determine when and to what extent any sharing of any services and facilities is necessary or desirable provided such schedules do not unreasonably interfere with Exhibitor's use of the booth(s), and Exhibitor agrees to comply with any schedules so established and to cooperate in any sharing arrangements so determined. In no event shall

Exhibitor enter or use any areas, service space or facility of the Event other than the booth without first obtaining BBE's consent and approval, which may be given or withheld in its sole discretion.

- BBE reserves the right to remove or cause to be removed, any exhibitor from any event, and / or to not allow any exhibitor to attend the event if an AOC violation has occurred before the event, during the set-up of the event, during the event until BBE has left the venue premises. If removed or rejected because of an AOC violation, the offending exhibitor waives all rights to refund, credit, affiliate compensation, or any claims against BBE, and furthermore agrees to be subject to the AOC Violation and subsequent consequences.
- Food and Beverages will be sold by approved and licensed Exhibitors only if the specific event and or venue allows. Samples and specific specialty items may be allowed depending on the event. Exhibitors offering any food/beverage/samples of any such product are responsible to be in complete compliance with all local & federal government agencies including but not limited to the County health departments.
- BBE takes no responsibility for liability arising from exhibitor's negligence in any way and exhibitor will be the liable party in any such unfortunate incident.
- Any person entering any venue area where BBE is holding an event will hold BBE harmless from any liability claims arising from their decision to attend the event.
- BBE does not guarantee or promise exclusivity of products or services. BBE attempts to host and have a wide selection but we will not promise anyone exclusivity in any way or for any product or service. This includes direct sales companies, or MLMs, who we try to limit to one per event, although there are a few companies that have such a large number of anxious representatives that we may allow two if we are getting too many requests for that company (only in events with 100+ booth spaces). Any other Product or Service will have no limits and BBE reserves the right to approve any exhibitor regardless of how many similar products or services are being offered. BBE staff is not flawless and sometimes we make mistakes, we do everything possible to avoid mistakes, however in the event that a mistake has been made by BBE or any staff, management, or volunteers that directly or indirectly effects the exhibitor, the exhibitor will talk to BBE management to resolve the issue. BBE will strive to correct any issues, however we cannot guarantee exhibitors satisfaction with our efforts. Exhibitor understands and accepts this fact any all risk involved.
- BBE does not regulate prices charged by any exhibitors for their goods and services. BBE will not ask or require any exhibitor to change pricing to help others compete. BBE encourages ethical business practices of all Exhibitors. However, if BBE staff can tell that the Exhibitor is intentionally trying to undercut another Exhibitor or otherwise purposely trying to hurt another Exhibitor's business opportunities, the offending Exhibitor may be asked to leave the premises, will lose all monies previously paid, be subject to AOC violation fees, lose any considerations including affiliate payout due, and prohibited from any future BBE Events. Treat others the way that you want to be treated.
- Any Vendors who have agreed to a trade of products and or services for a discount of fees will be fully responsible to deliver and follow through with the trade value as agreed. BBE will not be responsible for

asking for the trade. It is the exhibitors' responsibility to ensure the trade is completed during or before the event. Failure to follow through will be considered as breach of contract.

- BBE does not guarantee Exhibitor's sales or satisfaction with the Event. Each event is unique. Exhibitor agrees that BBE will not be held liable if he/she is not satisfied with any part of any event or the results it receives.
- Exhibitor agrees that he/she will, at their own expense, comply with all health and safety permits, licensing, and other regulations imposed by applicable local governmental body or agency in which the Event is located, including but not limited to business licenses, seller's permits and taxes.
- Exhibitor agrees that it will comply with any rules and policies imposed by the owner or manager of the venue the Event will be held as well as the coordinators of the Event.
- BBE encourages Exhibitor to keep all permits with it at the Event for Exhibitor's protection and easy access if needed.
- BBE does not require but highly suggests that all Exhibitors seek protection through liability insurance. Exhibitor agrees to defend, indemnify, and hold harmless the facility or venue where the Event is located,
- owners, event associates, BBE and each of their respective officers, directors, employees, agents, representatives, contractors, and assigns (collectively referred to as the Indemnities), from and against, and reimburse the Indemnities for, any and all claims, damages, losses, demands, liabilities, obligations, judgments, settlements, penalties, fines, costs and expenses (including attorneys' fees and costs) and other amounts (collectively, the Losses) which may be paid, incurred or sustained or asserted against the Indemnities based upon, or relating to any breach or noncompliance by Exhibitor of any covenant contained in this Application/Contract of the use, occupancy or operations of the Exhibitor at the Event, including all common areas and other areas adjacent to Exhibitor's booth, by the Exhibitor, its employees, and customers. Such indemnification and hold harmless shall extend to the loss or damage of property or body of the Exhibitor.
- And that all orders of Booth Space, Services, Sponsorship Options, all Fees paid or due are Completely Non Refundable.
- Exhibitor understand that important information is sent periodically via email and that it's their responsibility to ensure they are receiving the emails sent from BBE.
- By submitting any application, exhibitor fully understands that BBE and others representing BBE will be taking Photographs and Video of this event and by participating in the event you subsequently authorize & completely release all rights to any image, recording or video of me, my display, my products etc. to BBE for their use in company or event promotions.
- Exhibitor agrees that all BBE Events will be smoke, alcohol and drug free. If an exhibitor smokes, they must do so in a location that is outside and far enough away from the attendees of the event, that they are not subjected to the smell.
- Exhibitors are expected to treat everyone involved in the event in any manner, including all patrons, with respect, common courtesy and kindness always. Exhibitors are expected to refrain from any negative

actions or comments that can cause harm or unnecessary drama, chaos, frustration, or negativity in any way or to anyone. The applying exhibitor agrees to uphold the highest standards of courtesy, kindness, respect and common decency in all situations regarding the event, any other BBE Event, BBE owners, managers, representatives, patrons, other exhibitors, sponsors, media personnel, patrons, venue associates, government associates etc. effective upon submission of any application and with an indefinite term. Failure to follow these standards may lead to BBE imposing the AOC violation on the offending exhibitor.

- By applying for any BBE event the exhibitor agrees to act according to BBE expectations
- Everyone is welcome to attend any BBE Event (vendors, exhibitors, patrons, volunteers, sponsors, etc.) regardless of age, race, creed, color, sex, religion, sexual orientation, marital status or nationality.
- Exhibitors will be notified of the approved parking area if applicable and expected to adhere to the request and leave the close parking available for Event patrons.
- Exhibitor will NOT close their booth(s) early or pack up their products early on any day of the Event. Exhibitor needs to keep its booth open the entire time of the Event. Exhibitor must provide personnel at its booth(s) at all times unless prior approval is given in writing from BBE management and / or a life or death emergency takes place during the event. Closing a booth up early or leaving early is a violation of AOC and subject to the consequences of any such violation.
- Exhibitor accepts full responsibility for complying with all applicable state tax laws. This includes obtaining seller's permits if necessary and reporting of sales and payment of sales tax, where applicable, to the local tax authority. Exhibitor is fully liable for any additional fees required from any governing body in regard to any event with BBE.
- All Exhibitors planning to sell any products or services at the Event will be required to list its valid Social Security Number or Tax Identification Number for tax reporting purposes only.
- BBE is not responsible for any loss or damage to Exhibitor's booth(s) or the property of Exhibitor caused by the removal of the booth or any property therein by any authorized or unauthorized persons, or any act of repossession, resale or other removal of the booth or any property therein by other persons.
- If exhibitor is actively participating in an affiliate program, they will be paid for their efforts after the event ends, with 30 days of the end of the event. BBE cannot guarantee exhibitors satisfaction with this program, this compensation, may or may not require tax forms to be filled out, and the funds may or may not be taxable. Exhibitor by participating in this program understands these terms and agrees to them in their entirety, and agrees to hold BBE, and all others involved in this event, completely harmless from liability or compensation due to any lack of satisfaction, issues, complaints or disagreements arising from the affiliate program. Ultimately if there is any upset, BBE Owner/Managers will have 100% say in the outcome of any decisions made in this regard.
- Exhibitor takes full responsibility for its own booth area, products, insurance, liability, permits and taxes regarding the Event.



- Exhibitor agrees to defend, indemnify, and hold harmless the facility or venue where the Event is located, owners, event associates, BBE and each of their respective officers, directors, employees, agents, representatives, contractors, sponsors, and assigns (collectively referred to as the Indemnities), from and against, and reimburse the Indemnities for, any and all claims, damages, losses, demands, liabilities, obligations, judgments, settlements, penalties, fines, costs and expenses (including attorneys' fees and costs) and other amounts (collectively, the Losses) which may be paid, incurred or sustained or asserted against the Indemnities based upon, or relating to any breach or noncompliance by Exhibitor of any covenant contained in any BBE Application/Contract of the use, occupancy or operations of the Exhibitor at any BBE Event, including all common areas and other areas adjacent to Exhibitor's booth, by the Exhibitor, its employees, and customers. Such indemnification and hold harmless shall extend to the loss or damage of property of the Exhibitor and all personal financial and all other losses of the exhibitor.
- Exhibitor accepts full, complete and 100% risk of any dissatisfaction and/or loss of any kind with the submission of any BBE application.
- The rights of each party under any BBE Application/Contract are personal to that party and may not be assigned or transferred to any other person, firm, corporation, or other entity without the prior, express, and written consent of the other party.
- If a contract breach has occurred by an exhibitor, BBE reserves the right to charge all remaining fees not paid, or fees that were discounted, or in trade value that was not received – up to the full retail prices of services. BBE also reserves the right to add AOC fees if the exhibitor is in violation or breach of the contract. BBE may add collection, legal and service fees as deemed necessary to collect all such fees deemed due. Exhibitor fully agrees to pay any such fees if they breach the contract, break the rules, do not follow through on final payments or trades.
- Any fees or collection deemed due or necessary may be reduced if BBE feels that the Exhibitor is acting in good faith, or rectifying their actions. However, any reduction will be at BBE's discretion only.
- All BBE Applications/Contracts shall be governed by, construed, and enforced in accordance with the laws of the State of Utah.
- The invalidity of any portion of any BBE Application/Contract will not and shall not be deemed to affect the validity of any other provision. If any provision of this Application/Contract is held to be invalid, the parties agree that the remaining provisions shall be deemed to be in full force and effect as if it had been executed by both parties subsequent to the expungement of the invalid provision.
- In all BBE Applications/Contracts, any reference to a party includes that party's heirs, executors, administrators, successors and assigns, singular includes plural and masculine includes feminine.

## **Big Bodacious Events LLC Privacy Policy**

### **Information Tracking**

Big Bodacious Events LLC is committed to respecting the privacy of its Online Visitors. Personal information provided by users of this site is submitted at the user's discretion. Information provided by the user is kept secure

and for BBE Use only.

### **Information Tracking and Online Purchasing**

Big Bodacious Events LLC, like all companies with a web presence, uses web software to track the number of visitors to its web site, to analyze trends, administer the site and track user movements. We use this data to develop site content and continue to provide you with a positive experience when you visit our Website. However, no personal information is collected during the tracking process.

### **Links to Other Sites**

Our website may provide links to Websites of various other organizations. Unless stated otherwise, Big Bodacious Events LLC, makes no representations whatsoever concerning the content of those sites. A link from our Website is not an endorsement, authorization, sponsorship or affiliation with respect to such site, its owners or providers. Our site may also contain logos and references to third-party companies, services, or sites; such references are not recommendations or endorsements. This Privacy Policy applies solely to the information collected by this site and does not apply to other third-party sites.

### **Intellectual Property**

Content that is covered by intellectual property rights, like photos, logos and videos are the private property of their individual owners. Big Bodacious Events LLC owns, has purchased rights to, or has permission to use all intellectual property on this site. All intellectual property on our website is not for public use and any unauthorized copying or use without the respective owners consent is theft and will be dealt with as such.

### **Questions Regarding this Statement**

If you have any questions about this privacy statement, the practices of this site, or your dealing with this Website, you can contact us through one of our websites. [www.events-bbe.com](http://www.events-bbe.com) or [www.ldsfamilyfest.com](http://www.ldsfamilyfest.com)

## **Big Bodacious Events LLC – Websites Terms & Conditions of Use**

- Access to and use of this Website and the products and services available through it, are subject to the following terms, conditions and notices (the "Website Terms and Conditions"). By using this website, you are agreeing to all of the Terms and conditions, as may be updated by us from time to time. You should check this page regularly to take notice of any changes we may have made to the Terms of Service.
- Access to this Website is permitted on a temporary basis, and we reserve the right to withdraw or amend the terms and conditions without notice. We will not be liable if for any reason if this Website is unavailable at any time or for any period. From time to time, we may restrict access to some parts or to the entire Website.
- This Website also contains links to other websites and BBE has no control over the Linked Sites and accepts no responsibility for them or for any loss or damage that may arise from your use of them. Your use of the Linked Sites will be subject to the terms of use and service contained within each such site.
- You must not misuse this Website. You will not: commit or encourage a criminal offence; transmit or distribute a virus, trojan, worm, logic bomb or post any other material which is malicious, technologically harmful, in breach of confidence or in any way offensive or obscene; hack into any aspect of the website; corrupt data; cause annoyance to other users; infringe upon the rights of any other person's proprietary rights; send any unsolicited advertising or promotional material, commonly referred to as "spam"; or attempt to affect the performance or functionality of any computer facilities of or accessed through this Website. Breaching this provision would constitute a criminal offence under the Computer Misuse Act 1990. Basic Principles will report any such breach to the relevant law enforcement authorities and disclose your identity to them.
- We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of this Website or to your downloading of any material posted on it, or on any website linked to it.
- The intellectual property rights in all software and content made available to you on or through this Website remains the property of BBE or its licensors and are protected by copyright laws and treaties around the world. All such rights are reserved by BBE and its licensors. You are not permitted to publish, manipulate, distribute or otherwise reproduce, in any format, any of the content or copies of the content supplied to you or which appears on this Website nor may you use any such content in connection with any business or commercial enterprise. You shall not modify, translate, reverse engineer, decompile, disassemble or create derivative works based on any software or accompanying documentation supplied shown on this website. No license or consent is granted to

you to use these marks in any way, and you agree not to use these marks or any marks which are similar without the written permission of BBE or the respective owners of said property.

- By placing an order you are offering to purchase a product or service on and subject to the following terms and conditions. All orders are subject to availability and confirmation of the order. Delivery whether electronically or via postal carrier is determined by products or services purchased. BBE does not guarantee specific delivery schedule. In order to purchase any product or service from BBE, you must be over 18 years of age and possess a valid credit or debit card issued by a bank. Basic Principles retains the right to refuse any request made by you. Where a product or service purchased is made with need of a third party, BBE is not acting as either agent or principal and the contract is made between yourself and that third party and will be subject to the terms of sale which they supply you. When placing an order you undertake that all details you provide to us are true and accurate, that you are an authorized user of the credit or debit card used to place your order and that there are sufficient funds to cover the cost of the goods. The cost of products and services may fluctuate. All prices advertised are subject to such changes without notice.
- The material displayed on this Website is provided without any guarantees, conditions or warranties as to its accuracy. Unless expressly stated to the contrary to the fullest extent permitted by law, BBE and its suppliers, content providers and advertisers hereby expressly exclude all conditions, warranties and other terms which might otherwise be implied by statute, common law or the law of equity and shall not be liable for any damages whatsoever, including but without limitation to any direct, indirect, special, consequential, punitive or incidental damages, or damages for loss of use, profits, data or other intangibles, damage to goodwill or reputation, or the cost of procurement of substitute goods and services, arising out of or related to the use, inability to use, performance or failures of this Website or the Linked Sites and any materials posted thereon, irrespective of whether such damages were foreseeable or arise in contract, tort, equity, restitution, by statute, at common law or otherwise. This does not affect Basic Principles' liability for death or personal injury arising from its negligence, nor for fraudulent misrepresentation, misrepresentation as to a fundamental matter or any other liability which cannot be excluded or limited under applicable law.
- Commercial use by you of any of the Content on this website for profit is strictly prohibited. Use of any of our intellectual property on other websites is also strictly prohibited.
- You shall not use the Website for any illegal, obscene, abusive, offensive, harassing, improper or objectionable purpose, to sell or offer to sell any goods or services, to conduct or forward surveys, contests, or chain letters, or for any purpose that is prohibited by the terms and conditions of this Agreement. Illegal and/or unauthorized uses of the Website, including, but not limited to, unauthorized framing of or linking to the website or unauthorized use of any robot, spider, or other automated device on the Website, will be investigated and will be subject to appropriate legal action, including, without limitation, civil, criminal, and injunctive redress.
- WE ARE NOT RESPONSIBLE OR LIABLE FOR ANY LOSS OR DAMAGE OF ANY SORT INCURRED AS A RESULT OF ANY DEALINGS WITH ANY THIRD PARTY WEBSITE OR MERCHANT OR OPERATOR OF SUCH A THIRD PARTY WEBSITE whether or not the third party was introduced or requested by BBE.
- You may link to our home page, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it, but you must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part where none exists.
- You must not establish a link from any website that is not owned by you.
- This Website must not be framed on any other site, nor may you create a link to any part of this Website other than the home page. We reserve the right to withdraw linking permission without notice.
- Except where expressly stated to the contrary all persons (including their names and images), third party trademarks and images of third party products, services and/or locations featured on this Website are in no way associated, linked or affiliated with BBE and you should not rely on the existence of such a connection or affiliation. Any trademarks/names featured on this Website are owned by the respective trademark owners. Where a trade mark or brand name is referred to it is used solely to describe or identify the products and services and is in no way an assertion that such products or services are endorsed by or connected to Big Bodacious Events LLC.
- You agree to indemnify, defend and hold harmless Basic Principles, its directors, officers, employees, consultants, agents, and affiliates, from any and all third party claims, liability, damages and/or costs (including, but not limited to, legal fees) arising from your use this Website or your breach of the Terms of Service.

Thank you for your cooperation in keeping everyone safe & free from harm... 😊

