

This agreement (reservation) is made and entered into between the **Town of Indian Lake Chamber of Commerce (ILCOC)** and

_____ (“Owner/Dealer”) on the date set forth below.

ILCOC and Owner/Dealer acknowledge that ILCOC is conducting Owner/Dealer sales on **September 12, 13, 14, 15 and 16, 2018** on the premises of the Indian Lake Central School, 6345 NYS Route 30, Indian Lake, New York, wherein ILCOC will make available to the Owner/Dealer and other Owner/Dealers of similar goods space to exhibit their goods for viewing and sale at the Indian Lake Central School.

Accordingly, the parties agree as follows:

1. ILCOC will make available to the Owner/Dealer a booth space for viewing and sale of goods on the premises of the Indian Lake Central School. Each booth space measures approximately **10 x 10 feet**. Each booth space **shall be located and configured** at the sole discretion of the Chamber. Your booth placement will be determined by the Chamber.
2. Owner/Dealer shall pay ILCOC the following for the use of each booth space:
 - a. **10’ x 10’ Lawn Rental Space for \$150**
 - b. **10’ x 20’ Lawn Rental Space for \$270**
 - c. **10’ x 10’ space inside Big Tent for \$250 Big Tent DOES NOT have sides. Limited booth spaces available.**
 - d. **10’ x 20’ space inside Big Tent for \$450 Big Tent DOES NOT have sides. Limited booth spaces available.**
 - e. **Fees shall apply regardless of length of time or number of days (ie. Whether you set up for 2 days or 5)**
 - f. **You must bring your own chairs and tables.**
 - g. **Payment in check payable to Indian Lake Chamber of Commerce.**
Full payment is required by 8/31/18 to reserve your space.
3. **Firearms, knives and other weapons are not permitted** on Indian Lake Central School premises. ILCOC reserves the right to ask any Owner/Dealer to remove from the premises any item deemed dangerous to customers.
4. Owner/Dealer shall abide by the standards of conduct set by ILCOC for the Big Tent, including but not limited to civil behavior. No smoking or use of alcoholic substances shall be allowed on the Indian Lake Central School premises. Any Owner/Dealer not abiding by the above rules of conduct may be asked to leave by the ILCOC staff and/or board of directors. If an Owner/Dealer is asked to leave, no money will be refunded.
5. ILCOC shall not be responsible for the security, damage, injury, or loss to Owner/Dealer, its agents, servants and employees or of any of the Owner/Dealer’s property or goods. Owner/Dealer herewith indemnifies and holds harmless ILCOC and the Indian Lake Chamber of Commerce and the Indian Lake Central School from any loss, liability or claim arising there from or occasioned thereby.
6. ILCOC makes no warranties, express or implied, as to the safety of persons or property.
7. You may sell as early as Wednesday 9/12 by setting up on Tuesday 9/11 after 3pm. Setting up on any of the school days can only be done after 3pm. Packing up and removal shall commence no earlier than 4 PM on Owner/Dealer’s final day, **unless otherwise authorized by ILCOC staff and/or board of directors**. All Owner/Dealer’s goods and property shall be removed from the premises not later than 6 PM on Owner/Dealer’s final day, leaving their space free of trash, boxes, garbage and debris.
8. A complete list of items to be sold in Owner/Dealer booth should accompany reservation. Please attach a separate sheet of paper with descriptions. Mail payment and reservation form to:
Indian Lake Chamber of Commerce - P.O. Box 724, Indian Lake, NY 12842

You must circle the dates you will occupy your space: September 12 13 14 15 16

Date Sent: _____

Date Chamber rec’d reservation: _____

By: _____
Owner/Dealer Printed Name

Owner/Dealer Signature

Email: _____

Best Phone Contact Number: _____