TERMS AND CONDITIONS

- 1. This application does not commit Wollondilly Shire Council to proceed with any offer of a stall at the Dilly Doggy Day Out 2024.
- 2. Wollondilly Shire Council and its respective employees and agents, shall have no liability (including liability by reason of negligence) for any loss, damage, cost or expense incurred or arising by reason of any person using or relying on the information and whether caused by reason of error, omission or misrepresentation in the information or otherwise.
- 3. Wollondilly Shire Council is subject to the Freedom of Information Act 1982 and the Privacy Act 1988. The applicant should identify those components of this application that it believes are commercial-in-confidence.
- 4. The applicant may be asked to provide further information and answer detailed questions about product development and their creative process.
- 5. Wollondilly Shire Council will advise the applicant whether or not their application has been considered and the outcome of that consideration.
- 6. The application will be retained by Wollondilly Shire Council and will become the property of the Council.
- 7. The applicant authorises Wollondilly Shire Council to make information concerning the applicant available to other NSW Government agencies.
- 8. Applicants may request that Wollondilly Shire Council not disclose information which would place them at a substantial commercial disadvantage with their competitors. Applicants should provide detailed reasoning for those elements of application they would like considered as commercial-in-confidence.
- 9. A request for commercial-in-confidence consideration does not necessarily prevent disclosure. Wollondilly Shire Council will advise successful applicants what information it agrees not to disclose. The Council's decision about disclosure is final. Applicants may not make any claim against the Council in relation to any disclosure. A decision by Wollondilly Shire Council under this condition is not a decision which falls within any dispute resolution procedures specified in the contract being tendered for.
- 10. Successful applicants must agree to be bound by Wollondilly Shire Council's Stallholder Agreement.
- 11. Approval of applications will at all times be in the absolute and unfettered discretion of Wollondilly Shire Council.
- 12. Council's decision on stall selection and location of stalls is final. No correspondence will be entered into.
- 13. All stall holders must hold current Public Liability Insurance (minimum \$20mil) and must attach a copy to this application to be considered.
- 14. Food/Take Away Food stall holders must meet NSW Food Handling Regulations and hold Food Handler Safety Training Certificates – copies also need to be attached to this application to be considered.
- 15. Should a stallholder cancel within the 7 day period prior to the event date, Council will retain the full stallholder fee in its entirety.