



Heaven Can Wait 5k Vendor Application

Sunday, Oct. 4, 2026 | Redmond High School, Redmond

Event Description: The Heaven Can Wait 5K walk/run has grown to become one of the largest 5K races in Central Oregon. Proceeds from Heaven Can Wait 5k benefit Sara’s Project, a fund of St. Charles Foundation, Inc. (“St. Charles Foundation”) that provides education, early detection and support services to ease the challenges of breast cancer for Central and Eastern Oregonians. Through this event, St. Charles Foundation has raised over \$2 million for Sara’s Project.

We are very excited to expand the reach of Heaven Can Wait to more of our Central Oregon patients and their families in this new location.

Vendor Opportunities:

10' x 10' booth space— vendor provides tent, table, tablecloth, chairs \$250.00 USD

Business Information for Vendor Applicant

Business name _____

Applicant name _____

Business mailing address _____

Tel (office) _____ Tel (cell) _____

Email _____

Website _____

How do your services connect with cancer survivorship, education or awareness?

Full and complete application to be submitted to Anna Contreras at afcontreras@stcharleshealthcare.org.

Rules and Regulations

This is a family-friendly event. St. Charles Foundation reserves the right to deny any application, in its sole discretion, it determines that products or services are either not appropriate, or in conflict with the mission of the event. St. Charles alone, has the authority to permit and deny any applicant. The performance required by this screening shall be rendered in accordance with the laws of the State of Oregon, including but not limited to federal laws, and standards that prohibit discrimination against individuals on the basis of age, religion, national origin, veterans' status or disability.

Space, if application is accepted by St. Charles Foundation, will be prioritized on first-come, first-served basis.

To guarantee space, St. Charles Foundation must receive payment in full no later than Friday, Sept. 4, 2026.

Vendor represents and warrants that it shall not directly or indirectly (including but not limited to: raffles, sales or goods or services, etc.) fund raise for any non St. Charles Health System, Inc. or St. Charles Foundation, Inc. affiliated nonprofit organizations, group, program or services.

Vendor agrees to staff its own booth and represent their product(s) and/or service(s) for the duration of the event.

Vendor agrees to arrive and have space/booth and complete set up in its entirety no later than 8:15 a.m. on Sunday, Oct. 4, 2026. Vendor set up time will begin at 7:00 a.m.

Heaven Can Wait 5K is scheduled in the Redmond High School football stadium 8:30 a.m. – 12:00 p.m. Sunday, Oct. 4, 2026. Dismantling of space is not permitted until after 12:00 p.m. Vendor agrees to have all supplies and materials removed from premises by 2 p.m. on Sunday, Oct. 4, 2026. Vendor agrees the Premises will be as clean as they arrived.

Vendor is solely responsible for any damage, loss of product, service, equipment, and/or display material resulting in theft, misplacement, or any other misconduct.

No guarantee of exclusivity of type of service or product will be made. Only 1 (one) vendor representing a specific company, product, or service will be accepted to participate. However, multiple vendors with the same style of company, product or service will be allowed to participate.

Vendor is responsible for bringing all equipment and supplies required to participate in Heaven Can Wait 5K.

Vendor signature _____ Date _____

For questions, please contact Anna Contreras at 541-788-2940 or afcontreras@stcharleshealthcare.org.

Release and Waiver of Liability and Non-Disclosure Agreement

This agreement is entered into and effective as of (month/date/year) _____
("Effective Date"), in the City of Bend, County of Deschutes, between
(print your name here) _____

hereinafter referred to as "Vendor," and St. Charles Foundation, Inc. hereinafter referred to as
"Foundation."

As of the Effective Date and in consideration for participation in Heaven Can Wait 5K ("Event"), the undersigned hereby agrees to the following:

1. Vendor releases and discharges the Foundation from all liability to, for all loss or damage and any claims of demand therefore, on account of injury to any individual or property resulting from the Vendor's participation in the Heaven Can Wait 5K.
2. Vendor ("Indemnifying Party") agrees to indemnify and hold harmless the Foundation and its officers, agents, servants, employees and indemnitees from any and all losses, liabilities, damages, claims, demands, suits or cost, including attorney fees and expenses arising out or related to Vendor's participation in Heaven Can Wait 5K caused by the negligence or intentional act or omission on the part of the Indemnifying Party, its officers, employees, or former employees.
3. Vendor hereby assumes full responsibility for the risk of bodily injury, death, or property damage relating to or arising out of Vendor's participation in Heaven Can Wait 5K.
4. All written and oral information and materials disclosed or provided by Foundation to the Vendor under this Agreement is Confidential Information regardless of whether it was provided before or after the date of this Agreement or how it was provided to the Vendor.
5. The Vendor shall not disclose the Confidential Information. Confidential Information will remain the exclusive property of the Foundation and will only be used by the Vendor for their performance of the Agreement during the Event. The Vendor will not use the Confidential Information for any purpose that might be directly or indirectly detrimental to the Foundation or any of their affiliates or subsidiaries.
6. The obligations to ensure and prevent the disclosure of the Confidential Information imposed on the Vendor in this Agreement and any obligations to provide notice under this Agreement will survive indefinitely.
7. Vendor agrees and acknowledges that the Confidential Information is of a proprietary and confidential nature and that any disclosure of the Confidential Information to a third party in breach of this Agreement cannot be reasonably or adequately compensated for in money damages and would cause irreparable injury to Foundation. Accordingly, Vendor agrees that Foundation is entitled to, in addition to all other rights and remedies available to it at law or in equity, an injunction restraining Vendor and any agents of Vendor, from directly or indirectly committing or engaging in any act restricted by this Agreement in relation to Confidential Information.
8. Undersigned further expressly agrees that the foregoing RELEASE AND WAIVER OF LIABILITY AND NON-DISCLOSURE AGREEMENT is intended to be as broad and inclusive as permitted by the laws of the State of Oregon. If any provision of this Agreement is held by a Court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect without being impaired or invalidated in any way.

Vendor signature _____ Date _____