



Show Terms and Conditions

Space – The space contracted for is solely for the use of the exhibitor whose name appears on the show application form, and it is agreed that the exhibitor will not sublet or assign any portion of the space without the written consent of show management. In the event the exhibitor fails to occupy or use their space or to have an exhibit completed and in place TWO HOURS prior to the opening of the show, exhibitor forfeits their rights to the space their booth fee and also prepaid rentals. It is understood and mutually agreed that no oral modification of this contract in any way changes the terms and condition of this agreement. It is also understood that management will make every effort to assign the exhibitor their particular space request, however show management reserves the right to make the final assignment at their own discretion and to alter the location as necessary in order to create a more effective show for all participants.

Liabilities - The exhibitor is entirely responsible for the space leased and shall not injure, mar or deface the premises, and the exhibitor shall not drive nor allow any nails, hooks, tacks, screws, etc. to be driven into any part of the facility. Furthermore, exhibitors shall not attach to the wall of the facility, any advertisements, signs, etc. without the written approval of show management. Automobiles, trucks, or similar vehicles will not be permitted inside the building. The exhibitor agrees to reimburse show management for damage or loss that may be incurred in their booth during the show.

Restrictions – Show management reserves the right to restrict or remove exhibits without refund if they have falsely entered or are deemed objectionable by show management.

Insurance & Liability – Show management will not be responsible for loss or damage incurred by the exhibitor in any case whatsoever. It is recommended that small and valuable items be packed away each night. The exhibitor agrees to protect and hold harmless show management against any and all claims, losses, injury, damage to persons and/or property arising from the activities of the exhibitor, his/her agents, employees or guests. Exhibitor also agrees to defend show management against any and all such claims to reimburse and indemnify management for any loss, damage or expense suffered thereby.

Rights of Management – Show management shall not be liable for any damages or other expenses that are incurred by the exhibitor in any event that the show is delayed, interrupted or not held as scheduled. All parties agree and understand that exhibitor is an independent contractor and is not an employee, joint venture or partner of show management.

Aisles – Aisles, passageways and overhead spaces remain strictly in control of the show management and no signs, decorations, banners, advertising materials, or special exhibits will be permitted in them, except by special written permission by show management. All exhibits and personnel must remain within their own confines of their booth and no exhibitor will be allowed to put up signs or display products in such a manner that obstructs or imposes on another exhibitor.

Licenses – Any and all licenses city, county, state or federal required by law of any exhibitor for the installation or operation of his/her display are the sole responsibility of the exhibitor.

Fire – No pyrotechnics will be permitted.

Food Sales – Absolutely no food or beverage sales will be permitted without the written consent of show management.

Music – Exhibitor warrants and guarantees that all ASCAP and/or BMI fees are paid for any music utilized in conduction with their exhibitor space. Exhibitor agrees to hold show management harmless from any and all disputes involving payment or non-payment for the aforementioned fees.

Booth/Merchandise Removal – No exhibits may be taken down prior to the closing hours of the last day of the show. After the show closes, all merchandise must be removed no later than 5:00 PM, Sunday, August 7, 2011.

Terms & Conditions – This contract contains all the terms and conditions agreed on by the parties hereto and no other agreement, oral or otherwise regarding the subject matter of this contract shall be deemed to exist or to bind any of the parties hereto.

For Office Use Only

Date Rcvd: _____

Assigned Booth #(s): _____