

APPLICATION AND CONTRACT FOR APHA 2021 VIRTUAL EXPO

Event Dates: October 24-27, 2021

	and Virtual Expo ("Event")	ing, you are making a formal offor). This application will become at the Association ("APHA") of its ac	a legally binding agreement		-
Exhibitor:					
Main Contact Name:					
Phone:			Fax:		
E-mail:					
Website:					
The following booth fee	es apply for the Event:				
Commercial: \$1,900	Non-Profit: \$1,600	Level 2 Upgrade*: \$495 *Level 2 Upgrade is descril	ibed in APHA's marketing fly	yer	
Booth Selection:				Booth Fee:	Ś
		or non-profit status is required)	1		\$
Indicate your preferred exh			1	Virtual Expo Upgrade:	\$
1 st Choice(s):	2 nd Choice(s):	3 rd Choice(s):		Total Charges:	\$
reference, shall immediate Equal Opportunity Employed Payment/Cancellation: A capplication, this deposit shalance of the Total Charge Total Charges shall be consor part of reserved virtual of space will be accepted, of Public Health Association) of the state of the Total Charges shall be consorted by the state of the Total Charges shall be consorted by the state of the Total Charges shall be consorted by the state of the state of the Total Charges shall be consorted by the state of the Total Charges shall be consorted by the state of the state o	ely become a binding agreemer and that it has read and a deposit of 50% of the Tota hall be refunded. If APHA acges upon receipt of an invoice sidered a material breach of booth space prior to July 30 or refunds made after July 30	application, along with the terms ment (the "Agreement"), enforce agrees to the terms and conditional Charges is due at the time to accepts this application, the depice, but in no case later than Julif the Agreement and Exhibitor shows 2021, Exhibitor will forfeit 50%, 2021. Payment Instructions: Paine Exhibitor Portal. You will reconstructions.	ceable in accordance with all ions of the Agreement. that Exhibitor submits this a posit shall be non-refundable ally 30, 2021. Exhibitor's failushall forfeit all monies paid unly of the Total Charges plus Payments can be made by en	application. If APHA does note. Exhibitor agrees to submiture to make full and timely punder the Agreement. If Exhibits a \$50 service fee to APHA. Note to make a check (made payable)	not accept this not accept this nit to APHA the payment of the bitor cancels all No cancellation ple to American
EXHIBITOR: By::		[/	Authorized Representativ	<u>/e]</u>	
Exhibit Management U	se Only			Federal ID#: 13	3-1628688
Booth(s) Assigned:	Date Accepted		Exhibit Manager Signatur	re	
			American Public Health Associat	ation	

VIRTUAL EXHIBITION 2021 TERMS AND CONDITIONS

These terms and conditions are attached to and made a part of the Exhibition Space Application and Contract. Together they form the Agreement, which becomes binding and enforceable pursuant to its terms only upon acceptance by written confirmation by APHA.

I. SPACE ASSIGNMENT, ATTENDEES, AND USAGE

- A. Although APHA will attempt to accommodate Exhibitor's request for a specific place on the virtual exhibition, APHA is providing no guarantee that such request will be granted. Exhibitor acknowledges and agrees that it is not contracting for a specific exhibition place, but rather for the right to participate as an exhibitor at the Event for a corresponding fee.
- B. Exhibitor agrees to design, construct, and operate its virtual exhibit in good taste and in accordance with the reasonable standards established by APHA and communicated to Exhibitor.
- C. Exhibitors shall not permit non-exhibiting companies' representatives to promote goods or services from Exhibitor's space at the virtual exhibition.
- D. Exhibitor's failure to occupy or be present in its virtual space shall not relieve Exhibitor of the obligation of paying the Total Charges.

II. APPROVALS

APHA reserves the right to require alteration, replacement, and/or removal of any merchandise, links, posters, products, exhibits, displays, or other materials which APHA, in its sole discretion, deems to be detrimental to or inconsistent with: (i) the quality, theme, or image of the Event; and/or (ii) APHA's image or reputation. If for any reason Exhibitor refuses to make any changes requested by APHA, APHA, in its sole discretion, shall be entitled to cancel Exhibitor's participation at the Event, as more fully set forth in Section V below.

III. USE OF APHA'S MARKS

Exhibitor may not use APHA's trademarks, logos, or other identifying marks in its advertising or promotional materials at any time without APHA's prior express permission in each instance. It may, however, make verbal or written reference to its participation at the Event in such marketing materials. APHA may include Exhibitor's name and logo in any of its respective marketing and advertising materials.

IV. PROTECTION OF PROPERTY.

APHA is not responsible or liable for any damage to or loss of any of Exhibitor's property other than to the extent caused directly by APHA's gross negligence or willful misconduct.

V. TERMINATION.

- A. This Agreement may be immediately terminated by APHA for cause if: (i) Exhibitor violates any applicable U.S. state or local law, rule, regulation, or ordinance (including without limitation, any applicable advertising regulation); or (ii) Exhibitor otherwise materially breaches any provision, warranty, or representation of this Agreement (including without limitation its payment obligations); or (iii) Exhibitor has made any material misrepresentation to APHA in connection with Exhibitor's virtual booth, participation or attendance at the Event; or (iv) Exhibitor refuses to make any changes requested by APHA in accordance with Section II. Any termination for cause under this Section V(A) shall become effective immediately on notice to Exhibitor, and APHA shall have the right immediately to remove Exhibitor's virtual booth from the virtual exhibition and revoke access by the Exhibitor. Exhibitor shall not receive a refund of any kind for a termination for cause under this Section V(A).
- B. This Agreement may be terminated by APHA without cause at any time at least four days prior to the Event, but only if APHA provides Exhibitor with a refund of all amounts paid by Exhibitor under this Agreement.
- C. Exhibitor may terminate this Agreement in its discretion. In such instance, it shall be responsible for the Total Charges due hereunder without reduction or offset of any kind.

VI. ASSIGNMENT.

Exhibitor may not assign this Agreement, in whole or in part, without APHA's prior written consent in each instance. APHA may assign this Agreement freely. Any assignment in violation of this clause shall be null and void.

VII. REPRESENTATIONS & WARRANTIES

Exhibitor represents and warrants that it is duly organized, validly existing, and in good standing in its state of organization, and has the full power and authority to enter into this Agreement and fulfill its obligations hereunder. Exhibitor further represents and warrants that it will comply with all applicable statutes, ordinances, regulations, and laws applicable to its rights, actions, and obligations hereunder, including without limitation an obligation not to violate any: (i) intellectual property or other personal right of any individual or entity; (ii) applicable advertising or marketing law; or (iii) rules provided by APHA to Exhibitor in connection with the Event. If Exhibitor sells its product online during the Event, it represents and warrants that it will comply with all state and local sales permit requirements.

VIII. INDEMNIFICATION

Exhibitor agrees to indemnify and hold APHA, along with APHA's affiliates, officers, directors, employees, subsidiaries, parent, agents, and permitted assigns, harmless from and against any and all third-party claims, losses, liabilities, damages, expenses, and costs, including

reasonable attorneys' fees and court costs, arising directly or indirectly out of Exhibitor's: (i) negligence or willful misconduct; or (ii) material breach of any of the terms of this Agreement.

IX. INSURANCE

Exhibitor shall maintain, at its own cost and expense, insurance coverage sufficient to cover its obligations and indemnifications hereunder.

X. LIMITATION ON LIABILITY

IN NO EVENT SHALL APHA BE LIABLE UNDER THIS AGREEMENT TO EXHIBITOR FOR ANY INCIDENTAL, CONSEQUENTIAL, INDIRECT, STATUTORY, SPECIAL, EXEMPLARY OR PUNITIVE DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST PROFITS, LOSS OF USE, LOSS OF TIME, INCONVENIENCE, LOSS BUSINESS OPPORTUNITIES, DAMAGE TO GOOD WILL OR REPUTATION, AND COSTS OF COVER, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE, AND/OR EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. APHA'S AGGREGATE LIABILITY FOR ANY CLAIMS RELATING TO THIS AGREEMENT WILL BE LIMITED TO AN AMOUNT EQUAL TO THE FEES PAID BY EXHIBITOR TO APHA HEREUNDER. ANY CLAIMS MADE PURSUANT TO THIS SECTION MUST BE MADE WITHIN ONE YEAR OF THE INCIDENT TO WHICH THEY RELATE OR FOREVER BE BARRED.

XI. GOVERNING LAW.

This Agreement shall be governed by the laws of the District of Columbia without regard to its conflict of laws principles. The parties hereby agree that any action arising out of this Agreement will be brought solely in any court located in the District of Columbia. Both parties hereby submit to the exclusive jurisdiction and venue of any such court.

XII. FORCE MAJEURE.

Neither party shall be held responsible for delays or non-performance caused by activities or factors beyond its reasonable control, including without limitation, war, weather, strikes, lockouts, fires, acts of God, terrorism, cancellation of the Event, or any other activities or factors beyond its control, whether similar or dissimilar to any of the foregoing. If the Event is cancelled through no malfeasance of Exhibitor, Exhibitor shall be entitled to a refund of any fees paid. It shall not, however, be entitled to reimbursement for out-of-pocket expenses incurred in connection with the Event.

XIII. MISCELLANEOUS:

- **A.** These terms and conditions, along with the application to which they are attached, embody the complete and final understanding of the virtual exhibition space leasing arrangement between the parties. Neither party relied upon any express or implied warranties of any kind when determining whether to enter into this Agreement other than as may be set forth herein. This Agreement can only be modified pursuant to a written amendment signed by an authorized representative of each party.
- **B.** No waiver of any term or right in this Agreement shall be effective unless made in writing and signed by an authorized representative of the waiving party. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or modification of such provision, or impairment of its right to enforce such provision or any other provision of this Agreement thereafter. Any written waiver authorized on one occasion is effective only in that instance and only for the specific purpose stated, and does not operate as a waiver on any future occasion.
- **C.** If any term, clause, or provision hereof is held invalid or unenforceable by a court of competent jurisdiction, such invalidity shall not affect the validity or operation of any other term, clause, or provision of this Agreement, and the invalid term, clause, or provision shall be amended by the parties in good faith to reflect their intentions at the time of drafting. If the parties are unable to mutually agree on amended language, the invalid term, clause, or provision shall be struck from the Agreement.