2022 Downtown Richmond Boat Show

Show Produced and Managed By:

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EXHIBITOR'S SPACE APPLICATION AND AGREEMENT - Downtown Richmond Boat Show:

Application is hereby made by the undersigned EXHIBITOR thisday of_ hereinafter referred to as the " Show ", to be held at the Greater Richmond Convention managed by Advanced Expo, Inc., hereinafter referred to as " Show Management ."			
BOOTH PRICING			
COST Deposit Balance D	ue – Terms		
$Show\ Management\ will\ do\ all\ it\ can\ to\ honor\ Exhibitors'\ booth\ location\ choic\ booth\ location\ satany\ time\ before\ or\ during\ the\ Show\ . At\ some\ point\ during\ or\ after\ th\ the\ following\ year;\ a\ 20\%\ deposit\ will\ be\ required\ to\ reserve\ said\ booth\ at\ the\ time\ it\ is\ satisfied.$	neShow, Exhibitor will be given the first option to reserve		
Total Square Feet required:; Booth Dimensionft.xft.; E	Booth Space(s)requestedinorderofpreference:1st	;2nd;3rd	
	COVID CLAUSE		
Should there be another shut down, all deposits are secure and will be once we have the all clear to host said event. All facility public gathering rules will for spent on advertising, rent and other direct show expenses, refunds from any cand coverage. Should shows be required to adjust floor plans, SPACE ASSIGNMENT: Booth assignments will be made in the order in which the de CANCELLATION: If Exhibitormust cancelits space for good and sufficient reasons a delivered to Show Management, Exhibitor is obligated to pay the following agreed-upout 1. On or before 90 days prior to opening day of Show, twenty-five percent (25% 2. After 90 days, and before 61 days prior to opening day of Show, fifty percent 3. After 60 days and prior to opening day of Show, one hundred percent (100%) of sa the rentretained by Show Management, in the event of cancellation, represents a real result to Show Management for such cancellation.)	privarded to each exhibitor and all must adhere to within celled event are prorated based on what our vendors re, aisles and other common spaces, space rent will be a posits are received. afterits Application has been approved and accepted, a on rental costs: (%) of total cost. t (50%) of total cost. aid total rental cost is due and payable to Show Manage.	ng each their exhibit space. Once monies are eturn to us. There is no full Covid insurance idjusted accordingly andwrittennoticeofsuch cancellation is ement. (The parties hereto acknowledge that	
Exhibitor/Company Name	Exhibitor Category		
Contact			
Street Address		Zip	
PhoneFax	Email		
Authorized Signature	Date		
Printed Name			
Credit Card: MC VISA AX#			
Signature_			
Billing Address	City/State Zip		

Or make check payable to: Advanced Expo, Inc.

EXHIBITOR RULES AND REGULATIONS

- 1. INDEMNIFICATION BY EXHIBITOR: Exhibitor assumes all risks and responsibilities for accidents, injuries or damages to person or property and agrees to indemnity and hold harmless Show Management and the venue, their managers, officers, members, sponsors, employees, agents, successors, and assignees, from any and all claims, liabilities, losses, costs and expenses (including attorney's fees) arising from or in connection with the condition, use or control of Exhibitor's displayspace, or arising out of Exhibitor's participation in the Show. Exhibitor certifies, represents and warrants by signing this Agreement, that it maintains comprehensive general liability insurance with coverage of \$1,000,000 for bodily injury and \$50,000 for property damage, and for Worker's Compensation in an amount satisfactory to Show Management, and, upon request, will furnish a certificate of said insurance.
- 2. ADDITIONALINSURANCE: Exhibitorshall certify, at its expense, the provision of insurance for protection of their property against fire, the ft, vandalism or destruction by any cause. Show Management assumes no risk by the acceptance of this agreement. Exhibitors expressly release Show Management from any and all liability for any damage, injury or loss to any person or goods, which may arise from the rental, and occupation of said space. Exhibitors agree to hold and save Show Management harmless of and from any loss or damage by reason thereof.
- 3. SHOWLEASE: Exhibitor agrees to be bound by the terms of the Show Lease executed between the Show Management and venue where show is being held.
- 4. LICENSES/PERMITS: Exhibitor shall be responsible for obtaining any licenses, permits, or approvals required under local or state law applicable to their activity at the Exposition. Exhibitors shall be responsible for obtaining any tax identification numbers and paying all taxes, license fees or other charges that shall become due to any government authority in connection with their activities at the Exposition. Exhibitor is additionally responsible for obtaining and contracting for klift services if needed at the event.
- 5. CONTRACT SERVICES: Show Management contracts exclusively with companies to service its events, including but not limited to, decorating, drayage, signage, etc. Exhibitor, without prior Show Management approval, cannot contract with outside service companies.
- 6. LOSSLIABILITY: Show Managementors how venue shall not be held responsible for any loss or damage that may result from robbery, the ft, fire, strikes, accidents or other destructive causes. Show Management's coverage does not extend to Exhibit or 's property. However, Show Management will provide security.
- 7. SUBLETTING: Subletting of contracted exhibits pace is NOT permitted. Special arrangements must be made in advance for two or more firms sharing the same exhibit space.
- 8. SALES GUIDELINES: All demonstrations or other promotional activities must be confined to the limits of the exhibit or space. Sufficient space must be provided within the exhibit space for the comfort and safety of persons watching demonstrations and other promotional activities. Each Exhibitor is responsible for keeping the aisless near the exhibit space free of congestion caused by demonstrators or other promotions
- 9. REMOVAL OF EXHIBIT: At the close of the Show, if Exhibitor owes Show Management any sums arising hereunder, or if Exhibitor fails to remove an exhibit, equipment or paraphernalia at the time determined by Show Management, Show Management is here by given permission by Exhibitor to take immediate possession of Exhibitor's exhibit, equipment or paraphernalia. Same may be removed, sold at public or private sale with or without notice to Exhibitor, and without relief from valuation or appraisement laws, in order to defray any sums due to Show Management or top ay removal costs. No dismant lingor removal of booths is permitted prior to the official announced closing time on final day of show. Exhibitor acknowledges that in the event it dismant lesor removes its booth (s) prior to the announced closing, the Show as well as other exhibitors will be harmed. The damages suffered if such an event were to occur would be uncertain and difficult to ascertain. Exhibitor thereby acknowledges its obligation and agrees to pay Show Management liquidated damages for unauthorized dismantling or removal of its exhibit, a sum equal to the total booth space cost Exhibitor paid for this event, since such sum is not grossly disproportionate to the loss that may actually result. Furthermore, Exhibitor acknowledges that the sum indicated as liquidated damages is not unreasonable and should not be considered a penalty.
- 10. IMPOSSIBILITY OF PERFORMANCE: The parties further agree that Show Management shall in no way be deemed to have guaranteed the performance of the Exhibition and will not be liable for the fulfillment of this Agreement as to the delivery of space. The parties agree that it is foreseeable that the Exhibition may be cancelled due to fire, inclement weather, acts of God, publicenemy, war or insurrections, strikes, the authority of the law, postponement or cancellation of the Show, or any other cause beyond Show Management's control. Therefore, the Exhibitior agrees that in the event the Exhibition is cancelled by reason of inclement weather, Acts of God, strike, lockouts, acts of the elements, or other acts or occurrences beyond Show Management's control, the Exhibitor pursuant to this contract. Show Management will, however, in the event of not being able to deliver space for any of the foregoing reasons, attempt to reimburse Exhibitor for any amount paid, less any and all reasonable expenses incurred by Show Management for advertising, salaries, operating expenses, etc.
- 11. ATTORNEYFEES: In the event Exhibitor defaults in the performance or observance of any of the terms and regulations contained in this Agreement, and Show Management employs attorney stoen force allor any part of this Agreement, Exhibitor shall reimburse Show Management for the attorney fees, court cost and interest at 18% per annumin curred thereby, whether or not suit is actually filed.
- 12. SEVERABILITY: The invalidity or unenforceability of any particular section of this Agreement shall not affect the other provisions, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision had not been contained herein.
- 13. GOVERNING LAW: This Agreements hall be governed in accordance with the laws of the State of Indiana. Should Show Management commence or maintain litigation to enforce the Agreement, Exhibitor agrees to submit itself to the jurisdiction of the courts of Indiana for the purpose of such litigation and hereby waives any objection it might have to such litigation being commenced or maintained in the courts of Indiana on the basis of lack of subject matter jurisdiction, lack of personal jurisdiction, improper venue or inconvenient forum.
- 14. SOLICITATION: Interviews, demonstrations, distribution of literature, etc. will be permitted only within Exhibitor's space or other designated areas. A isless must be kept clear of exhibit material and debris must be disposed of in building trash containers. Show Management will not permit non-exhibitors to canvas, solicit, hold conferences, or distribute literature or other promotional devices at the show.
- 15. IDENTIFICATION: Exhibitor's working personnel must display identification badges provided by Show Management at all times they are in the exhibit. Badges are required for admission to the hall. If lost, badges will be replaced at \$10.00 each.
- 16. COMBUSTIBLES: Oil, gas or gasoline engines may not be operated inside the venue. Exhibitor shall abide by all municipal and state fire laws and regulations and shall not keep inflammable or combustible liquids or materials, including all forms of candles or lanterns, in or around the booth.
- 17. SOUND: Music must be confined to earphones or similar closed-circuit device, unless such music is provided by Show Management. Amplification devices may be used on voice by Exhibitoras long as the exhibitor/s purchased exhibits pace is larger than 200 sq. ft. and the sound so amplified is not heard beyond the Exhibitor's purchased exhibits pace. The Exhibitor agrees that he will stop using all amplified sound in his exhibit if it is deemed by Show Management that it does not conform to limitations set forth by this rule.
- 18. RESTRICTIONS: Show Management reserves the right to restrict exhibits which because of noise, method of operation, safety or health hazards, materials, or for any reason, become objectionable in the sole judgment of Show Management and also to prohibitor to evictany exhibit which in the opinion of the management may detract from the general character of the exhibition as a whole. This reservation includes persons, objects, printed matter or anything of a character that the management determines is objectionable to the exhibition.
- 19. DISPUTE: All decisions involving disputes between exhibitors shall be determined by Show Management.
- 20. STAFFINGBOOTH: Exhibit booths must be staffed during show hours.
- 21. BOOTH CONSTRUCTION: All areas are 10 feet deep and 10 feet wide. (a.) You may construct your booth 8 feet tall at the back of the booth and a maximum of 10 feet wide for each single booth. (b.) Sides may extend toward a maximum of four (4) feet, 8 feet tall... and an additional four feet at three feet tall. (c.) Booths that are back to back (frontage on two aisles) will be limited on height as described in (b) above. (Note—all exhibit booths are considered to face the long aisle, not the cross aisle, for purposes of this regulation.) (d.) All non-standard sizes are basically the same as above, if in doubt call management before you build. IMPORTANT: Space dimensions shown on the floor plan and discussed in (21) are from center line of booth equipment. IAEE Official Exhibit Guidelines will be furnished to Exhibitor prior to show and will be the official show guidelines.
- 22. EXHIBITORMUST ABIDEBY ALL FACILITY, CITY, COUNTY, AND STATERULES AND REGULATION SREGARDING AND NOT LIMITED TOO PETS, FIREARMS, FOOD, CONCESSIONS, PERMITS, FEES, APPLICATIONS, HELIUM BALLOONS, AND THE LIKE.