ACCT. MGR: _	OFFICE USE
BOOTH NO: _	



NOTE: Show Management will attempt to honor choices in order of preference; however, final decisions regarding assignment are at

the sole discretion of Show Management.

2016 RCX SPONSOR AGREEMENT

MARCH 12&13, 2016 COSTA MESA, CA | OC FAIR & EVENT CENTER

COMPANY	CON	TACT/TITLE					
ADDRESS	CITY		STATE ZIP				
PHONE	FAX						
E-MAIL	WEBSITE						
PRODUCT TO BE DISPLAYED/SOLD							
I HAVE READ AND AGREE TO THE ATTACHED SHOW TERMS ANI	D AUTHORIZE TI	HE PROMOTION COMPANY, INC. TO RESE	RVE MY BOOTH SPACE				
SPONSORSHIP RATES		Additional exhibit space	\$8/sqft				
☐ Bronze Sponsor with 10' x 10' exhibit space	\$3,000						
☐ Silver Sponsor with 10' x 20' exhibit space	\$4,500						
☐ Gold Sponsor with 20' x 20' exhibit space	\$8,500	Additional photo or video or www.RCX.com	\$1,000				
□ Platinum Sponsor with 20' x 20' exhibit space	\$12,000	Upgrades and Special Inforn	nation				
☐ Diamond Sponsor with 20' x 30' exhibit space	\$15,000						
Custom Sponsor Packages Available	2						
PAYM	ENT INFO	RMATION					
☐ Check (payable to The Promotion Company, Inc.) ☐ Credit Card (Visa, MC, AMEX) ☐ Cash See Payment Options Form. Please note that all Credit Cards will be charged a 3% technology fee.							
	•	·					
	e that all Cre	dit Cards will be charged a 3% ted					
See Payment Options Form. Please not	e that all Cre	dit Cards will be charged a 3% ted	chnology fee.				
See Payment Options Form. Please note DATE WRITTEN NOTICE OF TERMINATION OR REI On or before September 26, 2015 After September 26, 2015 and on or before	DUCTION IN DEPTITION OF THE PROPERTY OF THE P	dit Cards will be charged a 3% ted	TERMINATION FEE \$0.00 50% 100% M APOLIS, IN 46204 NIERCORP.COM ERCORP.COM				
DATE WRITTEN NOTICE OF TERMINATION OR REI On or before September 26, 2015 After September 26, 2015 and on or before September 26, 2015 After December 19, 2015 REMITTANCE: A minimum of 50% deposit of the total space fee is required with this license agreement. The remaining 50% must be received no later than 60 days in advance. Any late payments and all contracts established within 60 days of the show must be paid in certified funds. Booth location will not be assigned until deposit is received. ACCEPTANCE: The exhibitor has read the Terms & Conditions of this agreement. Exhibitor understands that this Agreement shall be legally binding between The Promotion Co., Inc. (TPC) and the exhibitor only upon acceptance in writing by TPC. Exhibitor understands that early tear-down during the event may void Exhibitor's option of renewal of any future events. YES, by signing to the right, the undersigned hereby affirmatively consents and agrees to receive (1) facsimile advertisements sent by or on behalf of TPC to the facsimile number provided above or instead to the following fax number:; (2) telephone solicitations initiated by or on behalf of TPC and directed	DUCTION IN DITTION OF THE PROPERTY OF THE PRO	RETURN THIS FORM N. DELAWARE STREET, INDIAN MAIL: JACQUIE.PARRAL@BONN ALISON.SMITH@BONNIE FAX: (317) 236-651	TERMINATION FEE \$0.00 50% 100% APOLIS, IN 46204 NIERCORP.COM ERCORP.COM 9				

BASIC TERMS & CONDITIONS:

"Exhibitor" means the applicant identified on the front hereof; (b) "Show" means the specific expositions identified on the front hereof; (c) "Show Management" means The Promotion, Co. Inc., its employees and affiliates; (d) "Hall Management" means the wowner or manager of the facility in which the Show is conducted, and its employees and agents; and (e) "Hall" means the facility in which the Show is conducted.

2. Agreement

This application, when properly executed by Exhibitor and upon acceptance by Show Management, shall constitute a valid.

2. Agreement
This application, when properly executed by Exhibitor and upon acceptance by Show Management, shall constitute a valid and binding license agreement. Show Management reserves the right to accept or refuse any application for participation in the Show in its sole discretion. Show Management reserves the right to interpret this Agreement and to adopt turther regulations as may be deemed necessary by it for the general success of the Show, including the conditions, rules and regulations stated herein, in the Exhibitor Service Manual, Sponsorship Materials and in the Hall Management contract, to which Show Management is or will be a party, all of which are made a part hereof as though fully incorporated herein, and the Exhibitor agrees to be bound thereby. Show Management reserves the right to change, increase or decrease Show hours, days or location. Notwithstanding anything to the contrary in the Exhibitor Agreement, the Exhibitor acknowledges and agrees that if Show Management elects to change, increase or decrease Show hours, days or location, Exhibitor shall not be entitled to and expressly dis-claims any right or claim to the return of any portion of any Show fees or deposits paid or payable by the Exhibitor to the Show Management.
3. Use of Space

ne fight to change, increase of decreases Show nours, days or locations. Authority of the Exhibitor acknowledges and agrees that if Show Management lects to change, increase or decrease Show hours, days or location, Exhibitor apportion of any Show fees or deposits paid or payable by the Exhibitor to the Show Management serves the right to decline, prohibit or expel any exhibit, or item or feature thereof which, in its judgment, is inappropriate or out of keeping with the character of the Show, this reservation being all inclusive as to persons, but hings, printed matter, product, conduct, sound level, etc. Exhibitor agrees to change the wording of any sign determined by Show Management not to be in the best interest of the Show. Balloons are prohibited. Neon or other 19 ags-based signs are prohibited. Noisy or obstructive exhibits or activities producing objectionable noise or odors are prohibited. Sound amplifying devices may be operated only at levels not objectionable to other Exhibitors. Distribution of pays and exhibiting and the significant of the Exhibitor shall arrange its exhibit so as to obscure or prejudice adjacent Exhibitor's both. Exhibitor shall arrange its exhibit so as to obscure or prejudice adjacent Exhibitor's south Exhibitor shall arrange the exhibitor's space and not blocking any asis or neighboring exhibits. No Exhibitor shall assign or subtlet or share any part of its assigned space without the consent of Show Management in writing. Any space not occupied by Exhibitor all the interest of the Exhibitor's space and not blocking any asis or neighboring exhibits. No Exhibitor shall assign or subtlet or share any part of six assigned space without the consent of Show Management and the interest of the Exhibitor and the exhibitor of the Exhibitor and the exhibitor of the Exhibitor and the exhibitor of the Exhibitor's space and not have carpet. In large the consent of Show Management with a provided by Show Management and the space to the shall arrange the exhibitor is space to the consent of t

The date of termination, withdrawed or reduction in space, at applicable, shall be the postmark date on the motion. If Exhibitor terminates, withdraws or reduces its space requirements for the Show, in or previously paid by Exhibitor. Such payment shall be liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages and not a penalty in the parties agree that such a such amounts constitute a reasonable provision for liquidated damages and not a penalty and the parties agree that such a such amounts constitute a reasonable provision for liquidated damages and not a penalty and the parties agree that such a such as a such a

authority of the law, postponement or cancellation of the Show, or for any cause beyond its control. Show Management will, however, in the event of its not being able to hold the Show for any of the above named reasons reimburse Exhibitor on a pro-rata basis on any amount paid in, less any and all legitimate expenses incurred, such as but not limited to rent, advertising, salaries, operating costs, etc. If Show Management cancels or terminates the Show, for any reason other than stated in the previous paragraph, the Exhibitor waives all claims it might have against Show Management for damages or expenses and Exhibitor agrees to accept in complete satisfaction and discharge of all claims against Show Management a refund of all amounts paid by the Exhibitor to Show Management in accordance with this agreement.

6. Badges

Schibitors must, at all times including but not limited to set-up and break-down, wear an TPC exhibitor badge to enter the exhibition hall. PLEASE NOTE: Due to security regulations, Exhibitors may be asked to present photo ID to receive badges. All Exhibitors must identify all personnel who will be working in Exhibitors booth.

7. Insurance - MANDATORY

The contraction of the contracti

Exhibitor agrees that Show Management, Show Management's service contractors, the Hall and their representa-Exhibitor agrees that Show Management. Show Management's service contractors, the Hall and their representatives, employees and agents are not liable for any injury, loss or damage that may occur to Exhibitor, or to Exhibitor's employees, agents, guests or property from any cause whatsoever, prior to, during or subsequent to the period covered by this Agreement. Exhibitor assumes responsibility and agrees to indemnify, defend and hold Show Management, Hall Management, their affiliates and their respective employees and agents harmless from and against any claims or expenses arising out of the use of the exhibition premises. Exhibitor assumes all responsibility and liability for losses, damages and claims arising out of injury or damage to, or caused by, Exhibitor's objalvs, equipment, employees or representatives. In no event shall Show Management or any of its affiliates be liable for any special, incidental, indirect, punitive or consequential damages arising out of or in connection with this Agree- ment.

The liability of Show Management and its affiliates and Exhibitor's remedy for any claim of loss or damage arising from or related to this Agreement, regardless of the form of action, shall be limited to one-half of the fees paid to Show Management hereunder.

9. Available Services

9. Available Services

9. Available Services
On behalf of the Exhibitors, Show Management has designated official Show contractors to provide the following: drayage, cartage, furniture, booth and floor decorations, signs, photographs, telephone services, etc. Services of electricians, plumbers, carpenters and other labor will be available and charged for at the then prevailing rates. Contractors and rates will be listed in the Exhibitor Service Manual to be issued separately. Show Management assumes no responsibility or liability for any of the services performed or materials delivered by the foregoing persons, parties and organizations. Arrangement for these services and payments are to be made between Exhibitors and official Show potractors. Pulse and requisitions for are made by the local unions and these regulations for are made by the local unions and these regulations for are made by the local unions and these regulations for a few parts. official Show contractors. Rules and regulations for union labor are made by the local unions and these regulations may be changed at any time. Where union labor is required because of building or contractor requirements, exhibitor agrees to comply with the regulations.

10. Protection of Facilities

10. Protection or Facilities
Nothing shall be posted on, or tacked, nailed, screwed, or otherwise attached to the columns, walls, floors, or other parts of the convention hall exhibit area without permission from the proper building authority. Fluids, caustic or staining, must not be used where they may damage floor coverings. Packing, unpacking and assembly of exhibits shall be done only in designated areas and in conformity with directions of Exhibition Management, the convention hall manager or their assistants

shall be done only in designated areas and in conformity with directions of Exhibition Management, the convention hall manager or their assistants.

11. Installation and Dismantling

12. Complete information, instructions and schedule of prices regarding drayage, labor for erecting and dismantling, electrical work, furniture, cleaning etc., will be included in the Exhibitor Service Manual. Such requirements shall be binding upon the Exhibitor as though fully set forth herein

12. Exhibitor Move In, Move Out

13. Movement of exhibits in and out of the Hall must be handled by official Show contractors. No exhibit will be allowed into or out of the Hall without an official clearance from Show Management. The Exhibitor must make its own arrangements for transportation of exhibits and packing material. Show Management cannot accept or sign for exhibits on behalf of the Exhibitor. Move in and move out times and access outside of Show hours are limited to those described in the Exhibitor. Service Manual. At such time after the close of the Show as Show Management may specify or upon sooner termination of this Agreement, all exhibitor slow as the Management in as good and clean or-der and condition as it was when delivered to Exhibitor. Exhibitors will pay the cost of repairing any damage caused to the Hall facility by the Exhibitor and/or its contractors. Any property remaining after the last day designated by Show Management for it to be removed may be held or otherwise disposed of by Show Management or Hall Management at the Exhibitor's expense. No property may be removed from the Show before the Show ends.

13. Safety

All display materials used for decoration must be flameproof. All electrical equipment or devices used in or about an exhibitor's exhibit and operating condition and able to pass fire and/or electrical inspections. Extra materials stored in Exhibitor's exhibit space must not block access to the exhibit or cover electrical wires or outlets. Exhibitor shall cooperate responsibility with local ordinance

otherwise, to distribute the load of its exhibit material in conformity with the maximum floor load specifications.

34. Security

Show Management will provide perimeter guard service during the Show and while the Exhibit Hall is closed. Exhibitor agrees that Show Management is not liable for anything its guard service, or facility security does or fails to do. This includes, but is not limited to, damage, theft, or loss sustained by Exhibitor's exhibit or its representa- tives. Exhibitor will not be allowed into the Exhibit Area after Show Hours. Exhibitor may want to consider arranging security for its specific booth space for either during or after Show hours.

15. Attendance

Show Management shall have sole control over admission policies at all times.

16. Filming and Video Recording Rights; Electronic Messages

From time to time photographs, motion pictures and/or viden recordings may be made in the Show facility.

thereby obtained.

22. Applicable Law and Venue
This Agreement shall be governed by Florida law without application of its conflict of laws principles. Any suit relating to this Agreement shall be instituted in a state or federal court in Orange County, FL, and the parties submit to the jurisdiction of any such court.

23. Sponsorship Agreement
All rules and regulations of all applicable sponsorship agreements and related materials are hereby incorporated

into this Agreement.

24. American Disabilities Act.

24. American Disabilities Act. Exhibitor acknowledges and agrees that, in connection with the Show, it will be a public accommodation as defined under Title III of the Americans with Disabilities Act ("ADA"). As a public accommodation, Exhibitor agrees that in connection with the Show, Exhibitor will: (i) provide, at its expense, any auxiliary aids and services as may be necessary to ensure effective communication with Exhibitor by attendees of the Show, (ii) assure, at its expense, that displays posted at or on Exhibitor's booth(s) are accessible to individuals with disabilities; and (iii) not discriminate or retaliate against any individual in violation of the ADA.

25. Additions or Corrections

25. Additions or Corrections.
Show Management may amend these terms from time to time in the best interest of the Show upon written notice to Exhibitor. Exhibitor agrees to accept notice of additions or amendments and to consider them as part of this Agreement.

Initial		