

TERMS AND CONDITIONS OF USE

Revised January 13, 2019

Below are the terms and conditions governing your use of this website (the “Site”) and your involvement with the Coasis Coalition Opportunity Zone SuperConference (the “Conference”), title sponsored and organized by Coasis Coalition Companies PB LLC, or its affiliates, including Coasis Coalition Conferences PB LLC (collectively, “Coasis”, “us”, “our” or “we”). These Terms and Conditions of Use (these “Terms”) govern this Site, the Conference and any products or services connected therewith (such products and services, together with the Site and the Conference, the “Services”). By using any of the Services, you acknowledge and agree to the following:

You represent and warrant that you have the capacity to agree to these Terms and you are at least eighteen (18) years of age. To the extent any individual accesses the Site or uses any other Service as an employee, partner, director, agent or representative (“Agent”) of any legal entity, the Agent represents and warrants that he or she has authority to agree to these Terms on behalf of the relevant legal entity.

You will procure that you and any of your personnel will: (a) comply with all applicable laws in relation to the Services, including without limitation, laws relating to the use of Intellectual Property; (b) not use the Site or the content thereof or any of the other Services outside the scope of permitted use and will not infringe any Intellectual Property or other rights in or relating to the Site or any of the other Services or of any third party; (c) not copy, reproduce, recompile, decompile, disassemble, reverse engineer, upload, download, transmit, create derivative works from or otherwise exploit or tamper with the Site or any software embodied in the Site or any other Service; (d) not prevent or restrict the use of the Site or any Service by other authorized users nor hack into or cause damage to any server or other equipment operated by Coasis; and (e) comply fully with these Terms.

COASIS MAKES NO WARRANTY, EXPRESS OR IMPLIED, CONCERNING ANY USE OF THE SITE OR ANY SERVICE. THE SITE AND THE OTHER SERVICES PROVIDED BY COASIS ARE PROVIDED ON AN “AS IS” BASIS. COASIS DISCLAIMS ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, INCLUDING ANY WARRANTY FOR THE USE OR THE RESULTS OF THE USE OF THE PRODUCTS OR SERVICES. COASIS IS NOT RESPONSIBLE FOR CORRECTING, MAINTAINING OR UPDATING THE DATA OR SERVICES MADE AVAILABLE ON THIS SITE OR PROVIDED IN CONNECTION WITH THE SERVICES.

ANY MATERIAL OR ANALYSIS PROVIDED BY OR THROUGH COASIS OR THIS SITE IS NOT A RECOMMENDATION THAT MUST BE FOLLOWED OR AN OFFER, OR SOLICITATION OF AN OFFER TO BUY OR SELL ANY FINANCIAL PRODUCT; COASIS DOES NOT RECOMMEND THAT YOU ENTER INTO A PARTICULAR TRANSACTION OR REPRESENT THAT ANY PRODUCT OR SERVICE DESCRIBED ON THE SITE OR IN CONNECTION WITH THE SERVICES IS SUITABLE FOR YOU OR YOUR COMPANY. NOR IS ANY INFORMATION DISPLAYED ON THE SITE OR IN CONNECTION WITH THE SERVICES PROMOTING ANY PARTICULAR FINANCIAL PRODUCT, SERVICE OR TRADING STRATEGY WHETHER IN ANY JURISDICTION WHERE SUCH AN OFFER OR SOLICITATION, OR TRADING STRATEGY MAY BE PROHIBITED OR OTHERWISE. AS ALL PRUDENT INVESTORS KNOW, SOME TRANSACTIONS, INCLUDING BUT WITHOUT LIMITATION, THOSE INVOLVING HIGH-YIELD SECURITIES, GIVE RISE TO SUBSTANTIAL RISK AND ANY INVESTMENT DECISION YOU MAY MAKE IS YOUR OWN. YOU SHOULD NOT ENTER INTO ANY TRANSACTIONS UNLESS YOU HAVE FULLY UNDERSTOOD ALL SUCH RISKS AND HAVE INDEPENDENTLY DETERMINED THAT SUCH TRANSACTIONS ARE APPROPRIATE FOR YOU. ANY

DISCUSSION OF THE RISKS CONTAINED ON THE SITE OR IN CONNECTION WITH THE SERVICES WITH RESPECT TO ANY PRODUCT SHOULD NOT BE CONSIDERED TO BE A DISCLOSURE OF ALL RISKS OR COMPLETE DISCUSSION OF THE RISKS MENTIONED.

As a user of the Site, you are not permitted to display, modify, copy, print or otherwise use the information made available to you, other than exclusively for your own use in accordance with the Terms. You are not permitted to publish, transmit, or otherwise make this information available in any format to any third party without the prior express written consent of Coasis. You also are not permitted to change or remove any copyright (©), trademark (®, SM, TM) any other notices displayed with the information. Coasis may modify the information at any time and for any reason at its sole discretion. Unless expressly stated otherwise herein, no rights are granted from Coasis or any other source to you regarding the information on this Site or in connection with the Services, including third party providers of information for this Site, which shall under no circumstances be liable to you in any way.

Your use of this Site or any of the other Services may be monitored by Coasis in any lawful manner, and that the resulting information may be used by Coasis for its internal business purposes or in accordance with the rules of any applicable regulatory or self-regulatory organization.

Coasis shall have no liability, contingent or otherwise, to you or to third parties, or any responsibility whatsoever, for the failure of any connection or communication service to provide or maintain your access to this service, or for any interruption or disruption of such access or any erroneous communication between Coasis and you. Coasis also does not warrant or represent that this Site or any of the other Services shall be completely secure, specifically including without limitation, that no unauthorized person shall intercept, or access information transmitted by you.

Access to this Site or any portion thereof may at any time be restricted by password to registrants authorized Coasis in its sole discretion (each a "Registrant"). Any unauthorized access shall be the responsibility of the Registrant and the Registrant's company and Coasis shall not be liable for any damages arising out of such unauthorized access. Each Registrant agrees to: (1) keep the Registrant's password confidential; (2) prohibit others from using the Registrant's account; (3) refrain from using other users' accounts; (4) refrain from selling, trading, or otherwise transferring the Registrant's account to another party; and (5) refrain from charging anyone for access to any portion of this Site, or any information arising therefrom. Each Registrant is also responsible for anything that happens through the Registrant's account unless the Registrant can demonstrate that your account was accessed without the knowledge or fault of the Registrant or the Registrant's violation of this paragraph or any other provisions of these Terms.

To the extent provided for and permitted, you can use and participate in groups, free to post and delete comment on this Site. You are solely responsible for your interactions with other users. Coasis may limit the number of connections you may have to other users and may at its sole discretion prohibit you from contacting other users through use of the Services or otherwise limit your use of the Services. If you violate the terms of this paragraph or any other provisions of these Terms while posting, that content may be removed without further notice or the rights of others posting here. Nothing you post here is confidential or proprietary and you are cautioned that other posters or viewers may use any information posted here. By posting here you agree that Coasis is not responsible for the misappropriation or misuse of any information posted or otherwise provided.

Any submissions, including private personal information, like names, addresses and so on, are voluntary and you waive any and all rights you have to the protection of that information. By submitting ideas, suggestions, documents or other matter ("Submissions"), you agree that: (a) the Submissions are not confidential or proprietary information; (b) Coasis has no obligation to keep the submissions confidential;

(c) Coasis can use or disclose the Submissions for any purpose, in any way, in any media worldwide; (d) if asked, you will irrevocably assign to Coasis all rights to your Submissions; and (f) you are not entitled to any compensation of any kind from Coasis under any circumstances.

As part of obtaining any registration or subscription through this Site or in connection with the Services, unless you opt out, you may receive invitations to network from Coasis, other Conference attendees or others who so register or subscribe. We may also send you emails to keep you updated on developments in this Site, the Conference and the other Services. Your registration for or subscription and your use of the content received services will be subject to these Terms. You can unsubscribe to our email service or other Services to which you register or subscribe by changing your preferences accordingly.

If you comply with all your obligations under these Terms, Coasis grants you a limited, revocable, nonexclusive license and right to access the Site and the applicable Services, through a generally available web browser, mobile device or application view information and use the web pages and in accordance with these Terms for your use only. Any other use is strictly prohibited. All rights not expressly granted in these Terms, including, without limitation, title, ownership, intellectual property rights, and all other rights are retained by Coasis.

You expressly agree not to use or attempt to use any “virus,” “spyware,” “malware,” “adware,” “Trojan horse” “deep-link,” “scraper,” “bot,” “spider,” “data-mining,” “computer code” or any other automated device, program, tool, algorithm, process, or methodology or manual process having similar processes or functionality, to access, acquire, copy, or monitor any portion of this website or content. You also agree not to obtain or attempt to obtain through any means any materials or information on the website that have not been intentionally made available either by their public display on the Web Site or through their accessibility by a visible link or portal. You further agree not to violate the security of the website or attempt to gain unauthorized access to the website, data, materials, information, computer systems or networks connected to any server, through hacking, password mining or any other method.

You expressly agree not to link or attempt to link to this Site or the web pages contained herein without advance written permission.

Some of the information you access here may be the property of third parties, made available on this Site or otherwise through the Services with the permission of those third parties. Coasis is not responsible for any third-party information, including any of the content thereof. You are cautioned that any further use of that information by you may be subject to the rights of those third parties and you may be required to obtain a license to use any such information. Failure to obtain third party permission may be a violation of law. You should contact the third-party provider of the information to ascertain the requirements for using the information.

The layout of this Site’s pages, graphics and pictures used, and the collection of individual contributions are protected by copyright. All copyrights belong either to Coasis, the third-party content providers or both. Either Coasis or the third-party content providers own all trademarks and service marks depicted here.

You agree to indemnify hold harmless and defend Coasis, and the related entities and contractors of Coasis, and their respective employees, officers, agents, and contractors and each of the foregoing’s successors and assigns, agents or representatives (each an “Indemnified Party”) and continue to keep each Indemnified Party indemnified from and against any actions, proceedings, claims, demands, costs (on a full indemnity basis including, without limitation, reasonable legal and accounting fees) brought or made against any Indemnified Party by any person arising in connection with your use of this Site or any of the other Services or the content thereof, or a breach of your obligations, covenants, representations and

warranties in these Terms, or your violation of any of these Terms or any other activity in which you engage on or through the Site or any of the other Services, and from and against any damage, loss (whether personal or property, and whether direct or consequential, including without limitation consequential financial loss), cost or expense suffered or incurred by any Indemnified as a direct or indirect consequence thereof.

Coasis may at any time revise these Terms or any other terms and conditions by which you may access this Site or use any other Services. By using this Site or any other Services, you agree to be bound by any such revisions and should therefore periodically visit this page to determine the then current version of the terms applicable to this Site and the other Services.

No Indemnified Party will be liable to you for (a) any incidental, punitive, indirect, special or consequential damage, loss or expenses, including but not limited to any (a) loss of business, contracts, revenue, or profits, any business interruption, security breach, loss of data, loss of goodwill or reputation or other pecuniary loss suffered by you, even if any such Indemnified Party have been advised of their possible existence; nor (b) direct damage loss or expenses arising from loss of customers, loss of profits, loss of anticipated profits, loss of any business opportunity or other opportunity or loss of savings.

You may terminate any registration, subscription or other account you may create under this Site or with Coasis, for any or no reason, at any time, by providing written notice from you to Coasis. Coasis may suspend or terminate any such registration, subscription or other account or access to this Site or any Services for any reason or no reason, at any time, with or without notice. Any such termination or suspension shall be effective immediately or as may be specified in the applicable notice and may include disabling your current and future access thereto. Among other circumstances, Coasis would generally provide such termination or suspension if you invite other users who are not authorized by Coasis or with whom you do not know to connect; abuse the any messaging services; create multiple or false profiles; infringe on any Intellectual Property rights, violate any provisions of these Terms, disparage Coasis or any other Indemnified Party, or exhibit any other behavior that Coasis, in its sole discretion, deems contrary to the purpose of the Site, any other Services or relationship with Coasis.

Failure by any party to exercise any right or remedy under these Terms does not constitute a waiver of that right or remedy.

These Terms (including any terms incorporated by reference in these Terms), and any other written terms that may be promulgated by Coasis in respect of any particular Services constitute the entire agreement between you and us with respect to your access to and use of the Site or any other Services and supersede all prior agreements, negotiations and discussions between you and us relating to the same.

Regardless of where you visit, register or subscribe to this Site or receive any Service, these Terms, and all matters relating hereto shall be governed by, and construed in accordance with, the laws of the State of Texas (without giving effect to the choice of law principles thereof). Any action based on or arising out of these Terms shall be brought and maintained exclusively in any state or federal court, in each case located in Dallas County, the State of Texas. If any provision of these Terms is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of these Terms or invalidate or render unenforceable such term or provision in any other jurisdiction.

We shall not be deemed to be in breach of these Terms by reason of any delay in performing, or any failure to perform any service or our obligations in relation to these Terms, if the delay or failure was due to any cause beyond our reasonable control, including but not limited to acts of God, explosions, floods, fire or accident, war or threat of war, terrorism or threat of terrorism, sabotage, civil disturbance, epidemics, prohibitions or measures of any kind on the part of any governmental, parliamentary or local

authority, import or export regulations or embargoes, or industrial actions or trade disputes (whether involving our employees or of third parties).

Any notice given pursuant to these Terms shall be made by email or first-class post, in the case of you, to your address provided in connection with any registration or subscription and, in the case of us, to the address posted on this Site or otherwise notified to you in relation to any relevant Service. Any such notice shall be deemed to have arrived if sent by post within three (3) days of posting and if sent by email at the time of transmission.

COOKIES

Revised January 13, 2019

This explains what cookies are, how we use them on this website or other websites of Coasis Coalition Companies PB LLC and its affiliates, including Coasis Coalition Conferences PB LLC (collectively, “Coasis”, “us”, “our” or “we”), and your options for controlling them (the “Sites”).

Please note not all the cookies listed here will necessarily be used on each our Sites. We will display a cookie prompt once when you visit each of our Sites. If you send us a request as explained in the table below, this will apply to your use of all our Sites, so you only need to make one request.

WHAT ARE COOKIES?

Cookies are pieces of information which include a unique reference code that a website transfers to your device to store and sometimes track information about you. A number of cookies we use last only for the duration of your web session (“session cookies”) and expire when you close your browser. Other cookies are used, for example, to remember you when you return to the site and will last for longer (“persistent cookies”). Cookies cannot be used to run programs or deliver viruses to your computer. They are uniquely assigned to your device and are sent back to the originating website on each subsequent visit (if they last longer than a web session) or to another website that recognizes that cookie.

Some of the cookies used by our sites are set by us, and some are set by third parties who are delivering services (such as interest-based advertising and web analytics) on our behalf.

WHAT DO WE USE COOKIES FOR?

Some cookies are essential to enable you to move around the website and use its features, such as accessing secure areas of the website or areas with paid-for content. Without these cookies, services you have asked for, like shopping baskets, cannot be provided. Because such cookies are essential for using a website, these cookies cannot be turned off without severely affecting your use of the website.

Other cookies perform various functions, as the table below explains, together with your options for controlling them.

Some cookies may also be controlled by using your web browser settings. Most web browsers automatically accept cookies but, if you prefer, you can change your browser to prevent that or to notify you each time a cookie is set.

You can also learn more about cookies in general by visiting www.allaboutcookies.org which includes additional useful information on cookies and how to block cookies using different types of browser.

These terms, and all matters relating hereto shall be governed by, and construed in accordance with, the laws of the State of Texas (without giving effect to the choice of law principles thereof). Any action based on or arising out of these Terms shall be brought and maintained exclusively in any state or federal court, in each case located in Dallas County, the State of Texas.

Privacy Policy

Revised January 13, 2019

Coasis Coalition Companies PB LLC is public benefit company that brings together a wide range of parties with neighborhoods and municipalities to drive private investment economic activity and entrepreneurial efforts in Opportunity Zones to maximize the those benefits to under-optimized communities. We accomplish this goal by maximizing mutually beneficial incentives with investors, asset managers, municipalities and non-profits and aligning all stakeholders' long term economic interests in low income communities identified as Opportunity Zones. In executing on these goals, through our subsidiary, Coasis Coalition Conferences PB LLC, we also run a portfolio of conferences and other events on topics related to Opportunity Zones. Coasis Coalition Companies PB LLC and its affiliates, including Coasis Coalition Conferences PB LLC are collectively referred to herein as "Coasis", "we", "us" or "our").

Coasis is committed to respecting the privacy of every person who visits, registers with or subscribes to our websites, publications, events and other products or services.

Coasis is the primary data controller of personal data collected through this website or that we may collect in different ways as described in this Privacy Policy. If you are contacted by our other group companies, they will also be controllers of your personal data. This means that they are responsible for how your personal data is used, just as we are. You may contact any of these companies directly, or you can contact Coasis by emailing:

dataprotectionofficer@coasiscoaliton.com

or writing to:

Data Protection Officer
Coasis Coalition Companies PB LLC
5930 Royal Lane, # 310
Dallas, Texas 75230
United States.

This Privacy Policy outlines the information we may collect about you in relation to your use of our products and services ("personal data"). It also explains the legal rights that you have in relation to your data and how you may exercise these rights.

Some of our group companies may collect and use personal data for different purposes; those companies have their own websites and Privacy Policys.

We will process your data for the following lawful purposes: with your consent; to fulfil our obligations to you; and where there is a legitimate interest to do so.

When possible, we rely on your consent to use your data for the purposes described in this Privacy Policy. We also process personal data to fulfil our contractual obligations to you, for example, when you register for or otherwise obtain any of our services, subscribe to a publication, sign-up for a conference or other event or purchase a product from us, we will need to process some of your personal data. This will also include details of the persons responsible for payment (if different).

We may determine that processing your personal data serves both of our legitimate interests. This is the case in relation to many of our research, customer survey, sales, marketing and advertising activities described in this Privacy Policy. These activities allow us to better understand your requirements, which in turn enables us to provide you with a better service. We review the bases for our processing decisions carefully and you can object to these activities at any time (see the “Your Rights” section of this Privacy Policy).

Our primary goal in collecting personal data from you is to give you a relevant customized experience of our products and services.

When you register with our website and/or sign up for our products or services, including any free trials thereof, we may ask you to provide your name, address, email address and telephone number, and details relevant to your occupation or employer.

If you subscribe to attend one of our conferences and other events or one of our other products or services, we will also ask for payment details. Credit/debit card payments are processed using a third-party supplier and we do not retain the credit card data (see the Third-Party Sites of this Privacy Policy). Address details may be shared with third party service providers engaged by us for order fulfilment, delivery and payment collection. This personal data is used by us to complete subscription requests.

If you have registered for a conference or other event through one of our websites we may collect personal data including: name, job title, company, address, telephone number and email.

This information is necessary so that we can complete your registration for the event and provide you with relevant event materials.

We may also provide attendee, presenter, sponsor, exhibitor or delegate details (e.g. name, email) to event sponsors who, subject to your consent, may contact you for their own advertising and marketing purposes.

We use the personal data you provide us and which we collect from you to inform you about similar products and services which we provide. We may send you marketing communications that are sponsored by our partners and which are targeted to your interests based on information you have provided us such as job title, employer and/or industry. If you have consented to receive information from other Coasis companies, we may share your personal data with these companies so that they can fulfil your request to receive marketing materials in accordance with your preferences. We will not share your personal data with any third parties for their own marketing purposes unless you have provided your consent. However, we may undertake partnered or other marketing efforts through us for other parties using the personal information we have for you. And third parties may verify, use or collect that information for us as mentioned below and, as such, may have access to that information.

Each of the Coasis companies that may contact you is a data controller in relation to the personal data that you have agreed to share with them. If you have any questions or concerns, you may contact the individual company, or us – using the contact details set out in the “Who We Are” section.

You can opt out from receiving such materials at any time. You may use the above provided contact information for us to do so.

The personal data we may use for advertising and marketing purposes includes your name, email address, job title, phone number, company name/employer, geo location, likeness, IP address, postal address and

data collected using cookies and other similar technology. (Please read our separate Cookies Policy to find out more about which cookies we use, how they work and how you can control your cookie options).

Marketing materials are sent electronically, by post and we may occasionally call you.

We use targeted advertising on our websites to display advertisements that are relevant to what we believe are your interests. In order to deliver relevant advertisements, we use third parties to deliver cookies that collect information about your IP address and how you interact with our sites (e.g. browsing information, which articles you have read etc.). This data is used by the third parties to determine which advertisements may be of interest to you.

We may also share your personal data with third parties to deliver targeted advertising to you on other websites (e.g. Twitter Tailored Audiences or Facebook Custom Audiences). This could include your email address, cookie data, and information obtained from third parties. Third party cookies may also be used to enable us to target advertisements to you on other websites that you visit.

We occasionally use the services of trusted third parties in order to ensure that the personal data we use for advertising and marketing purposes is accurate and up-to-date. To do this, we transfer personal data of individual leads (such as name, email, company name/employer, job title, location, likeness, and phone number) to these third parties who conduct research to verify the data – primarily against public information.

We also may use algorithmic software technology to help us improve the quality and relevance of marketing activities. The personal data analyzed by the software includes email address, phone number, company name/employer, job title, likeness, address, purchase history and account information. This allows us to provide meaningful offers that are relevant to your specific profile.

We want to understand the needs of our readers and customers. We may therefore use the information you provide us – including your name and contact details – to contact you to request your feedback, or to participate in our customer and market research.

Some of the pages on our group websites may include message boards, blogs or other facilities for generating content from users. Any information that is disclosed in these areas becomes public information and you should always be careful when deciding to post any personal data. User generated content is also subject to our Terms and Conditions of Use (the “Terms”).

If we sell a business or assets we may need to disclose your personal data to the prospective buyer of such business or assets.

If Coasis, or any of our group companies is sold or sells our assets or is acquired by a third party, then personal data about our customers will be acquired by that third party. A transfer of your personal data in these circumstances would be necessary so that the services you have contracted for can still be delivered, or so that you can continue to enjoy the benefits of our free products and services. You will receive notice if a new controller assumes responsibility for your personal data.

We may disclose your personal data to other third parties in the following situations:

To third party partners who help us by providing services such as technology, marketing, advisory or other services. These third parties only receive encrypted data and may only process personal data to provide those services to us.

Where we are required by law or regulation to do so. In each case we will seek, where practicable, to minimize the amount of data that is disclosed.

If required to protect the rights and interests of other users and/or Coasis and its affiliates (including our employees, agents and contractors), or as otherwise set out in the Terms. This may include exchanging information with other companies and organizations for the purposes of fraud protection.

We may include small pixel tags (small image files) within the emails we send you in order to determine whether our emails are opened and/or whether the hyperlinks inside our emails are clicked through. We may also collect browser, location and the device used to engage with our email communications. This information allows us to better understand whether we are meeting our users' needs and how we can improve our communications. No other information is collected. You can opt out of receiving our direct marketing emails either by following the instructions in each email, or by contacting us (see the "Who We Are" section of this Privacy Policy).

Some Coasis group companies may now or in the future be based in or outside the European Economic Area (EEA). If we have companies within the EEA and you have consented to being contacted by our group companies outside of the EEA, then the transfer of your personal data may be made according to the terms of an international data sharing agreement that contains obligations approved by European data protection regulators. Any of our group companies that receive your personal data will be co-controllers of that data, which means they may determine how they process your personal data – although they may only use it for the purposes for which it was shared, unless you are informed of new or additional processing activities.

We may also transfer personal data to third party service providers as described in this Privacy Policy which are located outside the EEA. Where we conduct these transfers, we take all steps necessary to ensure that your data is treated securely and in accordance with applicable privacy legislation, either by only sending your personal data to jurisdictions that provide an adequate degree of legal protection for your data or by imposing approved contractual terms on these third parties.

We may generate a data retention policy to provide that we do not use or store your personal data for longer than necessary. In any such policy we will consider the following issues to determine retention periods:

Guidance from the appropriate regulatory agencies, or industry best practice recommendations;

The business rationale for collection and expiry of the purpose for which personal data was collected;

Our ongoing ability to ensure the accuracy of the data; and

Legal and regulatory requirements.

We may occasionally need to keep personal data for either shorter or longer periods than specified in our retention policy. In such circumstances, application of the retention period to the data will be temporarily suspended. The suspension of an applicable retention period will be carried out in a manner that is designed to address the rights and interests of the persons concerned.

Until we develop an online presence to do so you may indicate your data and privacy preferences to us by contacting us as provided above. Once we develop the online presence you will be able manage settings

to select the topics that are of interest to you so that we can send you publications and information about our products and services that are especially relevant to you.

You have certain rights in relation to your personal data which include the following:

You may request access to any personal data of yours for which Coasis is responsible as controller. Unless there are legal or regulatory reasons for not doing so, we will confirm whether we process any of your personal data and if we do, we will provide you with the following information: the purposes of the processing, the categories of personal data, any recipients of your personal data, the applicable retention period and the data source. Copies of your personal data will be made available to you in a structured, machine-readable format.

You may also request that we transfer the personal data that you have submitted to us, to another controller, where it is technically feasible for us to do so.

If you have consented to our processing of your personal data, or if we are processing your personal data in order to fulfil our contractual obligations to you, then you can submit a request that we transfer your personal data to another data controller.

You have the right to request that Coasis rectify any errors in the personal data that we process. In some circumstances, you may also be able to ask for the erasure of personal data, and/or request that the processing of your personal data be restricted. You may also object to the processing of your personal data for sales or marketing purposes.

To exercise any of these rights, please contact us as provided above. We may need to check your identity prior to processing a request. We will do our best to respond to any questions and address any of your concerns.

Coasis is committed to keeping your personal data secure and we will take appropriate technical and organizational measures to protect personal data of yours that we have from loss, unauthorized use, disclosure or destruction. Although we do our best to protect your personal data, we cannot guarantee that any transmission of data is without risk. We have therefore implemented information security policies and rules, staff training on information security, and technical measures to ensure the integrity of data that we have under our control. We will not be responsible for the security of data held by third parties, even if they are performing services for us.

All our employees, contractors and data processors (i.e. those third parties that process personal data on our behalf) are required to keep such data confidential and not to use it for any purpose other than the performance of services we have requested.

Our site may contain links to other websites – including, for example, providers of payment processing services. Coasis is not responsible for the privacy and data collection practices of third party sites and we therefore recommend that you review the privacy policies and terms of service of each site you visit.

This Privacy Policy, and all matters relating hereto shall be governed by, and construed in accordance with, the laws of the State of Texas (without giving effect to the choice of law principles thereof). Any action based on or arising out of this Privacy Policy shall be brought and maintained exclusively in any state or federal court, in each case located in Dallas County, the State of Texas. If any provision this Privacy Policy is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision this Privacy Policy or invalidate or render unenforceable such term or provision in any other jurisdiction.

Event Participant Terms and Requirements

Revised January 13, 2019

These Event Participant Terms and Requirements (these “Participant Terms”) applies to and binds all attendees, speakers, presenters, panelists, moderators, exhibitors, sponsors, staff, volunteers and other participants (“Participants”, “you”, “your” or “yours”) at events or conferences (“Events”) of Coasis Coalition Companies PB LLC, or its affiliates, including Coasis Coalition Conferences PB LLC (collectively referred to herein as “Coasis”, “we”, “us” or “our”).

Our Events are dedicated to providing a harassment-free Event experience for everyone, regardless of gender, gender identity and expression, age, sexual orientation, disability, physical appearance, body size, race, ethnicity, religion (or lack thereof), or technology choices. We do not tolerate harassment of Event participants in any form. Sexual language and imagery is not appropriate for any Event venue, including talks, workshops, parties, Twitter and other online media. Event participants violating these rules may be sanctioned or expelled from the Event without a refund at the discretion of the Event organizers.

Harassment includes offensive verbal comments related to gender, gender identity and expression, age, sexual orientation, disability, physical appearance, body size, race, ethnicity, religion, technology choices, sexual images in public spaces, deliberate intimidation, stalking, following, harassing photography or recording, sustained disruption of talks or other events, inappropriate physical contact, and unwelcome sexual attention.

Participants asked to stop any harassing behavior are expected to comply immediately. Participants, speakers, panelists, moderators, exhibitors and sponsors should not use sexualized images, activities, or other material. Booth staff (including volunteers) should not use sexualized clothing, uniforms, costumes, or otherwise create a sexualized environment.

If a Participant engages in harassing behavior, the Event organizers may take any action they deem appropriate, including warning the offender or expulsion from the Event with no refund.

If you are being harassed, notice that someone else is being harassed, or have any other concerns, please contact a member of Event staff immediately. Event staff can be identified as they'll be wearing branded clothing and/or badges.

Event staff will be happy to help participants contact hotel/venue security or local law enforcement, provide escorts, or otherwise assist those experiencing harassment to feel safe for the duration of the Event. We value your attendance.

The Speaker shall speak or be part of a panel on a topic or topics related blockchain, decentralized technology and/or cryptocurrency at the Event.

Each Participant and the Participant’s company (their “Firms”) grants Coasis permission to:

- (a) Reproduce any written materials, if any, provided by the Participant or the Firm to be used in any Event presentation (the “Written Materials”) in full or in part and distribute them to other Participants and their Firms and sponsors, exhibitors and Partners (as defined below) of the Event as part of the materials generally distributed in connection with the Event or through the Event’s website of other online presences (the Event’s and other online presences each an “Online Presence”). A Partner is an Event participant company approved by Coasis that provides professional education and which wishes to pass on the educational benefit of presentations made

at the Event. The Written Materials shall also be made available as part of the audio or video recording of the presentation by the Participant preserved and made available by the Event or the Partners. The Participant and/or the Firm may conspicuously list the Participant and/or the Firm (as the Participant and Firm may jointly direct, the listing on the Written Material being dispositive evidence of such agreement) as the copyright holder of the Written Materials (i.e., Copyright © 2018 [Participant][Firm]), and Coasis shall not alter that designation or otherwise alter, change, or modify the Written Materials, or any portion thereof, without the Participant's or the Firm's prior written consent (except such non-substantive alteration as may be necessary for formatting purposes for presentation or reproduction).

- (b) Coasis may post the Written Materials in part or in their entirety on the Online Presences of Coasis (or a Partner) for a period of up to six (6) years after the conclusion of the Event. Coasis may retain such Written Materials in perpetuity.
- (c) Coasis may use the name, title, likeness, and biographical information of each Participant ("Participant Materials"), along with the names, trademarks, service marks, logo and other branding of the Participant's Firm (collectively with the Participant Materials, the "Marketing Materials") on or in connection with the Event's website and other general marketing or promotional materials created for the Event, provided that if modified in any substantive way any such modification shall in each case be subject to the Participant's or the Firm's prior review and approval thereof. Until directly provided by any Participant or potential Participant who has contracted to be a Participant (e.g., by purchasing a ticket to the Event or entering into a sponsorship or exhibitor agreement) or evidenced an intent to do so, Coasis may obtain from online or other sources the Marketing Materials and use them as provided above in this paragraph, provided that if the owner of any such Marketing Materials who has evidenced such an intent, reverses that intent, that owner may notify us in writing to cease so using the particular Marketing Materials that owner so indicates.
- (d) Coasis may create audio and/or video recordings of any Participant's presentation, in part or in its entirety, given by the Participant at the Event (the "Presentation Recordings", collectively with the Written Materials and the Marketing Materials, the "Materials"), and may (i) simultaneously broadcast or live-stream the Presentation Recordings and the Written Materials, and (ii) post the Presentation Recordings on the Online Presences of Coasis (or a Partner) for a period of up to six (6) years after the conclusion of the Event. Coasis may retain such Materials in perpetuity.

Each Participant and the Participant's Firm grants to Coasis (and the applicable Partner) a non-exclusive perpetual and paid-up license to (i) transfer or grant sub-licenses to others so that the Materials may be broadcast, edited, reproduced on audio tape, video tape, or other media, (ii) reproduce or distribute the Materials and the Participant's contributions thereto and to the Event or other participation in the Event for sale, archival, or other purposes, (iii) use sound recordings, photographs, or video of the Participant for any lawful purpose, including, for example, such purposes as publicity, illustration, advertising, and web content, and (iv) reproduce and distribute the Participant's contribution to any Materials or otherwise in or to the Event as part of a collective work. Subject to rights granted to Coasis (and Partners) herein, each Participant and the Participant's Firm retains all other rights to the Materials.

We will effort to accommodate a Participant's proposed participation in the Event as a panel moderator, panelist, presenter and/or speaker and within any agenda scheduling that may at any time exist or have been discussed with the Participant (including under any separate agreement with that Participant). However, the Participant understands and accepts that final Event agenda and presentation assignments will be made solely at our discretion and that we may at any time (a) cancel Participant's participation in the Event as a panel moderator, panelist, presenter and/or speaker, (b) reschedule the Participant's

participation in the Event as a panel moderator, panelist, presenter and/or speaker or (c) require that the Participant's participation in the Event as a panel moderator, panelist, presenter and/or speaker be changed.

No party may assign any of the rights or obligations hereunder, except that the Coasis or the Firm may subcontract or assign its rights and obligations hereunder to an acquirer of, respectively, the Coasis or the Firm or of substantially all of its assets or any respective affiliate.

ANY AND ALL MATERIALS ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

These Participant Terms and all matters relating hereto shall be governed by, and construed in accordance with, the laws of the State of Texas (without giving effect to the choice of law principles thereof). Any action based on or arising out of these Participant Terms shall be brought and maintained exclusively in any state or federal court, in each case located in Dallas County, the State of Texas. If any provision of these Participant Terms is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of these Participant Terms or invalidate or render unenforceable such term or provision in any other jurisdiction.

Coasis Event Sponsor and Exhibitor Rules

Revised January 13, 2019

Each exhibitor and sponsor (“Exhibitor”, “you”, “your” or “yours”) at a conference or other event (each an “Event”) organized by Coasis Coalition Companies PB LLC, or its affiliates, including Coasis Coalition Conferences PB LLC (collectively referred to herein as “Coasis”, “we”, “us” or “our”), agrees to abide by these Sponsor and Exhibitor Rules (the “Rules”) and such additional rules and regulations as may be promulgated by the venue where the event is held (the “Venue”), which Rules may be modified at our discretion, or, as to its rules and regulations, the Venue management’s discretion for efficient or safe operation of the Event.

We will effort to accommodate the Exhibitor’s request for space made with us or through our application. However, the Exhibitor understands and accepts that final booth assignments will be made solely at our discretion.

All fees applicable to you as set forth in our separate contract or through our Exhibitor management application (currently Map-Dynamics) with your basic Exhibitor terms (collectively, the “Contract”) must be paid in full as a condition to participation in the Event and shall be non-refundable when paid (the “Fees”). The Fees entitle you to the rights and benefits we have separately agreed in writing to provide to you, which may include, without limitation, exhibiting arrangements, identification signage, presentation opportunities, company listing and description in Event websites and materials, attendee lists, promotion and publicity, and attendee passes. Any or all of the rights and benefits may require that you arrange for them or provide applicable information by applicable deadlines or have other conditions and failure to make those arrangements or provide that information by the deadlines or otherwise meet the applicable conditions will result in the forfeiture of the applicable rights or benefits without any allowance or repayment for the lack of any such rights or benefits, subject to any discretion to otherwise provide them that we may extend, but shall in no event be required to extend.

Unless we otherwise agree in writing, full payment of the Fees is required upon agreement to be an Exhibitor. If we allow for a deposit and later full payment of the Fee, the amount of such deposit must be made as we separately agree in writing and the remainder of the Fee must be paid on or before the date we so agree. In no event will you be entitled to any right or benefit that connects your name to the Event until you have made full payment of the Fee. Any failure to make a payment of Fee when due will subject your arrangements to cancellation and reassignment without notice. All payments must be in U.S. Dollars.

Only the name of the Exhibitor company listed on the face of the Contract will be displayed in the exhibit space, in the Event’s printed list of Exhibitors and on exhibitor badges. It is further agreed that the Exhibitor shall not assign, share or sublet any part of the exhibit space without our prior express written consent. The Exhibitor agrees to only exhibit, advertise or promote those products or services for which it has authorization.

Each Exhibitor and Coasis have certain websites, trade names, trademarks, service marks and similar branding (collectively, “Marks”). Each Exhibitor must provide its Marks in any technical detail you wish for us to display on the Event website and other materials and pending provision thereof we may obtain the Exhibitor’s Marks from any online display thereof and copy them into our website. Each Exhibitor grants to Coasis the non-exclusive right to hyperlink from any Event website the Exhibitor’s website and each Exhibitor grants Coasis the non-exclusive right to use the Exhibitor’s Marks for the purpose of establishing this hyperlink and for the purpose of indicating the Exhibitor’s involvement with Event. We shall make available to each Exhibitor our applicable Marks and each Exhibitor shall indicate on its

website that it is an Exhibitor at the Event and Coasis hereby grants to each such Exhibitor a non-exclusive right to hyperlink from the Exhibitor's website to the Event home page or other page we designate and Coasis grants to each such Exhibitor the non-exclusive right to use such Coasis Marks for the purpose of establishing this hyperlink and indicating the Exhibitor's involvement in the Event and for no other purpose. Exhibitor will display the Coasis Mark and the hyperlink prominently on the home page of the Exhibitor's website where it can be seen by the viewer without navigation by the website user unless the Exhibitor has a reasonable reason to display Coasis Mark and hyperlink otherwise. In the case of each Mark on a website as provided above the references hyperlink shall be embedded in the Mark.

Both parties, in consideration of the premises and promises contained herein and other good and valuable consideration which the parties agree is sufficient, and each intending to be legally bound agree as follows:

Each party to whom a Mark is licensed as provided above (a "Licensee") acknowledges to the party from who that Mark is licensed (a "Licensor") acknowledged the Licensor's exclusive right, title, and interest in and to the Licensor's Marks and the Licensee will not, at any time, do or cause to be done any act or thing contesting or in any way impairing or tending to impair any part of such rights, titles, and interests.

Each Licensee represents and warrants that its website does not contain or have links to sites containing pornography or recreational drug-related materials (other than in relation to drugs that are legal for the Licensee to do business with), and that Licensee's website and use of the Licensor's Marks will not be illegal under United States or other laws. Each Licensee also covenants, represents and warrants that it will not disparage or make negative references to a Licensor on the Licensee's website.

Each Licensor, or its authorized representative, has the right, at all reasonable times, to inspect its Licensee's website in order that the Licensor may satisfy itself that the Licensee's website contains material consistent with the Licensor's standards. If the Licensee's website is not accessible to the Licensor, the Licensee shall provide to the Licensor printouts or screen shots of the Licensee's website pages in order that the Licensor may satisfy itself that the Licensee's website contains material consistent with the Licensor's standards. Each Licensee shall use the Licensor's Marks exactly in the form provided and in conformance with any trademark usage policies furnished by the Licensor (subject to the right of Coasis to obtain publicly available Marks as provided above). No Licensee shall form any combination marks with the Licensor's Marks. No Licensee shall take any action inconsistent with the Licensor's ownership of the Licensor's Marks, and any goodwill accruing from use of such Marks shall automatically vest in the Licensor. No Licensee may alter the Marks or any elements thereof in any manner including size, color, spacing, font or appearance. Each Licensor retains the right to use its Marks in the manner or style it has done so in the past and in any other lawful manner.

Either Licensor has the right to terminate the licenses it provides above upon written notice at any time to the Licensee and thereupon, the Licensee shall immediately delete its hyperlink to the Licensor's website and to immediately discontinue any use of the Licensor's Marks.

Each Licensee shall indemnify, defend and hold harmless its Licensor from and against all liability, demands, claims, suits, losses, damages, infringement of proprietary rights, causes of action, fines, or judgments (including costs, attorneys' and witnesses' fees, and expenses incident thereto), arising out of the Licensee's non-compliant use of the Licensee's Marks. Each Licensor shall indemnify, defend and hold harmless each of its Licensees from and against all liability, demands, claims, suits, losses, damages, infringement of proprietary rights, causes of action, fines, or judgments (including costs, attorneys' and witnesses' fees, and expenses incident thereto), arising from any third party claims not arising by or through the Licensee relating to Licensor's Marks, including without limitation third party claims of infringement.

An Exhibitor may cancel its participation in an Event by giving us notice in writing. If we receive notice of cancellation by the early cancellation date set forth in the Contract, there will be no cancellation charge, and you will not be liable to pay any portion of the Fee not yet due. After the cancellation date the Exhibitor shall be liable for the entire Fee, including the payment of any unpaid amounts thereof, regardless of whether the Exhibitor participates in the Event. In the event of cancellation, we have the right to use the space for our own convenience, including selling the Exhibitor's space to another Exhibitor, without rebate or allowance to the canceled Exhibitor. We assume no responsibility for having included the name or description of a cancelled Exhibitor in programs, news releases, publicity, or other material.

Any exhibitor failing to occupy its contracted space by 3:00 pm on the first day of the Event, will be considered in default and may be subject to cancellation. In that circumstance, we will have the right to use any rights or benefits of the defaulting Exhibitor, including any Exhibit space for our own convenience, including selling the space to another Exhibitor without any rebate or allowance to the defaulting Exhibitor.

In the event the Venue is destroyed or damaged, or if the Event fails to take place as scheduled, or is interrupted and/or discontinued, or access to the premises is prevented by reasons of strike, lockout, injunction, act of God, act of war, emergency declared by any government agency or by us (a "Force Majeure Event"), or for any other reason, the Contract may be terminated by us. In the event of such termination, the Exhibitor waives any and all damages and claims for damages and agrees that our sole liability shall be to return to each Exhibitor any payment made hereunder less its prorated share (determined by the paid Fees of each Exhibitor) of 120% of all costs and expenses incurred and committed by us in connection with the Event, it being acknowledged and agreed that the additional 20% compensates for soft costs and expenses that might not otherwise be recognized.

No Exhibitor may bring hazardous or illegal items or substances into the Venue. No Exhibitor may permit any act by its employees, officers, or agents that will mar or deface the Venue. Exhibitors must surrender the space occupied in the same condition as at the commencement of occupancy. Exhibitor shall be solely responsible for damages its display causes to the Venue.

To alleviate the unnecessary canvassing of Exhibitors or at the requirement of the Venue or local rules or law or as otherwise determined by us, to assure orderly and efficient installation, operation, and removal of displays, and to ensure high standards of service at fair prices, official contractors may be appointed by us to provide goods and services to/for Exhibitors (the "Official Contractors") which each Exhibitor agrees it will use exclusively for such goods or services absent express written consent otherwise from us unless we expressly indicate that such Official Contractors are only recommended and may be used at the option of Exhibitors. In that event we will hold the Official Contractors responsible for quality service and is prepared to intercede on behalf of Exhibitors in the event of an Official Contractor's faulty or unfair work. If we do identify Official Contractors that are permissive we do so as a recommendation that they be used for the applicable goods or services. An Exhibitor who wishes to use its own contractor ("Exhibitor-Appointed Contractors") to install and dismantle exhibits must notify us in writing at least 30 days in advance and must provide proof of the contractor's workers' compensation and commercial general liability insurance coverage. Each Exhibitor shall require any Exhibitor-Appointed Contractor (i) to abide by all these Rules and the rules and regulations of the Venue and (ii) to indemnify us in respect of any and all claims and actions caused by such contractor's negligence or willful misconduct. In no instance shall we be responsible for the conduct of any Exhibitor-Appointed Contractor or their personnel. We assume no responsibility for and shall have no liability for performance, non-performance, negligence or other matter in respect of any contractor, whether Official Contractor, Exhibitor-Appointed Contractor or otherwise.

Exhibitors may display, provide samples, discuss, explain and demonstrate products or services and make sales if permitted in the Venue, but in no event shall any such sales be made outside of the Exhibitor's exhibit space.

An Exhibitor who plans to use raffles, lotteries, or games of chance as a merchandising tool requires prior our prior approval. The Exhibitor shall ensure that any such raffle, lottery, or game of chance is not in violation of any applicable statute, regulation or ordinance.

If permitted by the Venue an Exhibitor may provide its own flooring for its exhibitor space. We reserve the right to "force carpet," at exhibitor's expense, in any exhibit space without flooring.

The Exhibitor is responsible for maintaining a neat appearance to its display and exhibition area. Any undecorated side of a display visible from the aisle or adjoining exhibits must be made presentable by the Exhibitor. Displays not satisfactory in our opinion shall be made presentable at the Exhibitor's expense. The Exhibitor must arrange for the removal of excess trash and waste materials and is responsible to keep its exhibit free of any and all conditions that might be dangerous to Event visitors.

Musical instruments, audio equipment, and other noise-making devices or amplifying equipment shall be operated only at a level which will not interfere with other exhibitors. Without exception, all sound must be contained within, and directed into, the footprint of the Exhibitor's contracted exhibit space. We shall be the sole judge of what constitutes appropriate sound levels.

The use of flashing electric signs or lights, glaring lights, or other irregular lighting effects are prohibited. Lights may not be directed into other exhibition space, booths or aisles, and may not show through any show drapery.

Exhibitors are responsible for all applicable ASCAP/BMI licensing fees.

The distribution of literature, samples, and materials and other sales activities are permitted only within the confines of an exhibitor's rented space. Samples or souvenirs may not be sold and may not be distributed in a manner which, in our judgment, blocks the aisles or in any way handicaps other exhibitors or impairs the flow of attendees.

No company gobos, logos, etc. may be displayed or projected on or into the public exhibit space including aisle carpet, walls, ceilings, etc. without our prior approval.

All representatives, including models or demonstrators must be properly registered, wearing badges, and properly and modestly clothed. Scanty or revealing attire is not permitted. So-called "barkers" and "pitchmen" are strictly prohibited. Exhibitors registration will permit entrance to the exhibit hall during move-in, Event hours, move-out, and all exhibit hall functions. Exhibitors wishing to attend other business and social functions must register appropriately.

All Exhibitors must have all physical demonstrations pre-approved by us and, if applicable, the local Fire Marshal. The Exhibitor is responsible to determine whether the approval of the local Fire Marshal is applicable and for making any arrangements necessary to obtain such approval. Any Exhibitor who brings in a material that requires a MSDS (a material safety data sheet), and all demonstrations, must adhere to applicable rules and regulations. Each Exhibitor will be strictly liable for any damages for failure to comply with the Contract, including these Rules and any federal, state or local law or regulation. Each Exhibitor further represents and warrants that it and its applicable agents are qualified to handle all materials that requires an MSDS and are experienced in performing any related planned demonstration.

Each Exhibitor must be aware of and comply with all safety, fire, environmental, and health ordinances regarding installation, operation of equipment, displays, and exhibit materials. Display materials must be flame-retardant. Hazardous materials of any type are prohibited. Exhibitors should dispose of any waste products they generate during the exhibition in accordance with guidelines established by the Environmental Protection Agency and the facility.

Only photography of the Exhibitor's own booth space is permitted. Photography of another exhibitor's exhibit space or product is prohibited.

Insurance for fire, property, public liability, and theft must be taken out by each Exhibitor at its own expense. The insurance is to cover the full period of occupancy of the premises by the Exhibitor, its agents and employees. We shall not be liable for any damage to or loss or theft of any Exhibitor's space or property.

Each Exhibitor agrees to indemnify and hold us harmless and our owners, directors, managers, officers, agents, and employees (collectively, the "Indemnitees") from and against any and all claims, costs, damages, expenses, and liabilities of any nature or kind arising out of or in any way connected to the Exhibitor's failure to comply with its obligations or duties hereunder regardless of the cause or of the joint, comparative or concurrent negligence of the indemnitees.

We may be held liable for loss, injury, or damages sustained by an Exhibitor or an Exhibitor's personnel (i.e., Exhibitor's agents, servants, invitees, guest, or employees) only to the extent such loss, injury, or damage are solely caused by our gross negligence or willful misconduct, and not otherwise. We shall not be responsible for any loss of business, loss of profits, injury, damage, or expense, of whatever nature that an Exhibitor may suffer due to Event cancellation as a result of a Force Majeure Event or other conditions that render the Event impracticable in our sole determination. In no event will we have liability for any claims, costs, damages, expenses and liabilities arising out of or in any way related to the Contract or Exhibitor's involvement with the Event that exceeds the amount paid to us by that Exhibitor under the Contract. Under no circumstances will we be liable to any Exhibitor for indirect, incidental, consequential, special, or exemplary damages (even if we have been advised of the possibility of such damages) arising from any provision of the Contract, including but limited to, the exercise by us of any of our rights under the Contract.

Products and/or services on display in the exhibit area within the Event carry no implied or real endorsement or recommendation by us. Each Exhibitor agrees that it will not represent any product or service as being endorsed by us. We reserve the right to prohibit any exhibit or any part of an exhibit that is not consistent with the objectives of the Event.

All matters and questions that arise which are not specifically covered by the Contract, including these Rules are subject to the decision of Coasis. These Rules may be amended, added to, and amplified by us at our discretion. Each Exhibitor agrees to abide by any and all such amendments and changes.

It is fully understood that the agreement between Exhibitor and Coasis is fully and entirely expressed in the Contract, and in the other terms that are generally applicable to the Event as are available at any time on the Event website or any Coasis website ("Rules of General Applicability") and that there is no oral or verbal agreement of any kind with respect to the subject matter of the Contract. In the event of any conflict among the provisions of the Contract and any Rules of General Applicability the Contract provisions shall govern. All exhibits must be dismantled, packed, and removed from the Venue by 6:00 pm on the last day of the Event. Only authorized personnel or representatives of the Exhibitor will be

permitted in the hall during installation or dismantling of the Event. However, and notwithstanding the foregoing, no one under the age of 21 will be allowed access to the hall during installation or dismantling.

All notices, request, consents, claims, demands, waivers and other communications hereunder (each, a "Notice") shall be in writing and addressed to the parties at the addresses set forth on the face of the Contract or to such other address that may be designated by the receiving party in writing. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees prepaid), facsimile (with confirmation of transmission) or certified or registered mail (in each case, return receipt requested, postage prepaid). Except as otherwise provided in the Contract, a Notice is effective only (a) upon receipt of the receiving party, and (b) if the party giving the Notice has complied with the requirements of this paragraph.

No Exhibitor may assign, transfer, delegate or subcontract any of its rights or obligations under the Contract without our prior written consent.

No waiver by any party of any of the provisions hereunder shall be effective unless explicitly set forth in writing and signed by the party so waiving. Except as otherwise set forth herein, no failure to exercise, or delay in exercising, any rights, remedy, power or privilege arising from this contract shall operate or be construed as a waiver thereof, nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

The Contract is for the sole benefit of the parties thereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of these terms.

The Contract, including these Rules, and all matters relating hereto shall be governed by, and construed in accordance with, the laws of the State of Texas (without giving effect to the choice of law principles thereof). Any action based on or arising out of the Contract, including these Rules, shall be brought and maintained exclusively in any state or federal court, in each case located in Dallas County, the State of Texas. If any provision of the Contract, including these Rules, is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of the Contract, including these Rules, or invalidate or render unenforceable such term or provision in any other jurisdiction.

No Exhibitor shall conduct any competing event of more than 10 people during official Event hours.

**COASIS COALITION OPPORTUNITY ZONE SUPERCONFERENCE
MODERATOR/PANELIST/PRESENTER/SPEAKER CONTRACT**

Plano Event Center – April 3-4

Form Revised January 13, 2019

This agreement (this "Contract") is between the person signatory below (the "Presenter") and Coasis Coalition Conferences PB LLC ("Coasis", "we", "us" or "our") in respect of the Presenter's participation in the Coasis Coalition Opportunity Zone SuperConference (the "Event") as a panel moderator, panelist, presenter and/or speaker. The terms of use and other rules and agreements applicable to the Event shall apply to the Presenter, including without limitation the terms of the "Event Participant Terms and Requirements" (collectively, the "Terms"), and are incorporated herein by reference as though fully set forth herein. The Terms are available in the application whereby the Presenter completes its sponsorship/Presenter arrangements and/or on the Event website.

Presenter Information as to be included on Event materials:

Presenter name: _____

Presenter company: _____

Presenter title: _____

Presenter address: _____

City: _____ State/Province: _____

Zip/Postal Code: _____ Country: _____

Presenter Phone: _____ Presenter Fax: _____

E-mail: _____

Presenter Website to be listed in the Directory: _____

Presenter LinkedIn page: _____

E-mail: _____

Presenter's Proposed Event Participation (panel participation or presentation): _____

Other: _____

The Presenter shall provide to Coasis immediately upon entering this Contract the Presenter's electronic photo head shot and biographical information via email to speakers@coasiscoalition.com. All other questions or other communications hereunder may also be made using that email address.

The Presenter applies to be a panel moderator, panelist, presenter and/or speaker at the Event as set forth above. The Presenter understands that by entering into this Contract the Presenter is applying to be a panel moderator, panelist, presenter and/or speaker at the Event and further understands that THIS DOCUMENT WILL BECOME A BINDING CONTRACT IMMEDIATELY UPON ACCEPTANCE HEREOF BY COASIS and thereby subject to the terms, conditions, rules, and regulations applicable hereto.

SIGNATURE OF PRESENTER'S AUTHORIZED INDIVIDUAL: _____

Printed Name: _____

Title: _____

Date: _____

COASIS COALITION CONFERENCES PB LLC

By: _____

Printed Name: _____

Title: _____

COASIS COALITION OPPORTUNITY ZONE SUPERCONFERENCE SPONSOR/EXHIBITOR CONTRACT

Plano Event Center – April 3-4

Form Revised January 13, 2019

This agreement (this "Contract") is between the below Company (the "Exhibitor" or "Company") and Coasis Coalition Conferences PB LLC ("Coasis", "we", "us" or "our") in respect of the Company's sponsorship and/or exhibiting at the Coasis Coalition Opportunity Zone SuperConference (the "Event"). The terms of use and other rules and agreements applicable to the Event shall apply to the Exhibitor, including without limitation the terms of the "Coasis Event Sponsor and Exhibitor Rules" (collectively, the "Terms"), and are incorporated herein by reference as though fully set forth herein. The Terms are available in the application whereby the Company completes its sponsorship/exhibitor arrangements and/or on the Event website.

Company Information as to be included on Event materials:

Company name: _____

Company address: _____

City: _____ State/Province: _____

Zip/Postal Code: _____ Country: _____

Company Phone: _____ Company Fax: _____

E-mail: _____

Company Website to be listed in the Directory: _____

Contact and Mailing Information for Event Correspondence:

Contact person's name: _____

Title: _____

Phone: _____

E-mail: _____

Sponsorship/Exhibitor Level/Subscription: _____

Sponsorship/Exhibitor Fee: _____ (the "Fee")

At least 50% of the Fee shall be payable with this application with any unpaid amount of the Fee due 60 days before the first day of the Event (the "Last Payment Date"). Payment in U.S. currency only. Checks are payable to Coasis Coalition Conferences PB LLC. Send completed form with appropriate payment to 4321 Mill Run Rd, Dallas, Texas 75244 or if paying by credit card (or if you have any questions) you may email to sponsorship@coasiscoalition.com and fill out section below:

Credit Card (Circle One) MasterCard VISA AMEX Discover

Card number: _____

Expiration date: _____ CSC Code: _____ Zip Code: _____

Name on card: _____

Signature: _____

The Exhibitor applies to sponsor/exhibit at the Event as set forth above or in the Event application for sponsorship/exhibiting. The Exhibitor understands that by entering into this Contract the Exhibitor is applying to sponsor or exhibit at the Event and further understands that THIS DOCUMENT WILL BECOME A BINDING CONTRACT IMMEDIATELY UPON ACCEPTANCE HEREOF BY COASIS and thereby subject to the terms, conditions, rules, and regulations applicable hereto.

SIGNATURE OF EXHIBITOR'S AUTHORIZED INDIVIDUAL: _____

Printed Name: _____

Title: _____

Date: _____

COASIS COALITION CONFERENCES PB LLC

By: _____

Printed Name: _____

Title: _____