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

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 title:		
Presenter address:		
City:	State/Province:	
	Country:	
	Presenter Fax:	
E-mail:		
Presenter Website to be list	ted in the Directory:	
Presenter LinkedIn page:		
E-mail:		
Presenter's Proposed Event	: Participation (panel participation or	presentation):
Other:		
biographical information via also be made using that em	· · · · · · · · · · · · · · · · · · ·	com. All other questions or other communications hereunder ma
understands that by entering speaker at the Event and fu	ng into this Contract the Presenter is a price of the contract that THIS DOCUMI	er and/or speaker at the Event as set forth above. The Presenter applying to be a panel moderator, panelist, presenter and/or ENT WILL BECOME A BINDING CONTRACT IMMEDIATELY UPON as, conditions, rules, and regulations applicable hereto.
	'S AUTHORIZED INDIVIDUAL:	
COASIS COALITION CONFER	ENCES PB LLC	
Ву:		
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")
Send completed form with appropriate payment to 4321 Mill Run Rd, Dallas any questions) you may email to sponsorship@coasiscoailtion.com and fill complete Card (Circle One) MasterCard VISA AMEX Discover Card number: Expiration date: CSC Code: Zip Code: Name on card:	out section below:
Signature: The Exhibitor applies to spensor/exhibit at the Event as set forth above or in	
The Exhibitor applies to sponsor/exhibit at the Event as set forth above or in Exhibitor understands that by entering into this Contract the Exhibitor is appunderstands that THIS DOCUMENT WILL BECOME A BINDING CONTRACT IM thereby subject to the terms, conditions, rules, and regulations applicable h	olying to sponsor or exhibit at the Event and further IMEDIATELY UPON ACCEPTANCE HEREOF BY COASIS and
SIGNATURE OF EXHIBITOR'S AUTHORIZED INDIVIDUAL:	
Printed Name:	
Title:	
Date:	
COASIS COALITION CONFERENCES PB LLC	
Ву:	
Printed Name	

Coasis Event Sponsor and Exhibitor Rules

Revised January 23, 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.