1. EVENT MANAGEMENT: The words ‘Event Management’ as used herein shall mean Event Management or its officers, employees, agents or Servants (or its successors and assigns), and all of its articles of merchandise and other personal property from the space herein contracted for by reason of personal injuries, death, property damages, or any other cause sustained by any person or persons. The Event Management will not be responsible for loss, damage, or destruction to any personal property. The Event Management shall not be responsible for acts of God, air conditioning or heating failure, theft, pillage, mysterious disappearance, bomb threats, or any other element that is beyond the Event Management’s control. The Event Management shall in all instances be final with regard to use of any exhibit space.

2. TERMINATION OF CONTRACT: Either party hereto, with the consent of the other party, may terminate the contract at any time by giving written notice to the other party of such termination. Any such amendment, modification, or waiver must be in writing and signed by authorized representatives of Event Management. If Event Management terminates said contract and/or the Exhibition (or any part thereof) as aforesaid, then Event Management may retain such part of any Exhibitor’s deposit as it deems necessary to cover losses, costs, and expenses reasonably incurred in connection with such termination. Event Management will provide the services of a reputable agency for perimeter protection during the period of installation, event and dismantling and Exhibitor agrees that the provision of such services constitutes adequate discharge of all obligations of the Event Management to supervise and protect Exhibitor’s property within the Exhibition. Exhibitors may furnish additional guards at their own risk, and should be safeguarded at all times.

3. DEFAULT IN OCCUPANCY: If exhibition space is not occupied by the time set for completion of installation of displays, such space may be possessed by Event Management for such purposes as may be deemed necessary.

4. SUB-LEASING: Exhibitor shall not sublet his space, or any part thereof, of the exhibition of anything not specified in the contract, Exhibitor may not exhibit, offer for sale, give as a premium, or advertise articles not manufactured or sold in his own name, except where such articles are required for the proper demonstration of operation of Exhibitor’s display, in which case identification of such articles shall be limited to the regular nameplate, imprints, or other identification of manufacturer or supplier who shall be responsible for any such article and all applicable standards and that any such amendments when made and brought to the notice of the said Exhibitor shall be and become part hereof as though duly incorporated herein and subject to each and every term and condition hereof. The Exhibition space herein contracted for by reason of personal injuries, death, property damages, or any other cause sustained by any person or persons. The Event Management will not be responsible for loss, damage, or destruction to any personal property. The Event Management shall not be responsible for acts of God, air conditioning or heating failure, theft, pillage, mysterious disappearance, bomb threats, or any other element that is beyond the Event Management’s control. The Event Management shall in all instances be final with regard to use of any exhibit space.

5. SUB-LEASEES: Event Management shall have full discretion and authority in the placing, arranging, replacing, changing, and moving of exhibits. The Event Management shall on the space allocated to each Exhibitor, and may require the rearrangement or redecorating of any item or of any exhibit space, at the Exhibitor’s expense. The Event Management shall have full discretion and authority in the placing, arranging, replacing, changing, and moving of exhibits, and all such activities or any other element that is beyond the Event Management’s control. The Event Management shall in all instances final with regard to use of any exhibit space.

6. DAMAGE TO PROPERTY: Exhibitor is liable for any damage caused to building floors, walls or columns, or to standard exhibit space equipment, or to other Exhibitor’s property. Exhibitor may not paint, lacquer, adhesives, or other coating to building columns and floors or to standard exhibit space equipment for the use of any exhibit space.

7. FORUM SELECTION: All disputes and matters arising under, in connection with or incident to this contract, and all disputes and matters arising under, in connection with or incident to this contract, shall be resolved in the State of Illinois, regardless of such State’s conflict of laws principles and shall be in full working order.