



## TERMS AND CONDITIONS OF CONTRACT FOR VIRTUAL SPONSORSHIP

1. The Sponsor agrees to abide by all regulations and rules adopted by the Organizing Committee in the best interests of the Virtual Conference and agrees that the Organizing Committee shall have the final decision in adopting any rule or regulation deemed necessary prior to, during, and after the Virtual Conference.
2. Space contracted by the Sponsor may not be sublet without the prior written permission of the Organizing Committee or its appointed agents.
3. The Sponsor will be liable for and will indemnify and hold harmless the Organizing Committee for the CHES 2021 Virtual Conference, CHES National Office, and Encore Event Technology from any loss or damages whatsoever occurring to or suffered by any person or company, including, without limiting the generality of the foregoing, Sponsor, other sponsors, the Organizing Committee, official conference contractors and employees, and members of the public attending the Virtual Conference, either on the said space or elsewhere if said loss or damages arose from or were in any way connected with Sponsor's occupancy of said space.
4. The Sponsor is responsible for the cost of insurance if required.
5. Full payment must accompany the signed contract.
6. CHES does not allow for sponsorship cancellation.
7. The Organizing Committee or its appointed agents reserves the right at any time to reject, prohibit, alter or remove sponsors exhibit or any part thereof, including videos, images, pdf files and word documents if, in the Organizing Committee's opinion, their conduct or presentation is objectionable to other virtual conference participants.
8. The Sponsor agrees that no display material will be removed for the duration of the virtual conference.
9. The Sponsor agrees to abide by the instructions given by the technician assigned by Encore Event technologies pertaining to submission of material for the virtual booth in a timely manner.
10. The Organizing Committee reserves the right, at its sole discretion, to change the date or dates upon which the Virtual Conference is to be held and shall not be liable in damages or otherwise by reason of any such change. In addition, the Organizing Committee shall not be liable in damages or otherwise for failure to carry out the terms of this Agreement in whole or in part where such failure is caused directly or indirectly by or in consequence of fire, storm, flood, war, rebellion, insurrection, riot, civil commotion, strike, or by any cause whatsoever beyond the control of the Organizing Committee whether similar to or dissimilar from the causes enumerated herein.
11. The Organizing Committee reserves the right to cancel this contract and to withhold possession of virtual booth space if the Sponsor fails to perform any material condition of this contract or refuses to abide by the Virtual Conference rules and regulations, in which case the Sponsor shall forfeit as damages all payments made by him and any further occupancy of the virtual booth space.