Booth Monitor Order Form



Advance Order Deadline: August 25th, 2023

Show Management will provide reasonable security in the exhibit area during installation, show days, and dismantling. However, many Exhibitors elect to use Special Booth Monitoring Services. These services are available at the rate of \$33.00 per hour when this form and payment for ordered services are received on or before advance order deadline listed above. These services are available at the rate of \$37.50 per hour when this form and payment for ordered services are received after the advance order deadline. A minimum of six-hours per shift and per security staff is in effect. Holiday rates will apply on all nationally recognized holidays. Rates will vary for executive protection or celebrity security assignments.

Once your order is received you will receive an invoice link to pay the invoice. Orders will not be confirmed, processed or assigned to security personnel until payment in full has been received.

City: ______ State: _____ Zip: _____ Email Address: _____

Booth No: _____ Company Name: ____

	Please indicate the dates	and hours that you will requ	uire Special Booth Monitoring	g Services
Oate In	Start Time	Date out	End Time	Total # of Hours

Please use the area on next page to list representatives who are authorized to release our personnel

AUTHORIZED TO RELEASE SECURITY	Y OFFICER (EM	ERGENCY	CONTACT)
The following CLIENT representatives are authorize event of an emergency, it is requested that the following			
1Te	elephone	/	_/
2 Te	elephone	/	
3Te	elephone	/	_/
	BILITY		
CLIENT acknowledges and agrees that neither DT property and that insurance, if any, covering person CLIENT'S premises shall be obtained by the CLIEI services designed to reduce certain risks of loss and related to the value of the property belonging to premises and are not sufficient to guarantee that responsibility for any losses or damages to property indirectly, which may occur, even if due to DTA'S obligations under this Agreement. In the event of an agrees to look exclusively to its insurer to recover for	al injury and pro NT; that DTA is d that the amounthe CLIENT or t no loss will count or for personal negligent perfory loss to property	perty loss of being paid hats being chang others local occur; that I injury or deal rmance or f	r damage on or to the for the security guard arged by DTA are not ted on the CLIENT'S DTA is not assuming th, whether directly or ailure to perform any
If any person or entity commences legal action again damage on or to the CLIENT'S premises, DTA will or the amount of the fee CLIENT has paid / will pay insurance policy, the amount of coverage provided without this limitation of liability DTA would not have expected the content of the coverage provided without this limitation of liability DTA would not have expected the coverage provided the coverage provided without this limitation of liability DTA would not have the coverage provided the coverage p	nly be liable for a y to DTA, or if by the policy. C	iny damages the damage lient agrees	to the extent of either es are covered by an
CLIENT understands that the sole role of DTA at toorder through reasonable, lawful means and provide compensated solely for this work and to deter certa consequence from the event / events described her and paid by CLIENT are neither sufficient to, nor integrated by DTA will avert or prevent occurrences, or losses there	a visual deterre ain risks and/or l rein. Hence, the tended to, guara	nt, where ne losses that c e amounts b	cessary. DTA is being could arise at, or as a being charged by DTA
Both CLIENT and DTA understand and agree that work as described herein, where losses of, and/or may make it impossible or impractical to exhibit the damages arising from such loss or damage, incluregardless of the cause or the party responsible.	damage to CLIE same. Client w	NT'S materi vaives any c	ials may occur, which laim for consequential
The CLIENT, as a result of this Agreement, does management, or their agents, against any damage property, or to the property or person of any third paragreement. The signature on the other side of this monitoring services also indicates acceptance of the	s or losses cau arty while DTA i is form of the a	sed by haza s engaged ir authorizing p	ards to the CLIENT"S in the execution of this arty requesting booth
LATE NOTICE / CANCE Both CLIENT and DTA understand that circumstances this Agreement which could require cancellation of DTA. Both parties further understand that in the prepassociated with schedule building and staff assi circumstances, both CLIENT and DTA agree that w fourteen (14) days of the date on which security serv will accept) a Cancellation Fee in the amount of \$400 refund processed by DTA for CLIENT.	s may arise prior the event for who paration for such gnment confirm here CLIENT carices were to beg	to the perfor ich CLIENT events, DTA ations. For incels a con- jin, CLIENT	placed this Order with a generally incurs costs this reason, in such tracted-for event within will pay DTA (and DTA
Orders will not be confirmed, processed or assigned t received.	o security persor	nnel until pay	ment in full has been
By signing this agreement cardholder has accepted the clause above.	ne terms and con	ditions set w	ithin by the liability

Print Name: _____ Signature: ____