

C5+CCIM GLOBAL SUMMIT

9.17 - 9.19 | SOUTH FLORIDA



SPONSOR TIERS:

Platinum	\$20,000
Gold	\$15,000
Silver	\$7,500

EVENT SPONSORSHIPS:

Opening Keynote	
Exclusive	\$30,000
Co-Sponsorship	\$10,500
Opening Reception	
Exclusive	\$20,000
Co-Sponsorship	\$7,500
Havana Nights Closing Reception	
Exclusive	\$20,000
Co-Sponsorship	\$7,500
General or Closing Session	\$15,000
VIP Main Stage Lounge	\$15,000
Lunch	\$7,500
Continental Breakfast	\$7,500
Official Mobile App Sponsorship	\$7,500
Run Club Sponsorship	\$15,000
Yoga Sponsorship	\$15,000

ADDITIONAL SPONSORSHIPS:

VIP/SWAG Bag Item	Contact Us!
Hospitality Suite	\$10,000
Official Mobile App	\$7,500
Hotel Keycards	\$7,500
Badge/Lanyard Sponsorship	\$5,000
Hotel Room Drop: Inside Room	\$4,000
Expo Drawing	\$450

EXHIBIT OPPORTUNITIES:

Destination Lounge	\$7,500
Tech Table	\$5,000
Enhanced	\$3,500
Standard	\$3,000

COMMERCIAL THEATER

20-minute	\$1,500
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ADVERTISING OPPORTUNITIES:

Set of 3 Stacking Cubes	\$4,500
c5summit.realestate Banner Ad	\$2,500
Mobile App Banner Ad	\$2,500
Hotel Graphics	\$1,750+
Half-Meter Rectangular Pillar Sign	\$1,750
Display Ad Retargeting Campaign	\$1,650+
One-Meter Standing Sign/Developer Board	\$1,500

TOTAL: _____

GENERAL INFORMATION

Company Name _____

Key Contact Name _____

Title _____

Address _____

City _____ State _____ Zip _____

Phone _____

Email _____

EXHIBITOR/SPONSOR LISTING

Company Name _____

Address _____

City _____ State _____ Zip _____

Phone (toll-free, if you have one) _____ Company Website _____

PAYMENT

An invoice for your confirmed contracted purchase amount will be provided in no more than three business days from the time of receipt of completed contract. The contracted total is due in full and required to be remitted within the net 10 upon receipt of your invoice. Payments can be made via check, ACH or credit card.

All cancellations must be received in writing. Cancellations received on or prior to August 16, 2024, will be liable for 50% of the cost of sponsorship. For cancellations received after August 16, 2024, sponsors are liable for 100% of the cost of the sponsorship. No refunds will be made after August 16, 2024, unless NAR cancels the event. See Terms and Conditions on the following page for additional details.

Mail to: The YGS Group
Attn: C5 + CCIM Global Summit,
3650 West Market Street,
York, PA 17404
Email contracts with payment information to:
nar@theYGSgroup.com



THE CCIM INSTITUTE
Advancing the Commercial Real Estate Profession

C5+CCIM GLOBAL SUMMIT

9.17 - 9.19 | SOUTH FLORIDA



TERMS AND CONDITIONS

NAR, the CCIM Institute or Show Management (as hereinafter defined) reserves the right to set and limit the hours of the Exhibition. The hours of the Exhibition will be prepared in advance by Show Management.

1. APPLICATION AND ELIGIBILITY. The application for booth space at the Exhibition must (i) be made on the printed form to which these Terms and Conditions are attached, (ii) contain the information as requested, and (iii) be executed by an individual who has the authority to act for the Exhibitor. Show Management reserves the absolute right to decline any application for space for any reason, including without limitation if, in Show Management's judgment, the products or services to be shown or demonstrated are not applicable to the real estate business, are inconsistent with the stated purposes of NAR or the interests and welfare of its members, or are unreasonably duplicative of services or products offered by or available from Show Management or any of its affiliates or subsidiaries. Show Management further reserves the right, in its sole discretion, to limit the types of companies and products represented at the Exhibition, to accept or reject applications, and to assign or reassign booth space as it deems appropriate.

2. BOOTH SIZE. Tech Tables and Enhanced Exhibits will be configured as listed in the prospectus. Standard booths will be configured and sold in increments of 100 square feet (10'x10').

3. ASSIGNMENT OF BOOTH SPACE. All space assignments will be made by Show Management, in its sole discretion as applications and deposits are received and accepted; provided, however, that divisions, affiliates or subsidiaries of the Show Management may be given preference in the allocation and assignment of booth space. Exhibitor may reserve unassigned booth space for up to ten (10) days upon receipt by Show Management of a fully completed copy of this Contract, but no booth assignment will be made until the Contract and the initial deposit have been received by Show Management. In addition, the following booth space assignment rules will apply:

- A.) Booth assignments will be made as soon as possible after receipt of a properly completed Contract and the required fifty percent (50%) deposit has been received.
- B.) Show Management reserves the right to make, change, and cancel all booth assignments as it deems appropriate.
- C.) Show Management reserves the right to take into consideration the Exhibitor's prior compliance or non-compliance with the booth regulations ("Booth Regulations") promulgated by Show Management from time to time.

4. EXHIBITION SPACE FLOOR PLAN. Every effort will

be made by Show Management to maintain the general configuration of the floor plan for the Exhibition. However, Show Management reserves the right to modify the plan if necessary, as determined solely by Show Management. Show Management will provide written notice to any Exhibitor whose booth space is affected by any change in floor plan.

5. EXHIBITION STAFF REGISTRATION & HOUSING INFORMATION. Children under 16 years of age are not allowed on the Exhibition floor unless accompanied by a guardian/parent. This rule applies to ALL attendees, guests, and Exhibitors.

6. Show Management reserves the right, in its absolute discretion, to impose reasonable limitations on the number of Exhibitor's staff within a booth and encourages Exhibitors to obtain approval for the number of staff prior to the Exhibition. Exhibitor badges will entitle registered Exhibitor representatives admission to all programs related to the C5 + CCIM Summit. Badges must be worn at all times in order to enter the Exhibition hall during set-up, show hours and teardown. Exhibitor staff, temporary help and set-up personnel must wear badges designated by Show Management or the Official Contractor (as hereinafter defined). Exhibitor badges do not give admission to other Exhibition functions, nor are they transferable. Housing at Official Conference Hotels is limited. Exhibitor agrees to occupy no more than twenty-five (25) rooms in any one Official Conference Hotel. Exhibitor may reserve more than twenty-five (25) rooms if the block is shared among more than one hotel.

7. PAYMENT DATES. No booths will be assigned until Show Management has received a deposit of fifty percent (50%) of the total booth fee, along with the signed Contract. The final payment of 50% balance will be invoiced on June 19, 2024 with full payment due August 16, 2024. If full payment is not received by August 16, 2024, Show Management will have the right to retain the deposit paid by Exhibitor and resell the assigned booth space. Only those Exhibitors with a fully executed Contract and having made full payment by August 16, 2024 will be listed in the "Directory of Exhibits." Exhibitor expressly understands and agrees that all amounts paid hereunder will be first applied to any outstanding obligations due to Show Management by Exhibitor, and then to the amounts due in accordance with this paragraph, that any resulting arrearages must be paid within the time limits stated herein, and that Show Management will have the right to cancel this Contract if Exhibitor is or becomes in arrears with respect to any outstanding obligation due Show Management.

8. EXHIBITOR REPUDIATION. In the event Exhibitor notifies Show Management of Exhibitor's intent to

repudiate this Contract after full execution hereof, but prior to June 19, 2024, Show Management will be entitled to retain fifty percent (50%) of the full exhibit booth price as liquidated damages and not as a penalty. If Show Management receives such notice of the Exhibitor's repudiation after June 19, 2024, but before August 16, 2024, Show Management reserves the right to retain seventy-five percent (75%) of the exhibit booth price as liquidated damages and not as a penalty. If Show Management receives such notice of the Exhibitor's repudiation after August 16, 2024, NAR will be entitled to retain the full exhibit booth price as liquidated damages and not as a penalty. Upon receipt of notice of Exhibitor's repudiation, Show Management will be entitled to resell or reassign the Exhibitor's booth space. In the event that Exhibitor notifies Show Management of Exhibitor's intent to decrease the total amount of booth space represented on the signed Contract prior to August 16, 2024, Show Management be entitled to retain fifty percent (50%) of the cancelled booth cost as liquidated damages and not as a penalty. No refunds will be made for changes or cancellations made after August 16, 2024.

9. FORCE MAJEURE; CANCELLATION. If for any cause beyond the control of Show Management, such as, but not limited to, the destruction of the exhibit facilities by an Act of God, the public enemy, authority of law, fire or other force majeure, or boycotts, strikes or other labor disputes, or cancellation of the Exhibition for reasons beyond Show Management's reasonable control, Show Management is unable to comply with the terms of this Contract and deliver the space allotted hereunder, this Contract will be considered terminated and any payments made hereunder by Exhibitor will be refunded to Exhibitor, less expenses incurred by NAR to the date of the termination after proration of the expenses among all Exhibitors, and Show Management will have no further liability for damages or compensation of any kind. Show Management reserves the absolute right to terminate this Contract at any time up to sixty (60) days prior to the Exhibition if, in Show Management's judgment, the Exhibitor company's messaging, practices, or the products or services to be shown or demonstrated are: (a) inconsistent with the stated purposes of Show Management or the interests and welfare of its members, (b) unreasonably duplicative of services or products offered by or available from Show Management or any of its affiliates, subsidiaries, affiliated societies, institutes or councils, or any entity that Show Management otherwise holds an interest in; (c) otherwise deviate from the policies and company messaging of Show Management. If at any time, including after the commencement of the Exhibition, a legal dispute arises between Show Management and

Exhibitor, Show Management reserves the absolute right to terminate this Contract immediately. Misuse of NAR's trademark or other intellectual property rights by Exhibitor will be immediate grounds for termination by NAR. If NAR exercises its right to terminate under any of the above scenarios, payments made hereunder by Exhibitor will be refunded in full to Exhibitor, less any costs incurred by NAR under this Contract, and neither party will have any further liability or obligations to the other hereunder, except for those terms which expressly survive expiration or termination of this Contract. If at any time, including after the commencement of the Exhibition, Exhibitor engages in any illegal or unethical activity, NAR reserves the absolute right to terminate this Contract immediately, and Exhibitor hereby waives and holds NAR harmless from any claim for refund of the booth space or other damages arising out of such termination.

10. INSTALLATION OF EXHIBITS. The Exhibition hall will become available for display set-up on Monday, September 16, 2024 from 2:00 p.m. - 6:00 p.m., and on Tuesday, September 17, 2024 from 7:00 a.m. - 10:00 a.m. Full maintenance and installation crews will be on duty. All Exhibitors must be fully set up and ready by 10:00 a.m. on Tuesday, September 17, 2024. Show Management reserves the right to set up Exhibitor's booth at Exhibitor's expense if Exhibitor fails to complete its setup by 10:00 a.m. on Tuesday, September 17, 2024.

11. DISMANTLING AND REMOVAL OF EXHIBITS. Exhibitor will remove its products and belongings from its booth space only after 10:00 a.m. on Thursday, September 19, 2024. All Exhibitor displays or materials left in the hall after 3:00 p.m. on Thursday, September 19, 2024. will be packed and shipped at the discretion of the show management to be identified by Show Management and all applicable service charges will be applied to the Exhibitor of record.

IN NO CASE WILL DISMANTLING BE ALLOWED BEFORE 10:00 a.m., Thursday, September 19, 2024. Exhibit booths must be staffed during all Exhibition hours. If Exhibitor violates this regulation, it may be denied booth space in future trade exhibitions.

12. ADDITIONAL EXHIBITOR SERVICES. Additional services, including, without limitation, display rental, additional decorating, furniture rental, cleaning, photography, floral, electrical, television, audiovisual service, drayage information and display labor, may be requested by Exhibitor from Show Management. An Exhibitor's Service Manual will be available online to all Exhibitors, approximately 60 days in advance of the Exhibition, outlining the available additional services, the deadline for advising Show Management of Exhibitor's desire to obtain an additional service, and the costs for each additional service. All additional services will be

requested by Exhibitor through the official conference contract ("Official Contractor"), who will be identified in the Exhibitor's Service Manual.

13. INSURANCE. Fire, loss, theft and personal liability insurance issued by an insurance company with an A.M. Best rating of A- or higher must be procured by the Exhibitor at its own expense. Show Management reserves the right to request proof of insurance at any time during the fourteen days (14) prior to the Exhibition and at any time after its inception. If proof of insurance is not produced to Show Management within three (3) business days of such request, Show Management may cancel this Contract and retain all fees and deposits, and Exhibitor hereby waives any claim for refund thereof or other damages arising out of such termination. Standard insurance limits required by Show Management are (1) comprehensive general liability insurance in the amount of \$1,000,000 per occurrence, \$2,000,000 aggregate for bodily injury and property damage; and (2) umbrella insurance in the amount of \$1,000,000. If Exhibitor does not carry insurance or does not carry the requisite insurance limits, a waiver must be obtained from Show Management. All waivers are granted on a limited, independent basis in the sole discretion of Show Management.

Neither the Exhibition facility, Show Management, nor the Official Contractor will be responsible for loss or damage to any property in storage, in transit to or from the Exhibition building, while in Exhibition building or for any loss of income as a result of any reduced sales due to such loss or damage. All property of the Exhibitor is deemed to remain under the Exhibitor's custody and control in storage, in transit to, from or within the confines of the Exhibition hall even though it may at times be under the temporary control of Show Management or the Official Contractor. Show Management provides no insurance coverage for Exhibitor's property and is not responsible for any loss of that property regardless of the cause.

14. SHIPPING INSTRUCTIONS. Information on shipping methods and rates will be available online in the Exhibitor's Service Manual. The Exhibitor will ship, at its own risk and expenses, all articles to be exhibited in its booth. The Official Contractor will provide temporary storage for incoming freight, delivery to booth, removal, storage and return of empty crates and removal of outbound freight. All charges are based on inbound weights. All shipments must be prepaid. The address on all crated shipments must include the Exhibitor's name and booth number(s). Neither NAR nor Official Contract will be liable for any loss or damage to any property handled by Show Management or Official Contractor under the terms of this Section 15.

15. CONTRACTOR AND LABOR COORDINATION.

The Official Contractor will have control of all inbound and outbound freight to prevent congestion in the loading and unloading areas, in the aisles and in any freight traffic area. The Official Contractor will have complete control of all labor hired and scheduling and coordination of labor for the purpose of the orderly set-up, management and dismantling of the Exhibition. It is highly recommended that Exhibitor utilize the labor services of the Official Contractor to set up and dismantle its booth. If Exhibitor decides to use another contractor for these purposes, Exhibitor must provide written notification to Show Management and the Official Contractor, at least 60 days prior to Exhibition set-up, of the contractor chosen by Exhibitor, along with proof of adequate liability insurance of the contractor. Booth number, name of Exhibitor and identification of the outside contractor must be included in Exhibitor's written notification.

Smoking is prohibited at all times in all areas of the Seminole Hard Rock & Casino Hollywood ("Hotel"). Exhibitors must adhere to all Exhibitor Policies outlined below: A.) All combustible materials used in exhibit construction must be treated with an effective flame-retardant. Only noncombustible materials or fire-retardant wood may be used for exhibits, scenery, or props. All curtains, drapes, carpet, carpet padding, and decorative materials must be treated with a flame-retardant. Any storage of combustible materials such as packing materials behind the booth is prohibited. B.) Flammable liquids (kerosene, gasoline, mineral spirits, ether, etc.) are not allowed within the Hotel. Filling of any tank or device with any flammable liquid inside the Hotel is not permitted. C.) Vehicles may be allowed in the building for display purposes provided that the vehicle make and model are approved by Show Management 90 days prior to move-in. NAR reserves the right to select specific make and model. Additional requirements are available upon request. D.) Fire hoses and extinguishers should be visible and accessible at all times. E.) No furnishings, decorations, or other booth objects can obstruct exits, access to exits, or visibility of emergency exits. The path of travel to exits may not be blocked by furniture or any other movable objects.

16. SOUND/MUSIC/LICENSING. In general, Exhibitors may use sound equipment in their booth as long as the noise level does not disrupt the activities of neighboring exhibitors. Speakers and other devices must be positioned so as to direct sound into the booth rather than into the aisle. SOUND and NOISE MAY NOT EXCEED 80 DECIBELS. SPECIAL WARNING: If the noise level is still disruptive after Show Management warnings, Exhibitor's equipment responsible for the noise violation will be disconnected/removed for the duration of the Exhibition.

- A.) In the event Exhibitor plays recorded music in its assigned booth, Exhibitor warrants that it will have obtained appropriate licenses and the authority to use such copyrighted music, and that it will comply with all terms and conditions of said licenses. Exhibitor will not have any live musical performances at its booth.
- B.) Exhibitor warrants further that it is the sole owner of all copyrighted materials appearing in its booth space, or in the alternative, that it has obtained appropriate licenses to display such materials.
- C.) Exhibitor agrees to defend, indemnify, save and hold Show Management, its officers, directors, representatives, members, contractors, employees and agents harmless from and against all claims, liabilities, damages, causes of action, losses, costs and expenses, including, without limitation, reasonable attorneys' fees, brought against Show Management arising out of (i) any alleged breach of the warranties made in this paragraph, and (ii) any other claim that activity by Exhibitor breaches the intellectual property rights of any third party. This section will survive the expiration or termination of this Contract.

17. SECURITY. Guard service will be provided by Show Management at the Exhibition on a 24-hour basis from move-in through move-out. Reasonable precautions will be taken to protect property, but Show Management cannot and does not ensure the safety of persons or the protection of property. Show Management will not be liable for any loss or damage to person or property hereunder.

18. LIABILITY FOR DAMAGES OR LOSS OF PROPERTY. Notwithstanding the guard service provided by Show Management for purposes of general security in the Exhibition premises, Exhibitor will protect, indemnify and hold harmless Show Management and its members, officers, directors, employees and agents, the Seminole Hard Rock & Casino Hollywood and the Official Contractor (collectively, the "Indemnitees") from any and all liability, loss, damage, claim, cause of action, cost or expense including, without limitation, court costs and attorneys' fees by reason of any injury or injuries sustained by any persons or property or loss of property or income which might be derived therefrom occurring in or about the Exhibition premises or entrances thereto or exits therefrom, including, without limitation, those caused by or resulting from

- (a) Exhibitor's breach of the terms and conditions of this Contract, or

- (b) the negligence or willful misconduct of Exhibitor, its staff, employees, agents or contractors. Indemnitees will not be responsible or liable for any injury, loss or damage to any property or person brought in by the Exhibitor or otherwise located in the Exhibition premises. This section will survive the expiration or termination of this Contract.

19. UNACCEPTABLE EXHIBITS. The Exhibitor will not utilize any displays which Show Management determines, in its absolute discretion, would endanger the person or property of the attendees or of Exhibitor or any other exhibitors at the Exhibition, are in bad taste, are liable to discredit or subject Show Management to criticism or legal liability, are inconsistent with the stated purposes of Show Management or the interest and welfare of its members, are inimical to the property rights of Show Management, or violate any other provisions of this Contract. In the event Show Management determines at any time that any exhibit may or does violate this paragraph and the Exhibitor is unable or unwilling to cure or correct such violation, Show Management may terminate this Contract immediately and prevent erection of the exhibit or may remove or cause the exhibit to be removed at Exhibitor's expense, and Exhibitor hereby waives any claim for refund of the exhibit booth fee or other damages arising out of such termination and/or exhibit removal. If Exhibitor is uncertain whether an exhibit is in compliance with all regulations and requirements, contact Show Management in advance.

20. SOCIAL FUNCTIONS/SUITCASING/ OUTBOARDING. Exhibitor may only conduct social functions which do not conflict with scheduled programs or activities of the Exhibition. Exhibitor will not conduct or sponsor any banquet, breakfast, luncheon, party or other function for attendees, or for those who have been invited to attend the Exhibition during published Exhibition hours, without the prior written approval of Show Management. Exhibitors and non-exhibitors who solicit in the aisles, or anywhere else on the Exhibition property outside the exhibit hall, or support any event within the venue that is hosted by a non-exhibiting supplier, without Show Management's approval, may be subject to penalties that include, without limitation, cancellation/closure of Exhibitor's exhibit space from the Exhibition without refund, loss of space selection priority points, and/or denial of Exhibitor's application for exhibition space for the next two (2). Non-exhibitors will be asked to leave the Exhibition, without refund of any monies paid, and will not be allowed to attend the event for two (2) years from the year of the infraction.

21. FAILURE TO OCCUPY SPACE. Assigned booth space not occupied at the Seminole Hard Rock & Casino Hollywood by 11:00 am, Thursday, September 19, 2024, will be forfeited by the Exhibitor, and such space may be resold, reassigned, or used by Show Management without refund, unless a written request for delayed occupancy has been received and approved in writing in advance by Show Management. Failure to notify Show Management in writing of any cancellation prior to 11:00 am, Thursday, September 19, 2024 may be cause for denial of exhibit space in future trade exhibitions. Upon any such cancellation, Show Management will retain any deposits previously made.

22. SUBLETTING BOOTH SPACE AND ARTICLES OF EXHIBIT. Exhibitor may not assign, sublet, or apportion all or any part of its contracted booth space, nor may Exhibitor cause or permit the advertisement, display, promotion, sales or marketing of products or services in its booth(s) other than those manufactured, distributed or sold by the exhibitor in the regular course of business and identified in this Contract. Exhibitor may change, add or delete a product or service to be displayed in its booth only with Show Management's prior written permission, which will not be given without at least eight weeks' prior written notice to Show Management.

23. ADVERTISING MATERIAL. The Exhibitor agrees that the use or distribution of any advertising materials or souvenirs during the Exhibition will be subject to prior written approval of Show Management. Except as otherwise provided, neither NAR nor the CCIM Institute will endorse, support or be liable for the claims made by the Exhibitor as to the qualities or merits of its products or services, and no advertising or mention will indicate, claim or suggest such endorsement or support. All handouts must be distributed from within the exhibit booth(s). See also Paragraph 27 hereof concerning registered trademarks owned by NAR.

24. PROMOTIONS, MODELS, LITERATURE AND PROMOTIONAL ITEMS DISTRIBUTION. Uniformed attendants, costumed staff, models and other employees must be dressed in good taste and remain in booth space occupied by their employers. In addition, robots and remote controlled equipment must remain in the booth space occupied by their owner. Logo apparel is permissible on staff, however anything beyond a logo or company name, such as a marketing message or wearable billboard advertisement, that extends outside of exhibitor's rented booth space must be covered. Any and all distribution of literature or other promotional items must be made from the Exhibitor's rented booth space and no distribution is to be made to the individual booths of other exhibitors. Furthermore, exhibiting trade publishers are prohibited from soliciting advertising in the Exhibition aisles. They may distribute their own trade publications from Exhibitor's rented booth space.

25. REALTOR® MARKS. Exhibitor hereby acknowledges that NAR is the sole and exclusive owner of the trademark rights in the collective membership marks REALTOR®, REALTORS®, REALTOR-ASSOCIATE®, National Association of REALTORS®, the REALTORS® Logo, and the Conference Theme and Graphic (collectively, "NAR Marks"). Exhibitor will endeavor to ensure that the NAR Marks are used, both in written and oral form, only in accordance with the policies and guidelines of NAR relating to such use and, further, that the NAR Marks will never be used interchangeably with "real estate agent" or "real estate broker" or in any context that suggests that a person may be a REALTOR® without reference to membership status in NAR. Exhibitor will not use or attempt to use or register any of the NAR Marks as part of any domain name or web site name. Exhibitor will not, either in written or oral form, use the NAR Marks or any marks similar thereto, or any other marks owned by NAR or its affiliates or subsidiaries, without the advance written permission of NAR. Exhibitor will review and follow the NAR trademark policies and guidelines located at: <https://www.nar.realtor/mmm>. Exhibitor will cease any use or modify any use of the NAR Marks upon request by NAR. This Section will survive expiration or termination of this Contract.

26. FUNCTION SPACE. Exhibitor agrees Seminole Hard Rock & Casino Hollywood WILL NOT provide and Exhibitor WILL NOT seek space from Seminole Hard Rock & Casino Hollywood for display or exhibition purposes other than that provided by Show Management under this Contract. No display or exhibition space will be available at any other hotel. Exhibitor's use of hospitality rooms will be subject to prescribed regulations and will not be allowed during Exhibition business sessions. Any space request for group functions on an individual basis must be coordinated with Show Management through its Conference Division 717-430-2221. All requests must be received prior to August 16, 2024.

27. MISCELLANEOUS. The Exhibitor expressly agrees to be bound by all the terms, conditions and specification herein listed and by the Booth Regulations established by Show Management and as from time to time thereafter modified, and expressly agrees that this Contract contains the entire agreement between the parties hereto and supersedes any prior agreement, written or oral. This Contract will be interpreted under the laws of the United States and the State of Illinois. Any dispute arising out of or relating to this Contract will be filed and adjudicated in the appropriate Federal or State Court located in Cook County, Illinois.

28. RESERVATION OF RIGHT TO MAKE CHANGES. Any matters not specifically covered herein are subject to decision by NAR. NAR reserves the right to make such changes, amendments and additions to these terms as are considered advisable for the proper

conduct of the Exhibition, with the provision that Exhibitor will be advised in writing of such change.

29. SEVERABILITY. In the event that any of the provisions of this Contract are held to be unenforceable by a court or arbitrator, the remaining portions of this Contract will remain in full force and effect, but only to the extent that giving effect to the remaining provisions hereof is in accordance with the intent of the parties.

30. NO WAIVER OF RIGHTS. All waivers must be made in writing, and failure at any time to require the other party's performance of any obligation under this Contract will not affect the right subsequently to require performance of that obligation. No waiver or any breach of any provision of this Contract will be construed as a waiver of any continuing or succeeding breach of such provision or a waiver or modification of the provision.

31. RELATIONSHIP BETWEEN THE PARTIES. The parties to this Contract are independent contractors, and this Contract will not establish any relationship of partnership, joint venture, employment, franchise, or agency between the parties. No party will have the power to bind the other party or incur obligations on the other party's behalf without the other party's prior written consent.

32. EXECUTION. This Contract may be signed in counterparts, and a signature sent by facsimile or e-mail will have the same effect as an original signature.

We agree to abide by all rules and regulations governing the convention, as printed in this application. Acceptance of this application by the National Association of REALTORS® and the CCIM Institute constitutes a contract.

Sponsor

National Association of REALTORS® + The CCIM Institute

Name

Name

Company

National Association of REALTORS® + The CCIM Institute
Company

Signature

Signature

Date

Date

Notes:

