SEURCEDIRECT MARCH 2021 SPONSORSHIP CONTRACT

at ASD

COMPANY INFORMATION

Company Name	Contact Name					
Address						
Onsite Contact Onsite C						
The undersigned ("Sponsor"), as a duly authorized representative, enters into an agreement with Emerald X, LLC for the sponsorship opportunity described herein. Sponsor agrees to pay 100% of total contract at time of contract signing and submission. Final balance due for sponsorship is due with contract signing and submission. Except where prohibited by law, if any payment is made by credit card, Sponsor acknowledges and agrees that (1) a non-refundable 2.5% fee will be apyment (as may be further disclosed in a separate payment schedule addemunt to this agreement); (2) Sponsor agrees to pay the fee in connection with such payment; and (3) Emerald X, LLC reserves the right to collect the fee either with such installment or other payment, by automatically charging your card on file if not collected with the installment or other payment and by card, or by separate invoice. Sponsor understands and agrees that this Sponsorship Agreement becomes a binding contract when accepted in writing by Emerald X, LLC, the show organizer, and we hereby agree that the attached Terms and Conditions are enforceable and are incorporated into and control this Sponsorship Agreement, once it is accepted by Emerald X, LLC. Sponsor further agrees that any terms and conditions associated with any purchase order Sponsor may submit in order to process payment for this Sponsorship Agreement are of no force or effect, regardless of the express language of any purchase order Sponsor may submit. Sponsor represents and warrants that the person executing this Agreement on behalf of Sponsor is duly authorized to act on behalf of Sponsor and to execute this Agreement and legally bind Sponsor to the terms contained herein. 2.5% fee applied to payments made with credit card. See Sponsorship Agreement for additional terms.						
TOTAL COST: ASD Account Executive Name & Phone Number						
Signature Required > Agreed to by	Agreed to by Date Date					
Package Options	BRONZE \$582	SILVER \$934	GOLD \$1,169			
Online Profile with Company Information	\checkmark	\checkmark	\checkmark			
Product Images	3	5	10			
Product Videos		1	2			
Show Specials	2	3	10			
Press Releases	2	3	10			
Attendee Emails	250	350	500			
PLEASE SELECT DESIRED PACKAGE:						

Featured Vendor Logo (Add on for \$599) *Only available to Gold Package participants. Runs from date of purchase to March 26, 2021.

Online Listings Live from October 2, 2020 - March 26, 2021

PAYMENT INFORMATION		CONTACT US TODAY			
PAYING BY WIRE: Emerald X, LLC Attn: ASD Market Week March 2021 Bank of America 2701 Harbor Blvd. Costa Mesa, CA 92626	Routing # 026009593 Account # 1453616843 SWIFT Code BOFAUS3N	Elkin Rodriguez Business Development Manager (Speaks English & Spanish) P: 323.817.2232 E: Elkin.Rodriguez@emeraldx.con	1		
DETAILS		TERMS			
For items including artwork, sponsor must create and submit print-ready artwork by the deadline specified by Emerald X. Details will follow via email. *Late artwork may incur additional fees and jeopardize production ability.		Full payment is due upon contract signing and submission. This sponsorship is non-cancelable and non-refundable due to the production of printed materials that are distributed prior to the show. 2.5% fee applied to payments made with credit card. See Sponsorship Agreement for additional terms.			
FOR EXPO MANAGEMENT USE ONLY					
Application accepted by		Date	ACCOUNTING	DATE RECEIVED	

SEURCEDIRECT at ASD

MARCH 2021 SPONSORSHIP CONTRACT • FEBRUARY 28 - MARCH 3, 2021 • LAS VEGAS CONVENTION CENTER • LAS VEGAS, NV

Terms & Conditions

1. Defined Terms: 'Agreement' means, collectively, (i) the Virtual Exhibitor Contract for the Event and any ancillary documents associated therewith, including any Exhibitor Service Manual and notice of virtual exhibit space assignment provided by Emerald to Exhibitor, and (ii) these Terms and Conditions. In the event of any conflict among the terms of such documents, the terms of these Terms and Conditions shall prevail. "Event" collectively means, the event or events referred to above, on the previous or facing page, or in materials attached hereto, as organized by Emerald', LC ("Emerald"). "Exhibitor' means the company, organization, entity or person entering into this Agreement, as listed on the Virtual Fxhibitor." the Virtual Exhibitor Contract.

the Virtual Exhibitor Contract.
2. Agreement Acceptance, Eligibility, and Payment: This Agreement becomes binding and effective when it has been manually signed by Exhibitor (if submitted in paper form), submitted electronically by Exhibitor after checking the 'I agree' box on the electronic application form, or otherwise accepted by Exhibitor, and, in any event, acknowledged and agreed by Emerald in writing by delivering Exhibitor a virtual exhibit space assignment confirmation or otherwise confirming in writing Exhibitor's virtual exhibit space. Emerald may refuse acceptance of any Event application for any or no reason. Eligibility to exhibit at the Event is generally limited to persons or entities that supply products and/or services relevant to the Event. Applicants may be required to submit a description of the nature of their business and the items to be exhibited. Emerald, and its respective successors and assigns, shall be authorized to rely upon (i) the signature of Exhibitor hereto on this Agreement (if manually signed) which is delivered by facismile, email or PDF; or (ii) the electronic signature submitted by clicking the 'I agree' box on the electronic application form or otherwise as constituting a duly authorized, intervocable, actual, current delivery of this Agreement with original ink signatures of each person and entity. Upon this Agreement becoming binding, Exhibitor Contract on on the electronic application form. If this Agreement to fully paid for by Exhibitor Contract on on the electronic application form. If this Agreement to fully paid for by Exhibitor after the last payment date stated on the payment schedule. Exhibitor submitis its application electronically, payment with be automatically charged and applied according to the payment schedule stated in the Virtual Exhibitor agrees to rais on the payment schedule. If Exhibitor submitis is application electronically, payment with the charge Exhibitor a lare fee of up to 1.5% per month, or the maximum amount allowable by applic

Term: This Agreement commences effective the date it becomes binding and effective per Section 2 and shall rminate upon the conclusion of the Event unless earlier terminated as stated herein.

terminate upon the conclusion of the Event unless earlier terminated as stated herein. 4. Termination by Emerald: Notwithstanding anything herein to the contrary. Emerald may terminate this Agreement at any time, including during the Event whereby Emerald may evict Exhibitor from the Event, without a refund or liability to Exhibitor of any sort, and without a reduction in fees owed by Exhibitor to Emerald. and without limiting any other mendy Emerald may have: (i) if Exhibitor fails to make any payment required by this Agreement in a timely manner; (ii) upon any breach or threatened breach of this Agreement by Exhibitor; (iii) if Emerald, in it sole discretion, believes the Exhibitor's exhibit is rangety propriate for any reason, including, but not limited to, (a) if Exhibitor exhibits products different from what it stated in the application process, or under an undisclosed company or brand name, (ii) believes infringe, misappropriate or otherwise violate the proprietary rights of a third party or if Emerald believes may actual or with Exhibitor's activities at the Event. or (c) if Exhibitor exhibits products that Emerald in garks propriated nor other violation of a third party or if Emerald becames aware of any actual or not authorized to exhibit (i) if Exhibitor in Emerald's opinion, fails to comply with the rules and regulations set forth by Emerald with respect to the Event, disrupts the Event or detracts from the general character of the Event or interfrees in any way with another Event exhibitor or participant; or (v) if Exhibitor becomes insolvent, makes any assignment for the benefit of creditors, goes to liquidation or has a arcceever or trustee appointed for the benefit of creditors, whether voluntary or otherwise, or seeks the protection of, or has a proceeding instituted against it, under the bankruptcy code, or any similar statute. Additionally, Emerald may terminate this Agreement tor convenience at any time for any reason, and upon such termination, shall be liable only for the a space at the Event.

5. Termination and Reduction of Space by Exhibitor: Exhibitor may terminate this Agreement at any time by giving written notice. Upon Exhibitor's termination of this Agreement for any reason. Exhibitor and the set of the set of

6. Cancellation of Event: If Emerald cancels the Event due to circumstances beyond its reasonable control (including acts of God, natural disasters, fire, epidemic, acts of war and terrorism, government action, or labor strike). Emerald sh refund to Exhibitor is virtual exhibit space rental payment previously paid (less Exhibitor's pro rata share of all costs and expenses incurred and committed by Emerald) in full satisfaction of all liabilities of Emerald to Exhibitor. Under all circumstances, Emerald to Exhibitor. Under all circumstances, Emerald to Exhibitor. Under all circumstances, Emerald to Exhibitor. Under the name of the Event, or changes the Event dates to dates that are not more than 30 days later than the originally scheduled dates, no refund will be due to Exhibitor. If Emerald elects to cancel the Event other than for a reason previously paid. In full satisfaction of all liabilities of Emerald to exhibitor. Exhibitor is a paragraph. The fail shall refut to each Exhibitor is are stress encure a expressi provided in this paragraph. The shall and hereby does waive any and all cialism for damages or compensation resulting from or relating to the cancellation, renaming, relocation or rescheduling of the Event. shall

7. Assumption of Risks; Release: Exhibitor expressly assumes all risks associated with, resulting from or arising in connection with Exhibitor's participation or presence at the Event, including, without limitation, all risks of theft, loss, harm, damage or injury to or of any person (including death), property, business or profts. Without limiting the generality of the foregoing. Exhibitor acknowledges and agrees that Emerald does not control or guarantee the security of the virtual space in which the Event takes place or the behavior of Event participants. and Exhibitor expressly assumes all risks associated with transacting in the virtual Event environment, including (i) the unavailability or unreliability of the Internet to Exhibitor or Event participants. Gil unauthorized use by Event participants of Exhibitor's has one exposure to xivuses time bombs, or other harmful or disabling code. Exhibitor's has sole responsibility for its property and any theft, damage or other loss to that property ightor has sole responsibility for its property and any theft, damage or other loss to that property, including any subrogation claims by its insure. Exhibitor's hold the any claims against Emerald for any loss unless due to the gross negligence or willful misconduct of Emerald. Emerald does not accept any responsibility, nor is a bailment created, for property delivered by or to Exhibitor's Neither Emerald nor its assigns, shall be liable for, and Exhibitor hereby releases all of them form, and covenants not to sue any of them with respect to, any and all risks, losse, damages and liabilitite, whether described in this Agreement or not, unless due to the gross negligence or willful misconduct of Emerald. Emerald more subgrees or organizations who will exhibit at or attend the Event, including but not limited to the number, nature or guality of persons or organizations who will exhibit at or attend the Event. (Liding but not limited to the number, nature or guality of persons or organizations who will exhibit ator at 7. Assumption of Risks: Release: Exhibitor expressly assumes all risks associated with, resulting from or arising in

or merchantability or niness tor a particular purpose. This section shall survive any termination or this Agreement. 8. Indemnification: Exhibitor shall indemnify, defend (with legal counsel selected by Emerald) and hold Emerald and its affiliates, and their respective officers, directors, shareholders, agents, representatives, employees, contractors and assigns, harmless from and against any and all claims, demands, suits, liabilities, damages, losses, costs, fees (including reasonable attorney's fees and collection costs) and expenses which result from or arise out of or in connection with (a) Exhibitor's participation or presence in or at the Event, including the display and sale of goods and services by Exhibitor during or in connection with the Event and the display of Exhibitor content at or in connection with the Event, (b) any actual or alleged infringement, misappropriation or other violation by Exhibitor of any representations, agreements, covenants, promises or other violation by Exhibitor of any other contract, arrangement or agreement related to the Event, (a) any matter for which Exhibitor is otherwise responsible under the terms of this Agreement or any other contract, arrangement or agreement; (d) any violation by Exhibitor of any law or ordinance (whether alleged or actual); (e) any libel, slander, defamation or similar claim arising out of or relating to Exhibitor (d) (Exhibitor's acts that result in damage, harm or injury (including death) to any person or property at the Event. This section shall survive any termination of this Agreement.

9. Insurance: Exhibitor shall, at its own expense, secure and maintain throughout the term of this Agreement the following insurance with responsible third party insurance carriers (with an A.M. Best rating of at least A-/VII for Exhibitors insured with a domestic insurance carrier, and with a carrier approved in advance by Emerald for Exhibitors insured with an international insurance carrier; and with a carrier approved in advance by Emerald for Exhibitors (b) applicable law (for domestic Exhibitors); (b) Comprehensive general liability ("CCL") insurance with limits not less than \$1,000,000 per occurrence, \$2,000,000 in the aggregate, combined single limit for broad form bodily injury and property damage, including coverage for personal injury, contractual liability coverage, with respect to this Agreement, and operation in of mobile equipment, premises, products/completed operations inability coverage, and personal/advertising injury liability coverage, (c) Umbrella Liability Insurance, with limits of at least \$1,000,000 per occurrence, and in the aggregate; and (d) Employers Liability/Stop Cap Liability Insurance with limits of at least \$500,000 for each occurrence and in the aggregate; and (d) Employers Liability/Stop Cap Liability Insurance with limits of at least \$500,000 for each occurrence. The CCL insurance policy shall (a) name as additional insureds Emerald and its subsidiaries, amither' respective officers, directors, employees, contractors, agents and representatives and (b) be primary to any other valid

and collectible insurance of Exhibitor and/or Emerald and shall be written on an occurrence basis. Claims made polic are not acceptable and do not constitute compliance with Exhibitor's obligations under this paragraph. The coverage provided to the additional insureds shall not be limited to the negligence of Exhibitor. The insurance carrier shall han no right of recovery or subrogation against any additional insured. Copies of certificates of insurance, satisfactory to Emerald, shall be furnished to Emerald at least thirty (30) days before the Event. Exhibitor may not be permitted to participate in the Event until these requirements have been met. Certified copies of the certificates of insurance shall provide that if any of the above-described policies are cancelled before the expiration date thereof, notice will be delivered to Emerald in accordance with policy provisions. shall

10. Limitation of Liability: Under no circumstances shall Emerald or its affiliates, or their respective officers, directors, shareholders, agents, representatives, employees, contractors and assigns, be liable to Exhibitor for any lost profits or any indirect or consequential damages, including, but not limited to, incidental, special, or punitive damages whatsoever, whether or not such damages whatsoever easonably foreseeable or whether or not a party has been advised of the possibility thereof. In no event shall Emerald's maximum liability to Exhibitor, under any circumstance, and regardless of the form of action, exceed the amount actually paid to Emerald by Exhibitor for virtual exhibit space at the Event. This section shall survive any termination of this Agreement.

11. Compliance with Laws; Taxes and Licenses: Exhibitor agrees to abide by and observe all applicable federal, state and local laws, codes, ordinances, rules and regulations, and all terms of service associated with the virtual Event space. Without limiting the foregoing, Exhibitor shall ensure that its virtual exhibit space and the content displayed therein complies with the Americans with Disabilities Act, including an option if required for closed captioning. Exhibitor shall be solely responsible for obtaining all licenses, permits or approvals under federal, state or local laws applicable to Exhibitor's activities in connection with the Event Exhibitor shall be solely responsible for obtaining any necessary tax identification numbers and permits and for paying all taxes, including any applicable sales taxes, license fees, use fees, royalties or other fees, charges, levies or penalties that become due to any governmental authority by virtue of its activities in connection with the Event.

12. Exhibit Requirements: Virtual exhibit space for the Event shall be assigned by Emerald in its sole discretion. Exhibitor may not assign, share or license all or any portion of its exhibit space with any third party, except with the prior written consent of Emerald and only if such third party expressly agrees to these Terms and Conditions. Emerald shall specify the hours and dates for preparing (including the upload of exhibit content) and presenting the exhibits. If Exhibitor fails to begin preparing its display in at least twenty-four (24) hours prior to the Event opening releves its virtual exhibit space and terminate this Agreement with no refund to Exhibitor. All exhibits must be open for business at all times during the Event. If Exhibitor violates any of the requirements of this Section, it may be denied virtual exhibit space access at future events. Unless approved in advance by Emerald in writling, the following sales are strictly prohibited through the virtual exhibit space (a) any retail sales including, but not limited to, any retail sales in violation of the retail sales tax regulations where the Event is being held; (b) any sale where display merchandise changes hands during the Event, if any licent sale from Exhibitor to consumer. The Event is strictly business to business.

The provided number of the product and (c) any direct sale induited the consumed a fully paid, non-exclusive license to use, display and reproduce the name, trade names, product names, and other proprietary property of Exhibitor in any directory (print, electronic or other media) listing exhibitors at the Event, and to use those items in Emeraid's promotional materials and in the virtual Event space to identify Exhibitor and direct participants to Exhibitor's virtual exhibits pace. Enteraid shall not be liable for any errors in any listication (collective). Content', Exhibitor grants to Emeraid a listing exhibitors at the Event, and the content', Exhibitor so ther media) listing exhibitors at the Event, and the content', Exhibitor so ther materials usible to convert in any listing or descriptions or for omitting Exhibitor's or ther material subject to copyright or other intellectual property protection (collective). Content', Exhibitor grants Emeraid a worldwide, non-exclusive, permanent, irrevocable, royalty-free license (with the right to achive such Content (in whole or in part), utilizing any and all media now known or hereinafter devised. Exhibitor represents and warrants that: (i) the Content and to grant Emeraid the right and license to use the Content and to grant Emeraid the right and license to use the Content complies, and pt-indicity or privacy, or any other intellectual property rights (including, but not limited to, copyright, the right or publicity performs, or any third party rights (including, but not limited to, copyright, using or intrases or permissions from any third party rights (including, but not limited to, copyright, the right or publicity performs, or any other personne) contrast, and grants the Event, and use those recordings or images for any promotional purpose. Exhibitor notices and green the Event, and use these recordings or images for any promotional purpose. Exhibitor and erade or otherwise calcuse, non-transferable license event and to code to betain license any also recor

Emeraid. 14. Recording or Outside Use of Event Content: Exhibitor is prohibited, without Emerald's prior written approval, from recording or otherwise capturing, re-broadcasting, or making any use of Event content (other than Exhibitor's pre-existing intellectual property) after or otherwise independent of the Event. . 15. Disputes: Any and all disputes or claims arising out of or relating in any way to this Agreement, any Event, and/or any services provided or representations made by Emerald will be resolved in binding arbitration by a single neutral arbitrator, rather than in court. This includes any disputes or claims concerning any prior event or agreement between the same parties or affiliated parties. There is no judge or jury in arbitration, and court review of an arbitration award follow and enforce the Agreement and these Terms and Conditions as a court would. Arbitrations will be conducted by the American Arbitration Association (AAA) pursuant to its Commercial Arbitration Rules, which are available at www.adr.org. If Exhibitor commences an arbitration. Exhibitor will be responsible for filing fees and arbitrator's fees as set forth in the AAA nules. To commence an arbitration. Exhibitor must send written notice to Exhibitor arbitrator, radjants Exhibitor provided in connection with this Agreement. If an in-person hearing is required by the AAA nules or the arbitrator, the hearing will be responsible for filing fees and arbitrators fees arbitration against Exhibitor provided in connection with this Agreement. If an in-person hearing is required by the AAA nules or the arbitrator, an arbitration award may be enforced by any court with competent. agreed by the AAA rules of the anothator, the healing win take place in new rolk county, int, accept as outerwise agreed by the parties or ordered by the arbitrator. An arbitration award may be enforced by any court with competent jurisdiction. Any and all proceedings to resolve claims or disputes will be conducted only on an individual basis and not in a class, consolidated or representative action. If for any reason a claim proceeds in court rather than in arbitration the parties waive any right to a jury trial. This section shall survive any termination of this Agreement.

16. Governing Law: This Agreement is governed by and shall be construed in accordance with the Federal Arbitration Act, federal arbitration law, and the laws of the State of New York, without regard to principles of conflicts of laws. To the extent that any claim or dispute proceeds in court rather than in arbitration, Exhibitor hereby submits to the jurisdiction of the federal and state courts located in New York Courty, NY, and waives all objections to venue or inconvenient forum, and any right to assert lack of personal jurisdiction. This section shall survive any termination of this Agreement

This Agreement. This Agreement the this Agreement. This Agreement the agreement will not be Agreement will not be Agreement will not be Agreement. This Agreement the this agreement the agreement will not be Agreement will not be Agreement. This Agreement the this Agreement the this agreement there agreement between Emerald and Exhibitor relating to the subject This Agreement to this Agreement there agreement between Emerald and Exhibitor relating to the subject This Agreement. This Agreement there agreement agreement will not be agreement between Emerald and Exhibitor relating to the subject This Agreement. This Agreement to this Agreement thore agreement there agreement will not be agreement there agreement will be there agreement the this Agreement they shall be there agreement. This Agreement the this Agreement the this Agreement they shall be there there agreement. This Agreement the this Agreement the this Agreement the this Agreement. This Agreement this Agreement the this A