

Sponsor Registration Form

January 23-25, 2012 - Marriott Renaissance, Fort Lauderdale, Florida

Connect Reception (Tuesday evening): \$5,000 (1 available)

- Recognition in conference program
- Recognition on conference website w/link to your site
- Signage (w/logo) during reception and recognition during event

For questions related to sponsorship, please contact Julie Aherne at connect@qumas.com or +353-21-4915100
Alternatively please call Michelle Bair on 973-805-8600

QUMAS Connect 2012 Sponsorship Contract

Important Instructions

1. Please print or type this contract
2. Return all 3 pages of this contract
3. Make checks payable to QUMAS (sorry, wire transfers not available)
4. If paying by credit card, please fill in all required information
5. Mail the original of this signed contract with payment to: QUMAS, Attn: Michelle Bair, 66 York Street, Jersey City, NJ 07302.
6. Please submit your company logo in '.EPS' format and a 100 word company description with the application.

Fax this completed form to:

US: +1 973 377 8687 or Europe: + 353-21-432-0394

Questions? Call Julie Aherne at: +353-21-4915100.

Alternatively, in the US, please call Michelle Bair on 973-805-8600.

Company Information

Please complete the information below. If you would like correspondence sent to a different address, please attach separately.

Send all Exhibitor Information to:

Company Name			
Street Address			
City	State/Province	Postal Code	Country
Telephone	Fax	Web Site	
Exhibit Contact Name	Title		
Exhibit Contact Phone	Email		

Sponsorship Opportunities

Check Level of Sponsorship:

	Investment
• Platinum Sponsorship	\$
• Gold Sponsorship	\$
• Silver Sponsorship	\$
• Welcome Reception	\$
• Exhibit Reception	\$
• Advertisement: Full-page	\$
• Advertisement: Half-page	\$
Total Sponsorship Investment	\$

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Payment & Terms

A non-refundable and non-transferable payment of 50% of the sponsorship fee is required upon Sponsor's return of this signed document to QUMAS to confirm a reservation for sponsorship. The full balance is due on or before December 1, 2011. Cancellation policy is as follows: If a written cancellation is received on or before December 1, 2011, sponsor is liable for 50% of the contracted amount; after December 1, 2011, sponsor is liable for 100% of the contracted amount. Please make all checks payable to QUMAS.

Please Select Form of Payment:

☐ Check made payable to QUMAS

☐ Credit card payment

Payment by Check

Please send checks made payable to QUMAS to:

Attn: Julie Aherne

QUMAS, Cleve Business Park, Monahan Rd., Cork, Ireland.

Credit Card Payments

Your credit card will be charged in U.S. dollars. You will receive a receipt and a confirmation of your sponsorship upon payment.

The undersigned hereby authorizes QUMAS to charge this card in the amount of \$ _____

Type of card: ☐ Visa ☐ Mastercard ☐ American Express

Card Number: ---

Exp Date Security Code

Name on Card: _____

Signature _____

Signature

Before signing, please read the Terms and Conditions on the back of this contract. The person signing this contract expressly represents and warrants to QUMAS that he/she is authorized by Sponsor to bind it to the Terms and Conditions governing the Connect 2012 event hereof. Sponsor understands that this contract shall be legally binding between QUMAS and the sponsor only upon acceptance in writing by QUMAS. Sponsor also understands that any change in the information in the contract must be made in writing.

Authorized Signature _____ Date _____

Name (please print) _____ Title _____

For official use only:

Sponsorship price: _____ Payment rec'd: _____ Balance due: _____

Accepted by: _____ Date: _____

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Payment & Terms

1. Definitions. (a) Sponsor means the applicant identified on the front hereof; (b) conference or event means the QUMAS Connect 2012 conference.

2. Agreement. This application, when properly executed by Sponsor and upon written acceptance by QUMAS, shall constitute a valid and binding agreement. QUMAS reserves the right to accept or refuse any application for participation in the Connect 2012 event in its sole discretion. QUMAS reserves the right to interpret this Agreement and to adopt further regulations as may be deemed necessary by it for the general success of the event, including the conditions, rules and regulations stated herein and in Sponsorship Materials, or in the contracted terms made by the Marriott Renaissance, all of which are made a part hereof as though fully incorporated herein, and the Sponsor agrees to be bound hereby.

3. Use of Space. QUMAS and/or the Marriott Renaissance, reserves the right to decline, prohibit or expel any sponsor which, in its judgement, is inappropriate or out of keeping with the character of the event, this reservation being all inclusive as to persons, things, printed matter, product, conduct, sound level, etc. Sponsor agrees to change the wording of any sign determined by QUMAS not to be in the best interest of the event. Portable exhibits (pop-ups), hanging structures and balloons are prohibited, as are neon or any gas-based signs. Noisy or obstructive exhibits or activities producing objectionable noises or odors are prohibited. Sound amplifying devices are prohibited. Distribution of advertising material and solicitations of any sort shall be restricted to the Sponsor's tabletop exhibit, unless prior written consent is granted by QUMAS.

4. Change of Space and Event Schedule. QUMAS shall have the right, in its sole discretion, to change the Sponsor's space assignment after the acceptance of this Agreement if it is deemed to be in the best interest of the event. In the event QUMAS elects to exercise its right to change Sponsor's exhibit space, Sponsor will be notified of its newly assigned space.

5. Cancellation. In the event Sponsor seeks to cancel his license for sponsorship, Sponsor acknowledges that QUMAS would be harmed and suffer loss and that it would be difficult to determine the precise value for or amount of that harm. All cancellations or withdrawals by Sponsor must be in writing, by certified mail, return receipt requested. The date of cancellation or withdrawal shall be the postmark date on the notice. If Sponsor cancels or withdraws from the event, Sponsor agrees to pay QUMAS the amount set forth below if not previously paid by the Sponsor. Such payment shall be liquidated damages and not a penalty, and the parties agree that such amounts constitute a reasonable provision for liquidated damages. Date Written Notice of Cancellation of Space Postmarked on or Before December 1, 2011 (50% of sponsorship fee); After December 1, 2011 (100%) of Sponsorship Fee. In the event Sponsor, at any time, seeks to cancel this agreement, an administrative and processing fee of \$100 per sponsorship will be assessed. In the event Sponsor fails to make any payments as contemplated herein, Sponsor shall be deemed in default, and QUMAS shall have the right to retain Sponsor's deposit and all monies paid as QUMAS' non-exclusive remedy, thereby reserving any and all rights under law including, without limitation, QUMAS' right to collect the full amount set forth on the front hereof.

6. Liability. Sponsor agrees that QUMAS and the Marriott Renaissance, their representatives, employees and agents are not liable for any injury, loss or damage that may occur to Sponsor, or to Sponsor's employees, agents or property from any cause whatsoever, prior to, during or subsequent to the period covered by this agreement. Sponsor assumes responsibility and agrees to indemnify, defend and hold QUMAS and Marriott Renaissance, their affiliates and their respective employees and agents harmless from and against any claims or expenses arising out of the use of the exhibition premises. Sponsor assumes all responsibility and liability for losses, damages and claims arising out of injury or damage to, or caused by, Sponsor's display, equipment, employees or representatives. In no event shall QUMAS or the Marriott Renaissance be held liable for any special, incidental, indirect, punitive or consequential damages arising out of or in connection with this Agreement. The liability of QUMAS and Sponsor's remedy for any claim of loss or damage arising from or related to this Agreement, regardless of the form of action, shall be limited to one-half of the fees paid to QUMAS hereunder.

7. Protection of Facilities. Nothing shall be posted on, or tacked, screwed, nailed or otherwise attached to the columns, walls, floors, or other parts of the Marriott Renaissance without permission from the proper building authority. Fluids, caustic or staining, must not be used where they may damage floor coverings. Packing, unpacking and assembly of displays shall be done only in designated areas and in conformity with direction of QUMAS or the Marriott Renaissance personnel.

8. Safety. All display materials used for decoration must be fireproof. All electrical equipment or devices used in or about an exhibit must be in good operating condition and able to pass fire and/or electrical inspections. Extra materials stored in Sponsor's exhibit area must not block or cover electrical wires or outlets. Sponsor shall cooperate responsibly with local ordinances and the Marriott Renaissance Hotel's rules regarding health, fire prevention and public safety. In inspection of a Sponsor's exhibit area discloses a failure to comply with any applicable law, code or regulation, or if QUMAS determines that all or any part of an exhibit presents a fire hazard or other danger.

9. Security. Sponsor agrees that QUMAS is not liable for any loss, damage or theft sustained by Sponsor. Sponsors are encouraged to secure all electronic equipment when exhibit hours are closed.

10. Attendance. QUMAS shall have sole control over admission policies at all times.

11. Assignment. This Agreement cannot be assigned, in whole or in part, without the written approval of QUMAS.

12. Severability. If for any reason a court of competent jurisdiction finds any provision or portion of this Agreement to be unenforceable, that provision will be enforced to the maximum extent permissible so as to effect the intent of the parties and the remainder of this Agreement will continue in full force and effect.

13. Costs, Expenses and Attorneys' Fees. If either party commences any action or proceedings against the other party to enforce or interpret this Agreement, the prevailing party in such action or proceeding shall be entitled to recover from the other party the actual costs, expenses, and attorneys' fees (including all related costs and expenses) incurred by such prevailing party in connection with such action or proceeding and in connection with obtaining and enforcing any judgment or order thereby obtained.

14. Applicable Law and Venue. This Agreement shall be governed by New Jersey law without application of its conflict of laws principles. Any suit relating to this Agreement shall be instituted in a state or federal court in New Jersey and the parties shall submit to the jurisdiction of any such court.

15. Sponsorship Agreement. All rules and regulations of all applicable Sponsorship agreements and related materials are hereby incorporated in this Agreement.

16. American Disabilities Act. Sponsor acknowledges and agrees that, in conjunction with the event, it will be a public accommodation as defined under Title III of the Americans with Disabilities Act ("ADA"). As a public accommodation, Sponsor agrees that in connection with the event, Sponsor will (1) provide, at its expense, any auxiliary aids and services as may be necessary to ensure effective communication with Sponsor by attendees of the event; (2) assure, at its expense, that displays posted or at a Sponsor's table are accessible to individuals with disabilities; and (3) not discriminate or retaliate against any individual in violation of the ADA.

17. Additions or Corrections. QUMAS may amend these items from time to time in the best interest of the event upon written.

Sponsor Initials
