DRJ's Fall World 2016

September 18-20, 2016 Phoenix, AZ

APPLICATION AND EXHIBIT SPACE CONTRACT

This application for exhibit space at the DRJ's Fall World 2016, which will become a contract with the Disaster Recovery Journal (herein called "SPONSOR") upon written acceptance, is based upon the terms set forth below and on the reverse side hereof and the plan of exhibits, rates, and the rules and regulations as may be established from time to time set forth in this contract as updated and amended, and general exhibit information attached to this form, all of which constitute a part of this contract.

LARS (\$2,395) FOR A 10 FOOT BY 10 NINETY FIVE DOLLARS (\$2,495). IF \ THOUSAND, TWO HUNDRED AND NI TWO THOUSAND, THREE HUNDRED	FOOT BOOTH. THE RENTAL FEE FOR A CORNER OU ARE REGISTERING FOR BOTH THE SEPTEME NTY FIVE DOLLARS (\$2,295) FOR EACH SHOW. TH	WO THOUSAIND, THREE HUNDRED AND NINETY FIVE EXHIBIT SPACE IS TWO THOUSAND, FOUR HUNDRI BER AND THE MARCH SEMINARS THE RENTAL FEE HE RENTAL FEE FOR A CORNER BOOTH AT EACH S CLUDES STANDARD DRAPERY EQUIPMENT AND A 7	ED AND IS TWO HOW IS
Check here if registeri	ng for consecutive conferences.		
Exhibitor's Company Nam	e as it should appear on sign: (Please Print or Type) _		
Billing Address:			
City, State, ZIP:	Telephone ()	FAX number ()	
Booth Coordinator:	Address:	Email:	
City, State, ZIP:	Telephone ()	FAX number ()	
By his signature below, the individual sig the named EXHIBITOR.	ning this contract represents and warrants that he has	been duly authorized to execute this binding contract on I	ehalf o
Signed:		Date:	
Name (Please Print):		Title:	
3. PAYMENT TERMS: The booth location forms.	ull amount must be paid in full upon receipt of invoice.	When the payment is received, SPONSOR will mail EXF	IIBITOF
	IT LOCATION: SPONSOR will make every effort to co XHIBITORS that have returned the contract and paym	mply with requests for assignment of exhibit space location ent in full.	ns on a
5. SIZE OF EXHIBIT SPACE	REQUESTED: Size	ft., xft.	ft.
6. Do not wish to be near			_
Wish to be near			
sary): This item must be completed and	the exhibit will be limited to the display described below e of exhibit space is subject to the restrictions describe	OF PRODUCTS TO BE DISPLAYED (use separate sheet . Any changes in the exhibit are subject to the written apple on the reverse side hereof. EXHIBITOR authorizes the	oroval o
Exhibitors Business (For Internal Use O	nly):		
Products to be Displayed:			
8. ACCEPTED FOR THE SPC	NSOR,by:		
9. EXHIBIT SPACE ASSIGN	MENT:(see Paragraph 3 above) Exhibit space number(s)Price	

- 10. LOCATION OF EXHIBITS: The Symposium & Exhibition will be held in the JW Marriot Desert Ridge. All measurements and exhibit space layouts shown on the floor plan will be as accurate as possible, but SPONSOR reserves the right to make such modification and change exhibit space assignments as may be necessary to adjust the floor plan at any time to meet the needs of the SPONSOR, EXHIBI-
- 11. EXHIBITOR REGISTRATION AND HOTEL RESERVATIONS: (One) Conference registration is included with the rental fee for exhibitor. EXTRA EXHIBITORS SEATS are available at a reduced cost. Contact the DRJ office for details. EXHIBITORS can register for hotel accommodations directly with the JW Marriott: 800-835-6206. Suites can be reserved by EXHIBITORS ONLY.
- 12. EXHIBIT SPACE EQUIPMENT AND SERVICES INFORMATION: EXHIBITORS agree to be bound by all rules and regulations as may be established from time to time by SPONSOR or set forth in the Conference Program, and abide by all applicable rules set forth in the contracts of labor unions whose jurisdictions apply at this exposition in this facility.

DRJ SYMPOSIUM & EXHIBITION APPLICATION AND EXHIBIT SPACE CONTRACT (ADDITIONAL PROVISIONS)

SPONSOR will furnish EXHIBITORS with the name of an exhibit contractor prepared to furnish all services customarily required within a reasonable time prior to the commencement of the Exhibition. Complete shipping instructions and information regarding furniture, electrical work, telephone installation, plumbing, labor for erecting and dismantling exhibits, drayage, etc., will be forwarded to EXHIBITORS in advance. All show materials sent to the Exhibition prior to the show, must be directed to the Exhibit Contractor - the hotel will not accept such materials for the Exhibitors. A service desk will be maintained in the exhibit area. SPONSOR assumes no responsibility or liability for any or the foregoing services performed or materials delivered.

- 13. INSTALLATION AND REMOVAL TIME: EXHIBITORS may install on SUNDAY of the Show after 8:00 A.M. All exhibits must be installed by 4:00 P.M. on the first day of the show. Exhibitors are expected to be set up for the welcome reception Sunday, from 5:00 7:00 p.m. Dismantling may not begin before 3:30 P.M. on the last day of the show and all exhibits must be removed by 10:00 P.M. on that day. Material not removed by this time will be removed by the SPONSOR and put in storage at EXHIBITORS expense. Exact hours of installation and dismantling are subject to change at the discretion of the SPONSOR.
- 14. EXHIBIT HOURS: The Exhibit portion of the conference will be held from Sunday at the JW Marriott Desert Ridge Exhibit area, and will be open in accordance with the following schedule: Sunday: 5:00 p.m., 7:00 p.m., Monday: 11:00 a.m.- 5:00 p.m., Tuesday: 11:00 a.m.- 3:30 p.m.

 SPONSOR reserves the right to change exhibit hours of the Exhibition as it may deem desirable. EXHIBITORS shall not, during the 3-day period of the Exhibition, conduct or sponsor any classes, seminars, exhibits,

SPONSOR reserves the right to change exhibit hours of the Exhibition as it may deem desirable. EXHIBITORS shall not, during the 3-day period of the Exhibition, conduct or sponsor any classes, seminars, exhibits or similar activities other than those provided for hereunder within fifty (50) miles of the Symposium.

15. CANCELLATION: (a) In the event the EXHIBITOR cancels all, or part, of the exhibit space contracted for hereunder, the following provisions apply: (i) If written notice of cancellation is received by the SPONSOR prior to 45 days from the start of the show, EXHIBITOR shall pay a cancellation fee equal to fifty (50) percent of RENTAL FEE. (ii) If written notice of cancellation is received by the SPONSOR on or after 45 days prior to the start of the show EXHIBITOR shall pay full exhibit space rental fee. All payments made to SPONSOR under this Exhibit Space Contract shall be deemed fully earned and non-refundable when made in consideration for expenses incurred by SPONSOR and SPONSOR'S lost or deferred opportunity to provide exhibit space to others, and all cancellation fees that may become due hereunder are acknowledged by EXHIBITOR to constitute liquidated damages.

b)If exhibit space is not occupied by the EXHIBITOR by 12:00 noon, Sunday of the show, EXHIBITOR shall be deemed to have cancelled the exhibit space contracted for, and SPONSOR shall have the right to use such space as it deems appropriate and the EXHIBITOR shall pay to SPONSOR all amounts which would have been due, under the terms of subparagraph (a) above, if EXHIBITOR had cancelled this contract as of such date. If notice of cancellation is received after 45 days prior to the start of the show the EXHIBITOR shall pay the cost of decorating the ordered exhibit space in such manner as the Sponsor deems appropriate.

Any refunds due the EXHIBITOR as a result of cancellation of this contract will be made immediately after the conference and Exposition

Any refunds due the EXHIBITOR as a result of cancellation of this contract will be made immediately after the conference and Exposition.
c)If the EXHIBITOR does not make full payment when due under the terms of this contract, the SPONSOR may terminate this contract and the EXHIBITOR shall be responsible for payment to the SPONSOR of all amounts which would have been due SPONSOR, under the terms of subparagraph (a) above, if the EXHIBITOR had cancelled this contract as of the date of such default.

d)Except as EXHIBITOR'S rental obligation may be reduced in accordance with the terms set forth in subparagraph (a) above, the EXHIBITOR shall be responsible for payment of the total exhibit space rental fee whether the Conference and Exposition is cancelled, delayed, or relocated, in whole or in part, as a result of riot, strike, civil disorder, act of war, act of God, or any other cause of any kind whatsoever not within the SPONSOR'S control.

16. DEFAULTS: IF THE EXHIBITOR IS A PARTY TO OTHER CONTRACTS FOR EXHIBIT SPACE, ADVERTISING SPACE OR DIRECT MARKETING SERVICES, AND THE EXHIBITOR FAILS TO MAKE ANY PAYMENT WHEN DUE UNDER THIS OR ANY SUCH OTHER CONTRACTS (HEREINAFTER THE "DEFAULTED CONTRACT"), THE SPONSOR MAY, IN ITS SOLE DISCRETION AND WITHOUT PRIOR NOTICE TO THE EXHIBITOR, REAPPLY ANY OR ALL FUNDS PAID BY THE EXHIBITOR UNDER ANY CONTRACT WITH SPONSOR TO THE PAYMENT DUE ON THE DEFAULTED CONTRACT AND, IN SUCH EVENT, THE SPONSOR SHALL PROMPTLY NOTIFY THE EXHIBITOR OF SUCH APPLICATION. IN THE EVENT THAT SUCH REAPPLICATION SHALL CREATE A DEFAULT UNDER A CONTRACT OTHER THAN THE DEFAULTED CONTRACT, WHICH DEFAULT IS NOT CURED AFTER NOTICE TO THE EXHIBITOR, THEN THAT CONTRACT MAY BE TERMINATED BY THE SPONSOR IN WHICH EVENT ALL OF THE PROVISIONS SET FORTH ABOVE UNDER THE HEADING "CANCELLATION" SHALL APPLY. ALTHOUGH SPONSOR AND EXHIBITOR EACH DO BUSINESS IN VARIOUS STATE JURISDICTIONS, THIS CONTRACT SHALL BE GOVERNED, CONSTRUCTED AND ENFORCED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MISSOURI AND IN ITS COURTS. IN THE EVENT THAT IT SHALL BE NECESSARY FOR SPONSOR TO BRING SUIT TO ENFORCE ANY OF ITS RIGHTS HEREUNDER, SPONSOR SHALL BE ENTITLED TO RECOVER ALL COSTS OF SUCH SUITS INCLUDING REASONABLE ATTORNEY'S FEES.

17. USE OF EXHIBIT: All demonstrations, promotional activities, selling, passing out of literature, must be confined to the limits of the exhibit space during the Exhibit Hours. Product demonstrations and similar promotional activities which may be scheduled in hotel suites exclusively by Exhibitors during non-exhibit hours must not conflict with any of the scheduled major hospitality receptions. Sufficient space must be provided within the exhibit space for the comfort and safety of persons watching demonstrations and other promotional activities. Each EXHIBITOR is responsible for keeping the aisles near its exhibit space free of congestion caused by demonstrations or other promotions.

Except in certain limited circumstances involving parent corporations, their wholly-owned subsidiaries, and sister corporations, when approved in writing in advance by SPONSOR, EXHIBITOR shall not assign, sublet or share the space allotted. EXHIBITORS must display only the goods manufactured or dealt in by them in their regular course of business and as shown in paragraph 6 on the reverse hereof. No firm or organization not assigned exhibit space will be permitted to solicit business within the exhibit area. In all exhibit areas where linear or peninsular exhibit spaces abut other linear exhibit spaces, built-up exhibits or other constructions may either taper diagonally from 8 feet at the backwall to floor level at the aisle, or extend as a high panel (8-foot height limit) 5 feet out from the backwall of the linear exhibit space in addition to restrictions described hereafter of specific exhibit configurations and exhibit space sizes, any exhibit which is allowed to exceed 8 feet in height may not exceed 18 feet in height without the express written permission of SPON-SOR. In no case may the height along the side dividers for the front half in from the aisle of the linear exhibit space exceed 4 feet. However, peninsulas that abut peninsulas may have backwall occerning the full head to the abutment. In cases of abutting peninsulas height restrictions do not apply, provided the backside of abutting walls are fully finished and do not unreasonably interfere with the abutter's display. In cases of abutter's objection, EXHIBITOR agrees to modify its exhibit space if, in the sole opinion of SPONSOR'S show management, such modification is required to satisfy abutter's objection. Island exhibit spaces will have no height or sidewall restriction, except for the height of the ceiling or any other obstruction. Permission to hang signs or erect exhibit spaces higher than 8 feet must first be obtained from the SPONSOR and year-independent of the exhibit is paces in or carpeting may extend over or beyond assigned floor spac

- 18. TAXES AND LICENSES: EXHIBITOR shall be responsible for obtaining any licenses, permits, or approvals required under local or state law applicable to their activity at the Exposition. EXHIBITOR shall be responsible for obtaining any tax identification numbers and paying all taxes, license fees or other charges that shall become due to any governmental authority in connection with their activities at the Exposition.
- 19. EXHIBIT SAFETY: For all Exhibits over twelve (12) feet high, the EXHIBITOR hereby represents and warrants to SPONSOR that EXHIBITOR has taken all steps reasonably necessary in its judgment to ensure the sound engineering and structural integrity of its exhibit design and the proper construction and safety of the exhibit itself, as erected, including obtaining the certification of a registered structural engineer if reasonably available. EXHIBITOR accepts responsibility for any personal injury or property damage that may result directly or indirectly from the collapse of its exhibit or any portion thereof or the existence of any other unsafe condition at its exhibit. EXHIBITOR hereby agrees to indemnify and hold harmless the SPONSOR, the owner and manager of the exhibition facility, and others lawfully on the exhibit floor, from and against any claim, loss, liability or damage suffered as a result of EXHIBITOR's construction or maintenance of an unsafe exhibit, and EXHIBITOR further represents and warrants that it has obtained adequate insurance to cover its potential liability hereunder. EXHIBITOR will furnish SPONSOR with the engineering and/or insurance certificates referred to herein upon request prior to or during the Exposition.

LIABILITY: Neither the SPONSOR, nor its agents or representatives, will be responsible for any injury, loss or damage that may occur to the EXHIBITOR or to the EXHIBITOR'S employees or property from any cause whatsoever. Under no circumstances will SPONSOR be liable for lost profits or other incidental or consequential damages. EXHIBITOR shall obtain, at its own expense, adequate insurance against any such injury, loss or damage.

The SPONSOR shall not be liable for failure to perform its obligations under this contract as a result of strikes, riots, acts of God, Terrorism, or any other cause beyond its control. Anyone viewing, visiting or otherwise participating in the EXHIBITOR'S exhibit is deemed to be the invitee or licensee of the EXHIBITOR, rather than the invitee or licensee of the SPONSOR. The SPONSOR shall not be liable for any injury whatsoever to property of the EXHIBITOR or to persons conducting or otherwise participating in the conduct of the exhibit or to invitees or guests of the EXHIBITOR. EXHIBITOR agrees to abide by existing agreements and regulations covering the use of services or labor in the conference and exhibit facility. The EXHIBITOR assumes full responsibility and liability for the acts or omissions of its agents, employees or independent contractors, whether acting within or without the scope of their authority and agree to save harmless SPONSOR and the exhibit hall from responsibility or liability resulting directly or indirectly, which arise from such acts or omissions.

There is no other agreement or warranty between the EXHIBITOR and the SPONSOR except as set forth in this document. The rights of the SPONSOR under this contract shall not be deemed waived except as specifically stated in writing and signed by an authorized officer of the SPONSOR.

- 20. INSURANCE: The EXHIBITOR is solely and fully responsible for its own exhibit material and should insure its exhibit against loss or damage from any cause whatsoever. All property of an EXHIBITOR is understood to remain in its care, custody, and control in transit to or from or within the confines of the Exhibit Hall.
- 21. CARE OF BUILDING AND EQUIPMENT: EXHIBITORS or agents must not injure or deface the walls or floors of the building, the exhibit spaces, or the equipment of the exhibit spaces. When such damage appears, the EXHIBITOR is liable to the owner of the property so damaged. All materials used in decoration must be flameproofed. Electric wiring must conform with the National Electric Code Safety rules and all other applicable rules, regulations, fire laws, electrical codes and other laws of the city in which the exposition is located, and of any other government authority maintaining jurisdiction over the said exposition facility, which affect the installation, conduct and disassembly of the exhibit. Combustible materials or explosives are not permitted in the Exhibit Hall. The EXHIBITOR shall also comply with all reasonable requests of officials of the Exhibit Hall and the SPONSOR with respect to the installation, conduct, and disassembly of its exhibit.
 - 22. APPLICATION FOR EXHIBIT SPACE: Reservations must be made on the Exhibit Space Contract and contain complete information. SPONSOR reserves the right to reject application for space.