1. Purpose of exposition

ISTE20 is an educational event, and the exposition staged in conjunction with the primary focus of this educational process. No selling, price posting or order taking will be permitted on the expo floor or other areas controlled by Exhibit Management and ISTE during the exposition.

2. Assignment of exhibit space

Exhibit space will be assigned in the order reservations are received. Exhibit Management shall use its best efforts to locate the booth in one of the locations designated by exhibitor elsewhere in this agreement. Notwithstanding the above, Exhibit Management reserves the right to change location assignments when such action is deemed to be in the best interest of the exposition. Instances involving relocation of a booth due to unforeseen circumstances, force majeure or acts of God or war shall be governed by the provision “Cancellation, postponement or relocation of exposition” below.

Exhibitor agrees that exhibit shall be introduced into the exposition and shall remain from day to day solely on strict compliance with all the rules herein described. Exhibit Management reserves the right to reject, eject or prohibit any exhibit in whole or in part, or any exhibitor with cause if exhibition is unsuitable or to not consistent with the character of the exposition. Exhibit Management’s liability for rejection with cause shall be limited to a refund to the exhibitor of the amount of rental unearned at the time of rejection. However, if an exhibitor or exhibitor is ejected for violation of these rules or for any other stated reason, no return of rental shall be made.

3. Rental of space and its use

Rental includes the following exhibition equipment: 8’ high back wall, 3’ high side walls, plus a 6’ x 4’ sign featuring the exhibitor’s company name. Twenty-four hour general service and general aisle cleaning are provided. Hanging signs. All hanging signs require written approval from Exhibit Management. Standard exhibits: Regular and specially built back walls including signs may not exceed an overall height of 8’. Low side dividers between exhibits should not exceed 3’ in height. If a high divider is desired, it cannot exceed 8’ in height nor extend from the back wall more than one-half of the depth of the space. Crossover or area displays: These must be constructed to fit space allotted to exhibitor, but connected by one to two exhibitors’ name signs (8’ high with lettering 12” high maximum), which bridge the two exhibits at a level 8’ high at sign base. Signs must be at least 3’ from ends of exhibit. A floor covering cannot be placed in the aisle between the two exhibits. No displays or obstructions may be placed in normal aisle area. Cubic or free standing displays: Under no circumstances, whether the design or manner desired, within the areas designated, except the upper 40 percent of each display must be at least 50 percent open. Island exhibits: These have four open sides. This type of exhibit must limit the length of the back wall to one-half the width of the space (centered), and the back wall and any other display item must not be more than 8’ in height. A booth design must be submitted to Exhibit Management for approval prior to move in. Flooring and floor height of exhibits: Avoiding trip hazards is a requirement in booth design. No double carpet padding, oversized flooring substrates that extend into the aisle, raised floors or any elevating designs are permitted unless Exhibit Management receives, and approves, of a booth design that demonstrates the elimination of any potential trip hazards in advance of the expo. Note that if approved, onsite adjustments, such as the addition of stanchions, caution tape and/or access ramps, may be required to ensure the safety of all concerned.

4. Subletting of space

The exhibitor shall not assign, sublet or impart the whole or any part of the space assigned or have representatives, equipment or materials from others other than their assignment without written consent of Exhibit Management. Only one company shall be considered as the exhibitor; any other company or entity in the exhibit space shall be considered a subsidiary or affiliate.

5. Installation and dismantling

The exhibitor explicitly agrees that in the event it fails to install its products in assigned exhibit space or fails to remit payment for space rental or payment for advertising at time specified, Exhibit Management shall have the right to take possession of said space and lease same or any part thereof to such parties and upon such terms and conditions as it may deem proper. In addition, the exhibitor shall not dismantle or otherwise interfere with the orderly conduct and display of the exhibit until the exposition is finally closed to the conference attendees.

6. Fire and safety regulations

Exhibitor shall not pack merchandise in paper, straw, excelsior or any other readily flammable material. All cartons stored in the expo building shall be emptied of contents. Exhibitors shall use no flamboyant decoration or covering for display fixtures, and all fabrics or other material used for decoration or covering shall be flameproof. If required by local law or ordinances, exhibitor shall have on hand in his exhibit space a notarized affidavit establishing that its display materials have been treated during the installation stage. Any devices or sockets shall be in good condition and meet the requirements of local fire code.

7. Union labor

If required by local ordinances, exhibitor must comply with all union regulations applicable to installation, dismantling and display of the exhibit.

8. Code of conduct

Exhibit Management and its representatives agree to abide by the ISTE code of conduct and policies. In addition to the above, exhibitor and its representatives shall not congregate or solicit trade in the aisles. The prior written consent of Exhibit Management is required for the employment or use of any live model, demonstrator, solicitor or device for the purpose of promotion or sale of goods or product, or sound or light projection, or exhibition of sound. Such employment or use shall be confined to the exhibit space. Exhibit Management, in its sole and absolute discretion, may withhold its consent at any time, in which event exhibitor shall terminate such activity immediately. All promotional plans must be submitted to Exhibit Management for approval. Distribution of pamphlets, brochures or any advertising material must be confined to the exhibit space. Exhibitors are prohibited from bringing alcoholic beverages into Anaheim Convention Center. Exhibitor shall refrain from any action that will distract attendees from attendance at the exposition during its hours of operation. Exhibitor shall not load attendants from one exhibit space to another to or elevators or escalators.

9. Film, sound devices and lighting

If there is to be an official contractor has been designated to perform services for an exhibitor – such as the rental of furniture, setup of exhibits, electrical work, plumbing, labor, or any other service – no exhibitor or representative shall contract for such services with other than the said official contractor unless permission has been secured in writing in advance from Exhibit Management. Exhibit Management assumes no responsibility for the right to restrict the use of glaring lights or objectionable lighting effects.

10. Contractor services and information

Where an official contractor has been designated to perform services for an exhibitor – such as the rental of furniture, setup of exhibits, electrical work, plumbing, labor, or any other service – no exhibitor or representative shall contract for such services with other than the said official contractor unless permission has been secured in writing in advance from Exhibit Management. Exhibit Management assumes no responsibility for the right to restrict the use of glaring lights or objectionable lighting effects.

11. Storage

Exhibitor will not be permitted to store packing crates and boxes in the booth or Anaheim Convention Center during the exposition, but these, when properly marked, will be stored and returned to the booth by service contractors. This is the exhibitor’s responsibility to mark and identify all crates and boxes. Crates and boxes not properly labeled may be destroyed. No trunks, cases or packing material shall be brought into or out of the exhibit space during expo hours.

12. Photographs

No photographs shall be taken without the prior consent of Exhibit Management and/or the exhibitors involved.

13. Liability and insurance

All property of the exhibitor remains under its care, custody and control in transit to and from Anaheim Convention Center, during installation and removal, and while it is within the confines of Anaheim Convention Center. Neither Exhibit Management, ISTE, the owners or managers of Anaheim Convention Center, nor any of the officers, staff members or directors of any of the same are responsible for the safety of the property of exhibitors from theft, damage by fire, accident, vandalism or other causes. The exhibitor expressly waives and releases any claim or demand it may have against the exhibitor, for any negligence of any kind or omission of the exhibitor, except where the damage or loss is due to the gross negligence or willful misconduct of Exhibit Management, ISTE, the owners or management of the expo hall, or their agents or employees, arising out of Exhibit Management’s, the owners and managers of Anaheim Convention Center, or ISTE’s duties and responsibilities under this agreement. Exhibitor understands that neither Exhibit Management, Anaheim Convention Center, nor ISTE carry business interruption and/or property damage insurance coverage for loss or damage of exhibitor’s property. The exhibitor agrees to obtain the following insurance during the dates of the exposition, including move-in and move-out days, and shall be prepared to furnish a certificate of insurance to Exhibit Management if requested: (a) commercial general liability insurance coverage including contractual and contribution liability for bodily injury and property damage, (b) employer’s liability insurance, (c) worker’s compensation/occupational disease coverage in full compliance with federal and state laws, (d) comprehensive general liability automobile insurance.

14. Hold harmless and indemnification

This agreement shall constitute nor be considered a partnership, joint venture or agency relationship between ISTE, Exhibit Management and Anaheim Convention Center. Exhibitor hereby agrees to indemnify, hold harmless and defend Exhibit Management, Anaheim Convention Center and their respective officers, directors and employees (indemnities) from and against any and all liability, responsibility, loss, damage, cost or expense of any kind whatsoever that as arise (including but not limited to court costs, interest and attorney’s fees) that the indemnities may incur, suffer or be required to pay, incidental to, or arising directly or indirectly from any intentional or negligent act or omission breach of these terms, conditions and rules, or violation of any ordinance or statute by exhibitor or any of its employees or agents. The exhibitor assumes full responsibility and liability for the actions of, in its agents, employees and independent contractors, whether acting within or without the scope of their authority, and agrees to indemnify, hold harmless and defend the indemnities as expenses arise, from responsibility or liability resulting directly or indirectly, or jointly, from other causes that arise because of the acts or omission of its agents, employees or independent contractors, whether acting within or without the scope of their authority.

15. Cancellation, postponement or relocation of exposition

In the event that unforeseen occurrence, force majeure, or acts of God or war shall render the fulfillment of this agreement impossible by Exhibit Management or ISTE, the parties shall mutually amend or terminate the agreement Exhibit Management’s option. In such circumstances, Exhibit Management’s sole responsibility to exhibitor shall be to refund all of rental fees paid by exhibitor. No monies will be returned should the dates or location of the exposition be changed by Exhibit Management, but exhibitor will be assigned space that the exhibitor agrees to use under these same rules and regulations. Exhibit Management shall not be financially responsible for any event, show, or other community or civic function is interrupted, canceled, moved or dates changed except as provided herein.

16. Exhibitor cancellation

Cancellation of any portion of this application/contract by the exhibitor will be accepted only at the discretion of Exhibit Management, and then only based on the following refunds: Prior to or on August 31, 2019: 80 percent refund of deposit on cancelled space, after August 31, 2019 but before or on March 31, 2020: 20 percent refund of deposit on cancelled space, after March 31, 2020: no refund. Except as the exhibitor’s rental obligation may be reduced as set forth in the preceding sentence, the exhibitor is responsible for total booth rental irrespective of the reason for the cancellation by the exhibitor, including the failure of an exhibitor to arrive for any reason.

17. Agreement of terms, conditions and rules

Exhibitor agrees to observe and abide by the following terms, conditions and rules and by such additional terms, conditions and rules made by Exhibit Management from time to time for the efficient or safe operation of the exposition, including, but not limited to, those contained in this contract. In addition to Exhibit Management’s right to close an exhibitor and withdraw its acceptance of this application/contract, Exhibit Management in its sole judgment may refuse to consider for participation in future expositions an exhibitor who violates or fails to abide by all such terms, conditions and rules. There is no other agreement or warranty between the Exhibitor and Exhibit Management except as set forth in this document. The rights of Exhibit Management to cancel an agreement on an exhibitor shall not be deemed waived except as specifically stated in writing and signed by an authorized representative of the respective parties.
Clause 16: Exhibitor cancellation is amended to read:

16. Exhibitor cancellation
Cancellation of any portion of this application/contract by the exhibitor will be accepted only at the discretion of Exhibit Management, and then only based on the following refunds: Prior to or on August 31, 2019: 80 percent refund of deposit on cancelled space; after August 31, 2019, but before or on April 30, 2020: 20 percent refund of deposit on cancelled space; after April 30, 2020: no refund. Except as the exhibitor’s rental obligation may be reduced as set forth in the preceding sentence, the exhibitor is responsible for total booth rental irrespective of the reason for the cancellation by the exhibitor, including the failure of an exhibit to arrive for any reason.