

SPONSORSHIP/EXHIBITOR TERMS & CONDITIONS

1. SPONSORSHIP AGREEMENT AND PAYMENT

- a. This document shall constitute the Sponsorship Agreement between Sponsor and AIRT, Inc., and shall be governed by the laws of the State of Florida.
- b. Sponsor agrees to support Event based on sponsorship level selected by Sponsor.

2. MODIFICATION AND CHANGE ORDERS

- a. No modification to this agreement shall be accepted without written approval from AIRT, Inc.
- b. Change requests may be subject to change order fees as determined by event host.

3. CANCELLATIONS/REFUNDS AND COVID PUBLIC HEALTH EMERGENCY

- a. Unless due to a public health emergency or force majeure, no cancellation will be accepted unless the event is cancelled.
- b. Upon event cancellation, Sponsor shall receive a full refund of all Sponsorship payments made to date.

4. VENUE HOST AND FIRE MARSHAL REGULATIONS

- a. Sponsor understands that AIRT/DRONERESPONDERS is not the venue host for the event and all activations are subject to the approval of the event host.
- b. Any decorations or signage must be flame retardant or FR rated and are subject to a random flame test by the fire marshal.

5. LIABILITY AND SECURITY

- a. AIRT is not responsible for any theft or loss. Sponsor is responsible for his or her own security during the event.
- b. Sponsor agrees to protect, keep, and save AIRT as the producer of the event, its Affiliates, and Collaborators, forever harmless from any damage(s) or charge(s) imposed for violations of any ordinance or regulation by the Sponsor, sponsors employees or agents, as well as failure to comply with the terms and agreements of this agreement.
- c. Further, Sponsor shall always protect, indemnify, save, and keep harmless AIRT, its Affiliates and Collaborators from any loss, cost, damage, liability, or expense which arises out of or from or by reason of any act or omission of the Sponsor, sponsors employees or agents.
- d. In the event that the venue or any part of the event area thereof is unavailable, whether for the entire event or a portion of the event, as a result of fire, flood, tempest, or another such cause, or as a result of governmental intervention, malicious damage, acts of war, strike, labor disputes, riot or agency which AIRT its Affiliates and Collaborators, have no control, or should AIRT decide that because of such cause it is necessary to cancel, postpone, or re-site the event, or reduce installation time, activation time, or move out time, AIRT, its Affiliates and Collaborators, shall not be liable to indemnify or reimburse the Sponsor in respect to any damage or loss, direct or indirect, arising as a result thereof.

6. BENEFITS, FEES, AND CONFERENCE EXPENSES

- a. Sponsor is responsible for the sponsorship fees stated on the website plus processing fees.
- b. Sponsor is responsible for all of their own event marketing and exhibition expenses incurred as a result of special requests by Sponsor, unless otherwise agreed to in writing by both parties.

7. COPYRIGHT AND ATTRIBUTION

- a. Sponsor corporate logo which is a trademark or regular use graphic of Sponsor is solely owned by Sponsor. AIRT does not acquire any ownership interest in the logo of the Sponsor. AIRT agrees that Sponsor's corporate logo will not be altered in any manner except for changing the size in proportion to the size received and shall be used only in connection with the Event and in accordance with the terms and conditions of this Agreement.
- b. AIRT and Event logos are each a trademark of AIRT, Inc. Sponsor does not acquire any ownership interest in this trademark.
- c. Sponsor is encouraged to promote Event via sponsor's assorted marketing communications channels. Sponsor must include proper attribution to AIRT as the event producer.

8. FORCE MAJEURE

- a. It is mutually agreed that neither party shall be liable to the other party for damages or failure to perform where such damage or failure is due to an Act of God, act of nature, government regulation, war, fire, flood, disaster, civil disorder, strike or labor disruption making it illegal, impossible, or commercially unpracticable to abide by this Agreement or any of its terms.
- b. If AIRT delays Event by more than 3 days or cancels Event due to reasons listed on Section 5 above or for reasons beyond its control, AIRT shall refund to Sponsor 100% of the fees paid by Sponsor for Event within thirty (30) days of cancellation.