



Caribpro.com Corporate Relocation *the Caribbean Investment Partnership*

AGREEMENT

TERMS AND CONDITIONS

This agreement applies to the Corporate Relocation Conference to be held in San Jose, Costa Rica May 6th & 7th, 2008 and is organized by The Offshore Opportunities Network, hereby referred to as OON.

All exhibitors, vendors and contractors are hereby referred to as Sponsor/Exhibitor throughout this Agreement.

For a booking to be considered valid, OON must have received prior to April 1st, 2008, the deadline for reserving your space, the following from each Sponsor/Exhibitor:

- This document completed and signed
- Payment in full due at rendering of this form

Any company that does not comply with any of the above mentioned terms and conditions may result in not showcasing at the event.

PAYMENT TERMS

Payment in full of the total sponsorship fee is due upon signing this Sponsor/Exhibitor Agreement and must be sent to the Offshore Opportunities Network with the signed original Agreement. Under no circumstances will Sponsor/Exhibitor payments be returned or refunded. If paying by credit card, Sponsor/Exhibitor must provide two forms of ID and signature to keep on file.

If paying with a check or money order, please make checks payable to The Offshore Opportunities Network and mail to:

The Offshore Opportunities Network
4021 Schalk Road #2
Manchester, MD 21102

RULES & REGULATIONS

Sponsor/Exhibitors must comply with all rules and regulations of the event venue. Any violation of this Agreement is grounds for removal of a Sponsor/Exhibitor from the event, at Sponsor/Exhibitor's expense and with no refund.

- Sponsor/Exhibitor agrees to submit its promotional and/or conference materials including the resumé and/or bio of any speaker(s) to be presented, outline and/or notes of presentation, to OON by April 1, 2008
- Sponsor/Exhibitor agrees that OON shall have the right to preview and approve Company's promotional/conference materials for compliance with OON policies and applicable law. OON may refuse inclusion of any Company material that OON, in its sole discretion, finds inappropriate.
- Sponsor/Exhibitor agrees that OON may refuse to present any Sponsor/Exhibitor speaker that OON, in its sole discretion, feels is inappropriate for the Seminar.

EXHIBITOR SET-UPS & BREAKDOWN

Sponsor/Exhibitor is responsible for arranging shipping of any materials, displays, furniture, etc. Any of these materials, displays or other may NOT be brought into the event during exhibit hours unless prior arrangements have been made. Sponsor/Exhibitors must wait until the event has ended before dismantling, packing or removing materials from their booths.

ORDER OF PRIORITY FOR CHOOSING A SPACE

1. Any Sponsor/Exhibitor that has formalized their booking in accordance with the requirements of this Agreement may choose a space after the institutions and any collaborating organizations have chosen theirs.
2. Any Sponsor/Exhibitor that has formalized their booking in accordance with the requirements of this Agreement may choose a space based upon their sponsorship level on a first come/first serve basis. Platinum level sponsor/exhibitors take first choice of space, followed by Gold level. Silver third. Bronze fourth.
3. We reserve the right to set aside special spaces on the floor plan for specific uses like sponsor promotional and coffee break areas, entertainment areas, etc.
4. OON reserves the right to make exceptions to the present system to meet Event needs. OON reserves the right to change space assignments prior to the event. Space is leased with the understanding that the Exhibitor will hold Offshore Opportunities Network LLC harmless from any and all liabilities that may result from any changes.

PROCEDURE FOR CHOOSING A SPACE

1. After the registration process has been completed and paid in full, Exhibitor may choose their space.
2. The space will be chosen either in person or by fax or phone.
3. Exhibitors choice of space is binding and cannot be changed. OON reserves the right to make booth changes if deemed necessary.

LIABILITIES

Exhibitors in the event understand that they are participating at their own risk. Neither OON nor it's employees and/or its agents, nor the hosting facility or its employees will be responsible for any damage to or for the loss or destruction of the Exhibitor's property, or injuries to the Exhibitor. It's representatives, agents and/or employees. The Exhibitor expressly waives all claims for such loss, damage, destruction or injury. Exhibitor agrees that no guarantees of attendance or sales have been made by OON, not its employees and/or its agents. Exhibitor agrees to hereby and forever discharge, release and hold harmless OON, its agents and employees and the vent facility from any claims arising from the participation in this event. OON its employees and/or its agents shall not have any liability whatsoever for delays or cancellations of the Vent, or any damage to any person, matter or thing, resulting from storm, wind or water, or other acts of nature, nor from fire, strikes, lockouts or any other circumstance beyond OON control.

ACCEPTANCE OF TERMS AND CONDITIONS

Submission of registration form implies knowledge and acceptance of these Terms and Conditions. Amendments to this agreement shall be in writing only. This agreement shall be governed by the law of the State of Maryland.