

## Exhibit Space Agreement 2023

For Office Use Only:
Date Received:

Decorated Apparel Expo, Inc PO Box 26, Loretto, MN 55357-0026 (218) 326-0890 www.daxshow.com

This is an agreement between Decorated Apparel Expo, Inc. (Organizer) and the entity described below: (Exhibitor:)								Please note any companies you would prefer to be near, or kept away from. We will make every effort to satisfy your preferences.  Locate me near Keep away from		
Company:										
Contact name:										
Address:							Please check the primary products you will be showing. (Used for booth placement only, not for publication):			
City:	State: Zip:					Screen printing equipment / supplies Apparel / blanks Embroidery equipment / supplies Art / digitizing Software / managerial services DTG				
E-Mail Address	s:	:					Heat-applied graphics Financial services  Non-apparel-blanks / accessories None of the above			
Phone: (	)		_ Fax: (	)				le-format / vinyl / signmaking		
Show	# of Booths	Cost Per Booth	Subtotal: Qty x Cost	# of Corners	Cost of Corners *		otal	Further Discounts Available:		
Kansas City KCI Expo			\$		\$	\$		Additional discounts will be credited on your invoices if applicable:		
Center Feb 24-25, 2023	8'x10' Size	\$1899		-	# of corners		Subtotal +	5% Rent 1 or more spaces at all 3 shows or rent 3-5 booths at a show		
	Size				X \$140*		corners	7% Rent 3-5 booths at all 3 shows		
Minnesota Treasure Island		<b>#4000</b>	\$		\$	\$		8% Rent 6 or more spaces at a show  10% Rent 6 or more spaces at all 3 shows		
Resort/Casino 3/31 - 4/1, 2023	8'x10' Size	\$1899			# of corners X \$140*	Booth S Cost of	Subtotal + corners	An additional \$50 per booth discount is offered on		
Chicagoland Tinley Park			\$		\$	\$		final invoice if booth fees (excluding deposit) are paid by company check before the due date.		
Convention Center April 14-15, 2023	8'x10' Size	\$1899			# of corners X \$140*	Booth S Cost of	Subtotal + corners	Discounts apply only to booth fees, and do not apply to corner charges or other options.		
*Corners cannot be a charges will be asses		l until booths are assign	ed. Only 1 corner car	n be requeste	d per single bo	ooth spac	e rented. I	n the event a 'socially distanced' floor plan is utilized, no corner		
		nent will be given to co	mpanies renting 2 or	more booths	3.		A den	osit of \$100 for 1-2 booths, or \$200 for 3 or		
		on a first-come-first-serv ent purposes. Prelimina				2021.	more	booths is due with this application. cations will not be processed without a deposit.		
deposit is non-refun The balance is due t	dable exce o Decorat	pooths, or \$200 for 3 or a ept in the case where thi ed Apparel Expo, Inc., to n 60 days of the event, f	s agreement is reject he Organizer, 60 day	☐ Company Check ☐ Visa ☐ Mastercard ☐ American Express ☐ Charge only the \$100 - \$200 deposit.						
• Payment of booth check.	deposit by	y credit card does not af	fect discount for pay	ing balance of	on-time by cor	mpany	☐ Ch	arge my deposit now, charge balance to my		
• Cancellations must be received in writing. If cancelled less than 120 days prior to event, 50% of total charge becomes due and payable to Decorated Apparel Expo. Cancellations received within 60 days of event start date are responsible for 100% of balances due. A cancellation may negate any multi-show discounts earned and make you liable for financial adjustments to other shows.										
Your booth fees include access to a number of services besides your physical booth space, including 'enhanced exhibitor listing' and opportunity to participate in other included advertising at our website. In the event that holding the event becomes impossible due to Force Majeure, your initial deposit amount will be considered payment for these services made available to you.								Exp: CVN: Name On Card: (Your signature below authorizes use of this card)		
The undersigned Decorated Appar or without reason express or implie	Exhibitorel Expon, withou	or, as representative of Inc, this agreement but liability to Exhibito	of the entity descri becomes a binding or or any other part art of this agreeme	contract. O ty. This doc nt unless ag	Organizer resecument const greed to in w	erves th titutes th	an agree e right to ne entiret	ment with the Organizer. Once signed by an officer of accept or reject any Exhibitor application for any reason, y of the agreement, and no other terms or warranties, rties. This document spans multiple pages, and I have		
Exhibitor Signature:								Date:		
DAX Signatu	ıre:					Date:				
		The Decorated A	Apparel Expo, Inc.	PO Box 2	26 Loretto, M	1N 5535	57 (218) 3	326-0890 FAX: (847) 770-4792		

## TERMS AND CONDITIONS

- 1. Parties: The Decorated Apparel Expo Inc herein referred to as "the Event" is a service of Decorated Apparel Expo, Inc., hereafter referred to as "the Organizer." These terms represent the agreement between the Organizer and the party identified on reverse side referred to as "the Exhibitor." The Organizer reserves the right to determine the eligibility of any company or product for inclusion in the Event.
- 2. Liability: The Exhibitor agrees to make no claim for any reason whatsoever, including negligence, against the Organizer, its members, agents or employees or the lessors or owners of the exhibit premises for any loss, theft, damage or destruction of property; nor for any injury to himself or employees while involved in the Event. Each exhibitor will be liable for his own actions and occurrences within his own rented area. It is understood that exhibitors shall neither injure, mar, nor in any manner deface the premises. Exhibitors will not be permitted to drive nails, hooks, tacks or screws into any part of the building, or put up decorations or adhesives that would deface the premises. All curtains, draperies, and decorations made from textiles of combustible fibers or other flammable materials must be made flameproof in the manner approved by the fire department of the city. If it is determined by law that the above limits of liability should not apply, the maximum liability of the show management to the Exhibitor shall not exceed booth rental monies paid. This section shall survive any termination of this Agreement.
- 3. Booth Guidelines: Maximum exhibit height is 10' along the back wall. Backsides of exhibits over 8' must be finished. The 10' height may be maintained along the sides of the booth for a maximum distance of 4' from the backwall. From this point forward, the side drape or panel cannot be higher than 4'. Displays occupying four or more booths in an "island" configuration may not exceed 10' at the center of the display, and may not exceed 48" within 4' of any isle. Some exhibit areas are carpeted. Care must be taken by the Exhibitor not to stain or in any way damage the facility carpet. Exhibitors will be held responsible for any such damage, and the management has provided for floor coverings to be made available by the service contractor for exhibitors with a propensity for such damage. The Organizer will provide backdrape and siderail drape or panel conforming to exhibit height restrictions.
- 4. Show Hours: Event hours and dates shall be posted in the Exhibitor's on-line manual. The Organizer reserves the right to make changes as necessary to hours and dates of the Event. All contracted vendors shall receive notification of any changes. Exhibitors must provide adequate personnel to staff their exhibit during event hours. Exhibitors must not dismantle or pack any portion of their exhibit booth prior to the official closing of the show.
- 5. Atmosphere: Exhibitors are specifically prohibited from employing any carnival-type attraction, animal or human, or from operating such noise-creating devices as bells, horns, or megaphones. Sound or music within a booth is permitted, but must be controlled to a reasonable level. Show Management may, in its sole and absolute discretion, withdraw its consent at any time, if sound is in violation of this rule. All live musical performances and all use of recorded music (such as recordings, tapes, compact disks or video with either features or background music ) must be licensed by the American Society of Composers, Authors & Publishers (ASCAP), or other agency responsible for licensing the music so performed. Exhibitors must obtain licenses and pay appropriate fees to such organizations before broadcasting music in conjunction with this event. Costumed personnel must be appropriately clad and must remain within the Exhibitor's booth space except when necessarily arriving and leaving the booth or exhibit area. Exhibitor must comply with all federal, state and local laws and codes, rules and regulations of the Event facility. Exhibitor must construct his exhibit to comply with the Americans with Disabilities act.
- 6. Insurance: Exhibitors shall, at no cost to Show Management, obtain 1.) liability and property damage insurance from responsible insurance companies authorized to sell this insurance, which shall provide minimum limits of liability in the amount of \$1,000,000. (One Million Dollars) and include the Broad Form Liability; 2.) Workers Compensation and Employer's Liability insurance for your own employees and/or booth personnel.
- 7. Copyright & Trademark Indemnity: The Exhibitor warrants and represents that no music, literary, artistic work or other property protected by copyright, nor the name of any performing individual or group protected by trade mark will be performed, reproduced or used in the performance of this agreement unless the Exhibitor has previously obtained written permission from the copyright or trademark holder. The Exhibitor acknowledges that he is solely responsible for the content of his exhibit, and indemnifies and protects the Organizer against any and all claims against it arising from his exhibit.
- 8. Sales Taxes: The Exhibitor assumes full responsibility for collecting the tax identification number or collecting and paying to the appropriate authorities any applicable sales tax due on sales made at the Show.

- 9. Labor: Exhibitors are responsible to supply qualified labor to properly and safely set and dismantle their own booths. No labor is provided by the Event. Labor-for-hire for this purpose may be available from the service contractor.
- 10. Advertising: Exhibitors are encouraged to help attract attendees to this show. The Organizer will make reasonable attempt to make available printed matter, electronic graphics, and logos pertinent to the Event for publicity and advertising at no cost to Exhibitors. Exhibitor is required to utilize such materials in the manner prescribed and allowed by the Organizer as outlined where/when such materials are received. Material offered may not be used in manners contrary to the intended purposes for which the organizer makes such materials available, nor may Exhibitor request such materials without intent to make proper use thereof.
- 11. Attendance: The Organizer shall have sole control over attendance qualifications and policies at all times.
- 12. Sub-Leasing: The Organizer of this event will only contract with one exhibiting company per booth. If the contracted firm wishes to share his space, he must obtain written permission from the Organizer.
- 13. Security: The Organizer will employ such security as required by venue contract to control admittance to the general exhibit area. Neither the Organizer, nor the owners or lessors of the exhibit premises will assume any responsibility for the Exhibitors' personal property. It is required that the Exhibitor insure his property against loss and theft.
- 14. Fire and Safety Laws: Federal, State and City Laws must be strictly observed. All decorations must be flameproof. Exhibitors must comply with fire department's and underwriters rules. Smoking, including the use of e-cigarettes and other such devices in the exhibit hall is forbidden. Aisles and fire exits cannot be blocked by exhibits. Storage of flammable materials in the Exhibitor's booth or within the event facility is strictly forbidden.
- 15. Amendment to Rules: Any and all matters or questions not specifically covered by these rules and regulations shall be subject solely to the decision of the Organizer. These rules and regulations may be amended at any time by the Organizer and all amendments so made shall be binding on exhibitors equally with the forgoing rules and regulations.
- 16. Aisles and Common Areas: The aisles and passageways shall be considered the property of show management. The Exhibitor shall not place or cause to be placed any signs, decorations, banners, advertising material or other property or obstruction in any area outside his own rental space without written permission of Show Management.
- 17. Booth Assignments: The Organizer reserves the right to assign all booth locations for the overall good of the show. The Organizer reserves the right to refuse to contract with any company or individual without need for a reason.
- 18. Cancellation Policy: Cancellations must be received in writing and are subject to fees outlined elsewhere in this contract. Payment as outlined in this contract for the herein described space must be received in a timely manner or any space may be considered forfeit. In the Event that Exhibitor fails to make a payment in a timely manner, the Organizer may cancel this contract and/or reassign booth space without obligation to refund any monies paid.
- 19. Acts of God, Terrorism, Fires, Strikes, Etc.: In the event that any outside cause, such as war, fire, epidemic, strike or other emergency prevents the Event from being held, the Organizer may retain such part of the Exhibitor's rental as shall be required to recompense for expenses incurred up to the time such contingency shall have occurred. Under no circumstances shall either party be liable to the other for any expenses incurred as a result of such action. In the event that it should become impossible to hold the Event as planned, or prudent to make changes, the Organizer reserves the right to move or reschedule the Event, and assign similar space to the Exhibitor without change to the Exhibitor's contractual obligations.
- 20: Exhibitor Admission: The Exhibitor agrees that his exhibit shall be admitted and shall remain from day to day solely on strict compliance with the rules stated herein. The Organizer reserves the right to reject, eject or prohibit any exhibit in whole or in part, or any exhibitor or his representatives, with or without giving cause. If cause is not given, liability shall not exceed the return to the Exhibitor of the amount of rental unearned at the time of ejection. If an exhibit or exhibitor is ejected for violation of these rules or for any other stated reason, no return of rental or other consideration shall be made.