EXHIBIT APPLICATION / CONTRACT

Applicant Information (Please Print or Type All Information)

Name of Exhibiting Company	
Exhibit Contact/Title	
Address	P.O. Box
City, State, Zip	
Billing Address (if different than above)	
Phone	
Fax	Toll Free
Email	
Website	
Description of Product	ts/Services to be Displayed
walls, 1-8' table and 2 chairs. Shipping an electrical, extra tables & chairs, carpet dray are the responsibility of the Exhibitor.	des an 8' curtained back wall, 3' curtained side d ancillary costs (including but not limited to yage, phone lines, etc. unless otherwise noted) bit near:hibit near:
10'w x 10'd\$585	e of \$450 for each additional 10 x 10 thereafter)
Outside Display Size Price 10'w x 10'd\$350 20'w x 20'd\$585	40'w x 35'd\$1,150 40'w x 40'd\$1,170
20'w x 25'd\$595	40'w x 45'd\$1,190
30'w x 80'd\$1,520	40'w x 80'd\$1,620
Preferred Booth(s) Note: Custom sizes can be built for both in	th the listed prices to calculate your total booth cost. nside and outs vary depending on location.
Virtual Booth w/ physical booth pur Virtual Booth Only \$225	
For Internal Office Use Only Check#Amount	
Payment Date Booth # Accepted By: Star Enterprises TD LLC Acceptance Signature	<i>‡</i>



Office: 308-423-4444 Fax: 785-426-5902 Toll Free: 866-685-0989 www.StarExpos.net

E-mail: info@starexpos.net

Financial Summary	
(a)Total Booth Cost	\$
Sponsorship Opportunity (b) 2023 Entertainment	\$
(c) Virtual Booth Pkg.	\$
(d) Electricity Fee \$60/110v	
\$120/ 220v	\$
Total Amount Due	\$
	_
	nt to: Kansas Ag Expo
10	Box 2 - Benkelman, NE 69021
providing your fax number and email or immunications and advertisement from social show vendors about current & futurenterest to businesses and individual paraditions are an integral part of this agreemintment for the applicant to exhibit at oc. Applicant agrees to abide by the terr Enterprises TD LLC including, but no nibitor Letter. If applicant fail to abide best, and regulations, Star Enterprises TD at to exhibit and seek damages for bread to exhibit and seek damages for bread the province of the prov	on this contract, you agree to receive general show how management, from its representatives and from the events, and also about other media which may be ticipants in your industry. These terms and ement which, when accepted, represents a binding this expo and for Kansas Ag Expo to provide booth ms and conditions of the Kansas Ag Expo & timited to, those presented in the forthcoming
providing your fax number and email or immunications and advertisement from social show vendors about current & futureterest to businesses and individual parditions are an integral part of this agree miniment for the applicant to exhibit at acc. Applicant agrees to abide by the terr is enterprises TD LLC including, but no hibitor Letter. If applicant fail to abide been, and regulations, Star Enterprises TD into to exhibit and seek damages for breach to exhibit and seek damages for breach N-REFUNDABLE.	on this contract, you agree to receive general show how management, from its representatives and from the events, and also about other media which may be ticipants in your industry. These terms and ement which, when accepted, represents a binding this expo and for Kansas Ag Expo to provide booth ms and conditions of the Kansas Ag Expo & thimited to, those presented in the forthcoming by any such terms and conditions, LLC / Kansas Ag Expo may suspend the applicant's
providing your fax number and email of annunications and advertisement from solicial show vendors about current & futureters to businesses and individual partiditions are an integral part of this agreementment for the applicant to exhibit at ce. Applicant agrees to abide by the ter and the properties of the propertie	on this contract, you agree to receive general show how management, from its representatives and from the events, and also about other media which may be ticipants in your industry. These terms and ement which, when accepted, represents a binding this expo and for Kansas Ag Expo to provide booth ms and conditions of the Kansas Ag Expo & at limited to, those presented in the forthcoming by any such terms and conditions, LLC / Kansas Ag Expo may suspend the applicant's ch of this agreement. ALL PAYMENTS ARE
providing your fax number and email of immunications and advertisement from solicial show vendors about current & futureterest to businesses and individual paraditions are an integral part of this agree maintenent for the applicant to exhibit at one. Applicant agrees to abide by the ter of the term of the Enterprises TD LLC including, but no hibitor Letter. If applicant fail to abide best, and regulations, Star Enterprises TD into to exhibit and seek damages for breach to exhibit and seek damages for breach N-REFUNDABLE. Ithorized gnature PING YOUR NAME INTO THIS SIGNAT ENATURE OF AUTHORIZATION. Int	on this contract, you agree to receive general show how management, from its representatives and from the events, and also about other media which may be ticipants in your industry. These terms and ement which, when accepted, represents a binding this expo and for Kansas Ag Expo to provide booth ms and conditions of the Kansas Ag Expo & the limited to, those presented in the forthcoming by any such terms and conditions, LLC / Kansas Ag Expo may suspend the applicant's the of this agreement. ALL PAYMENTS ARE
providing your fax number and email of annunications and advertisement from solicial show vendors about current & futureterest to businesses and individual paraditions are an integral part of this agree maintenant for the applicant to exhibit at ce. Applicant agrees to abide by the terror Enterprises TD LLC including, but no hibitor Letter. If applicant fail to abide been, and regulations, Star Enterprises TD at to exhibit and seek damages for bread NN-REFUNDABLE. **Ithorized** **Ithorized** **Ithorized** **Ignature** **PING YOUR NAME INTO THIS SIGNAT ENATURE OF AUTHORIZATION.** **Int.** **In	on this contract, you agree to receive general show how management, from its representatives and from the events, and also about other media which may be ticipants in your industry. These terms and ement which, when accepted, represents a binding this expo and for Kansas Ag Expo to provide booth ms and conditions of the Kansas Ag Expo & the limited to, those presented in the forthcoming by any such terms and conditions, LLC / Kansas Ag Expo may suspend the applicant's chof this agreement. ALL PAYMENTS ARE

CIV#

If paying with Credit Card, enter information above. *Please note there will be a 3% transaction fee added to the total amount due.

Terms & Conditions

March 30th - April 1st

Kansas Ag Expo / Star Enterprises TD LLC is referred to herein as "Management". "Exhibitor" refers to the applicant on the front of this contract.

A. Payment and Terms

Exhibit space cost and payment terms are stated on side 1 of this contract, and all payments are non-refundable. In the event of total or partial cancellation (space size reduction) by Exhibitor, the booth fee will not be reduced or refunded, and the total amount will be due.

If Exhibitor fails to pay the entire booth fee at the time specified, or fails to comply with any of the terms and conditions or rules and regulations, Management may reassign the booth location reserved for Exhibitor

and/or may resell that booth location to another party. The entire booth fee must be paid in full prior to move-in of the exposition.

If Exhibitor cancels or breaches this agreement for any reason whatsoever, in addition to whatever rights Management may have under applicable law, any payments made by Exhibitor prior to the date of termination shall be retained by Management as liquidated damages and not as a penalty. Management and Exhibitor agree that such amounts constitute a reasonable provision for liquidated damages. Exhibitor shall also be liable for any payments required to be paid but not paid as of the date of cancellation or breach of this agreement.

Exhibitor agrees that it is foreseeable that the exposition may be cancelled or materially curtailed due to circumstances beyond Management's control (e.g., an act of god, fire, labor disturbances, etc.). If, for any such reason, the exposition is cancelled or materially curtailed, Exhibitor shall have no right or claim to any refund, in whole or in part, of the monies paid to Management

B. Booth Assignment

Decount assignment will endeavor to make booth assignments in keeping with Exhibitor's requests set forth on the front of this contract. HOWEVER, MANAGEMENT RESERVES THE RIGHT TO MAKE THE FINAL DETERMINATION OF ALL SPACE ASSIGNMENTS. MANAGEMENT SHALL HAVE NO LIABILITY FOR ITS FAILURE OR INABILITY TO COMPLY WITH EXHIBITOR'S REQUEST AND EXHIBITOR SHALL HAVE NO RIGHT TO CANCEL THIS CONTRACT BECAUSE OF MANGEMENT'S FAILURE TO COMPLY WITH EXHIBITOR'S REQUESTS.

The Exposition is designed to provide a showcase for goods and services either specifically designed for or customarily used by the industry the exposition serves. Exhibitor may not, under any circumstances, display or promote any goods or services other than its own goods and services of the kind described on the front of this contract. D. No Assignment or "Subletting" of Space

Exhibitor may not assign this contract and may not permit or "sublet" all or any part of its assigned booth space to be used by any other business or firm, unless Management has given prior written approval. Any such assignment, permission or "sublease" without Management's prior written approval shall be null and void.

E. Exhibitor's Authorized Representative

Exhibitor must designate one person as its representative in connection with installation, operation and removal of its exhibit. The designated representative shall be authorized to enter into exhibition service contracts and for which Exhibitor shall be responsible. The designated representative must be in attendance throughout all exposition periods; and representative shall be responsible for keeping the exhibit neat, staffed and orderly at all times.

F. Fire, Safety and Health

Exhibitor assumes all responsibility for compliance with local, city and state ordinances and regulations covering fire, safety and health.

G. Exhibit Rules and Regulations

Exhibitor will be provided with an Exhibitor Letter. The Exhibitor Letter and all rules and regulations included therein will become part of this contract. The Exhibitor Letter describes the type and arrangement of exhibit space, the standard equipment provided by Management and rules governing the construction of displays. All booth space must be arranged and constructed in accordance with the guidelines, provisions and limitations contained in the Exhibitor Letter. If, in the sole opinion of Management, any exhibit fails to conform to the Exhibitor Letter guidelines, or the provisions set forth herein, such exhibit will be prohibited from functioning at any time during the exposition.

Any questions concerning the rules and regulations should be directed to Star Enterprises.

Management reserves the right to require an exhibitor to alter the exhibit before or during the show, as Management deems to be in the best interests of the show. Such changes shall be made at Exhibitor's expense and are subject to the approval of Management.

H. Licenses / Permits

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 paying all taxes, license fees or other charges that shall become due to any government authority in connection with their activities at the exposition. EXHIBITOR IS NOT PERMITTED TO MAKE SALES AT ITS BOOTH SPACE UNLESS IT HAS OBTAINED AND DISPLAYS A SALES TAX AUTHORIZATION AS REQUIRED BY LOCAL LAW.

The Exhibitor acknowledges that the use or performance of recorded or live music at the exposition must be licensed from the copyright owner or its agent. Exhibitor will take full responsibility for obtaining any necessary licenses to play or perform such music and agrees to defend, indemnify and hold harmless Management from any damages or expenses (including reasonable attorney's fees) incurred by Management due to Exhibitors use or performance of recorded or live music.

J. Exhibitor Functions During Exhibition Hours

Exhibitor's booth will be open and fully staffed during all official hours. Exhibitor expressly agrees that it will not, nor its employees or representatives, conduct exhibitor functions in private rooms during official exhibition hours.

K. Installation and Removal

Exhibitor must install its exhibit before the opening of the exposition. The exhibit must be dismantled and removed immediately after the exposition's close and in all events prior to the established dismantles cutoff time announced in the Exhibitor Manual. Anything not removed by the dismantlement cutoff time will be discarded at Exhibitor's cost. Exhibitors shall not dismantle its exhibit prior to the exhibition's close.

L. Property Loss or Damage

Management shall not be responsible for any loss of or damage to any property of Exhibitor or of its booth personnel, representatives, agents, servants, employees, contractors, patrons, guests, licensees or invitees. All of Exhibitors property remains under its custody and control in transit to and from exposition facility and while it's in the confines of the exposition facility. Neither Management nor its service contracts, nor the management of the Exposition, nor any of the officers, staff members, or directors of any of the same are responsible for the loss of or damage to property of Exhibitor or of its booth personnel, representatives, agents, servants, employees, contractors, patrons, guests, licensees or invitees from theft, fire, accident, vandalism or any other cause, and exhibitor expressly waives and releases any claim or demand against any of them by reason of any damage to or loss of any property.

Exhibitor shall be solely responsible for the loss of or damage to any property of Exhibitor's personnel, including but not limited to Exhibitor's booth personnel and representatives, models, demonstrators and actors. Accordingly, it is Exhibitor's responsibility to secure its own insurance or otherwise protect itself and its property and the property of its booth personnel, representatives, agents, servants, employees, contractors, patrons, guests, licensees or invitees against loss or damage.

M. Liability and Insurance

In addition to property insurance described above, Exhibitors shall obtain and keep in force during the term of the installation and use of the exhibit premises. Policies of comprehensive commercial general liability insurance and contractual liability insurance and insuring and specifically referring to contractual liability in an amount not less than \$1,000,000 combined single limit for personal injury or property damage. Exhibitor must provide Management with a certificate of insurance covering the show location for the period of the show and which names the Management and the Exhibition facility as co-insured. MANAGEMENT RESERVES THE RIGHT TO PROHIBIT EXHIBITOR FROM SETTING UP OR OPERATING ITS BOOTH WITHOUT HAVING PROVIDED A CERTIFICATE OF INSURANCE.

Exhibitor agrees to defend, indemnify and hold harmless Management (and the Exhibition facility management) from and against all claims, demands, actions, damages, loss, cost, liabilities expenses and judgments recovered from or asserted against Management (or the exhibition facility management) on account of injury or damage to person or property to the extent that any such damage or injury may be incident to, arise out of, or be caused, either proximately or remotely, wholly or in part, by an act, omission, negligence or misconduct on the part of Exhibitor (or any of its booth personnel, representatives, agents, servants, employees, contractors, patrons, guests, licensees or invitees, or of any other person entering in or about the Exhibitors booth space with the express or implies permission of Exhibitor), or when any such injury or damage is the result, proximate or remote, of the violation by the Exhibitor (or of any of its booth personnel, representatives, agents, servants, employees, contractors, patrons, guests, licensees or invitees) of any law, ordinance or governmental order of any kind, or when any such injury or damage may in any other way arise from or out of the operation or use of Exhibitor's booth space. Such indemnification by the Exhibitor shall be effective unless such damage or injury results from the gross negligence or willful misconduct of Management. Exhibitor covenants and agrees that in case Management (or the exhibition facility management) shall be made a party to any litigation commenced by or against Exhibitor or relating to this contract or to Exhibitor's booth space or to any of its agents, servants, employees, contractors, patrons, guests, licensees or invitees, then Exhibitor shall and will pay all costs and expenses, including reasonable attorney fees and court costs, incurred by or imposed upon Management (or upon the exhibition facility management) by virtue of litigation.

Exhibitor shall observe all contracts in effect between Management, service contractors, exposition facilities and the labor organizations involved.

P. Disputes with Contracts, Unions, Other Exhibitors, etc.

In the event of the dispute or disagreement between Exhibitor and an official contractor, or between Exhibitor and a labor union or labor union representative, or between two or more exhibitors, or concerning the interpretation of the rules and regulations, the actions or decisions concerning this dispute or disagreement by Management intended to resolve the dispute or disagreement shall be final and binding on Exhibitor.

O. Acceptance of this Contract

This Exhibit Application/Contract is a binding contract. The receipt and deposit of Exhibitors payment accompanying the application for space does not constitute acceptance of a contract.

This contract contains the entire agreement between Management and Exhibitor. It may not be orally modified. Only in an agreement in writing signed by a duly authorized representative of the party against whom enforcement or waiver or modification is sought will be enforceable.

S. Choice of Law and Forum

This contract shall be governed by the laws of the state of Kansas. Any action commenced by Exhibitor arising out of or relating to this Agreement, or arising out of or relating to the exposition, shall be brought solely in the courts of Kansas unless Management consents to another forum. Exhibitor consents to the jurisdiction of the courts of Kansas for the resolution of any action arising out of or relating to this Agreement,

T. Other Rules and Regulations

MANAGEMENT RESERVES THE RIGHT TO CHANGE THE RULES AND REGULATIONS, AND TO MAKE ADDITIONAL RULES AND REGULATIONS, AS IT DEEMS TO BE IN THE BEST INTERESTS OF THE EXPOSITION. MANAGEMENT SHALL HAVE SOLE POWER TO INTERPRET, AMMEND AND ENFORCE RULES AND REGULATIONS.

Authorized Signature	Date