



Application and Agreement for Exhibition Space

RILA's 2012 Loss Prevention, Auditing & Safety Conference • Gaylord Texan • Dallas, TX • April 22-25, 2012

Complete, sign and return to Retail Industry Leaders Association by fax to (703) 841-1184.

In accordance with the exhibit regulations governing rental of exhibit space on the reverse side of this contract, the undersigned hereby applies for exhibit space at RILA's LOSS PREVENTION, AUDITING & SAFETY CONFERENCE at the Gaylord Texan in Dallas, Texas, April 22-25, 2012. We have read and agree to the exhibit regulations. We understand that these regulations are incorporated into this contract by reference and that this application becomes a contract when accepted and confirmed by RILA.

Section 1: EXHIBIT COMPANY INFORMATION

(As you wish to be listed in the Official Program)

Organization (Exhibitor): _____

Address: _____

City, State, Zip: _____

Telephone: _____

Email: _____

Website: _____

Section 2: OFFICIAL EXHIBIT REPRESENTATIVE

(Designate below the name of the person in your organization who is to receive all relevant exhibition material, including booth confirmation, exhibitor updates, and exhibit services)

Name: _____

Title: _____

Organization: _____

Telephone: _____

Email (required): _____

Section 3: BOOTH RATES

Exhibit Space rates are per 10'x10' booth: **\$3,500**

Exhibit Space only: Limited to four (4) 10'x10' booths

Sponsors: Limited to four (4) 10'x10' booths

Booth fee includes:

1. 3 Complimentary Executive Registration
2. The option to purchase up to 1 additional Executive Registrations
(RILA member rate is \$595*, non-member rate is \$795 per registration)
NOTE: Each company can have no more than four Executive Registrations, unless otherwise stated in sponsorship agreement.
3. One 22"x5" identification sign and space outlined in pipe and drape
4. Complimentary 60 Day, 30 Day Preview Attendee Lists**
5. Complimentary Post-Show Attendee List**

*2012 Membership dues must be paid in full prior to the 2012 LPAS Conference to take advantage of member pricing.

** Attendee Lists include basic contact information only and are for one time use related to your conference participation.

Booth Size: _____'x_____'

Booth Location: _____

Section 4: ADDITIONAL EXPOSURE

- \$250 — Include my company logo in the Official Program.
- \$1,000 — We will sponsor an Asset Protection E-newsletter.
- \$2,500 — One full page ad in the official onsite program.

Section 5: PAYMENT INFORMATION

50% Deposit Due: **July 15, 2011**

Final Payment Due: **October 28, 2011**

RILA TAX ID: 04-2395151

To make a payment or request a W-9, please contact Ashley Vande Bunte at ashley.vandebunte@rila.

Section 5: BOOTH CHARGES:

Credit Card Type (check one): AMEX VISA MASTERCARD DISCOVER

Amount to be Charged: \$ _____ Please invoice us.

Account Number: _____ CSC # _____ Expiration Date: _____

Name on Card: _____ Cardholder's Signature: _____

RILA shall have the right to make such rules and regulations with Exhibitor as it may deem proper and may amend them at any time, and Exhibitor agrees to abide by said rules and regulations. The Terms and Conditions accompanying this Agreement are attached hereto and incorporated herein by reference and Exhibitor agrees to abide by such Terms and Conditions, as well as any others included in RILA Loss Prevention, Auditing & Safety Conference materials. This Agreement cannot be amended or modified by Exhibitor without the express written consent of an authorized representative of RILA.

Signature of Authorized Representative: _____

Date: _____

RILA Use Booth Assigned: _____ Booth Size: _____ Approved By: _____ Date Assigned: _____ Invoice #: _____

APPLICATION AND AGREEMENT FOR EXHIBITION SPACE
RILA's 2012 Loss Prevention, Auditing & Safety Conference
TERMS AND CONDITIONS

The undersigned, (hereinafter referred to as "Exhibitor") hereby applies for exhibit booth space during RILA LOSS PREVENTION, AUDITING & SAFETY CONFERENCE (hereinafter referred to as "Conference") sponsored by RILA to be held at the designated hotel for the presentation of products or services designated above and for no other purpose, subject to the conditions, rules, regulations and requirements hereinafter set forth. This application shall, upon written acceptance by RILA, constitute a binding agreement between the parties.

It is understood that this Agreement is a license, and not a lease, and that no leasehold or tenancy is intended to be or shall be created as a result of this agreement.

It is the policy of RILA to deposit all checks received in partial or full payment, if applicable, of the total space, subject to the availability of space. By depositing such check, RILA is under no obligation and has in no way obligated itself to provide any exhibit space and RILA shall not be liable for its failure to provide. RILA shall make every effort to accommodate a request for exhibit space, and all assignments will be subject to review and acceptance by the Exhibitor within two weeks of written notice of the space assignment by RILA. If RILA is unable to provide acceptable exhibit space, RILA shall refund in full the deposit payment.

RILA reserves the right to cancel this agreement if the initial 50 percent payment, if applicable, is not made or if the total space fee for participation shall not have been paid in full by the deadline. Upon such cancellation for non-payment, RILA shall be entitled to receive as liquidated damages an amount equal to 50 percent of the total space fee under this Agreement.

If Exhibitor should cancel this Agreement, Exhibitor shall be liable for the following charges as liquidated damages: 50 percent of the total space fee if cancellation is prior to July 15, 2011; 100 percent of the total space fee if the cancellation is made after July 15, 2011. Cancellation becomes effective upon receipt, by RILA, of written notice from Exhibitor.

In the event that Exhibitor fails to comply in any respect with these Terms and Conditions, RILA shall have the right without notice to Exhibitor to license replacement of said space to any person or organization, and Exhibitor agrees to pay any deficiency, loss or damage sustained by RILA as a consequence of such failure to occupy said space as provided in the Agreement. In addition, it is agreed that should RILA be unable to license the remainder of said space as herein provided, RILA shall have the right to occupy said space for its own purpose without prejudice to its rights against Exhibitor pursuant to this Agreement, including but not limited to the payment of the balance of the fee. Exhibitor will not sublicense any part of the space herein provided for without the express written consent of an authorized representative of RILA.

In the event that the Conference and/or exhibition premises are destroyed or rendered unavailable for any reason whatsoever (whether before or during the scheduled period) the rights of Exhibitor under this Agreement shall terminate and Exhibitor shall and does hereby waive all claims for damages or compensation for such termination.

In the event that an alternate location or room for exhibit booth space becomes necessary, RILA reserves the right to re-assign booth space at its discretion as may be necessary. If because of unforeseen circumstances RILA finds it necessary to cancel the exhibition and/or to close the exhibit hall on any day or days or to vary the announced hours the exhibition is open to visitors, RILA reserves the right to do so at its sole discretion.

CHARACTER OF PRESENTATION AND SPACE USE: RILA reserves the right to approve all presentations and space use. Sales presentations will not include any derogatory remarks directed at another exhibitor's products or services.

PHOTOGRAPHIC EQUIPMENT is not permitted in the exhibit hall without the express consent of an authorized RILA representative.

REGISTRATION: All employees of Exhibitor should apply for and wear a registration badge for proper identification. Only one individual per 10x10 space will be entitled to attend, without additional cost, all sessions and workshops of the conference as part of the fee stated in the Agreement. Additional representatives must be paid for and registered separately in order to attend sessions and gain access to the exhibit hall. A maximum of four (4) attendees may register per Exhibitor (unless otherwise stated in a sponsorship agreement).

RECEIPT OF GOODS: Exhibitor is responsible for the shipment and delivery of equipment and material for its exhibits to the hotel/exhibit facility. It should be addressed as indicated in your exhibitor manual, so that equipment and materials will reach the desired location. RILA assumes no responsibility for any losses that may be incurred due to loss, theft, and damage or otherwise.

COMPLIANCE WITH LAWS: Exhibitor must comply with all existing and/or amended Federal, State, City and other local and jurisdictional laws, regulations and rules that may be in force before and during the exhibition and Conference period. Exhibitor assumes all responsibility for any and all loss, theft or damage to Exhibitor's displays, equipment and other property while on hotel property, and hereby waives any claim or demand it may have against RILA, the hotel or its affiliates arising from such loss, theft or damage. In addition, Exhibitor agrees to defend (if requested), indemnify and hold harmless RILA and the hotel and their respective parent, subsidiary and other related or affiliated companies from and against any liabilities, obligations, claims, damages, suits, costs and expenses, including, without limitation, attorneys' fees and costs, arising from or in connection with Exhibitor's occupancy and use of the exhibition premises or any part thereof or any negligent act, error or omission of Exhibitor or its employees, subcontractors or agents.

INSURANCE AND LIABILITY: Exhibitor is responsible for any insurance coverage on its exhibits and/or personnel at its expense. RILA will not be responsible for any losses or injuries sustained by Exhibitor or its employees or agents or any of their property for any cause whatsoever while at or while enroute to or from the Conference. Exhibitor agrees to make no claim for any reason whatsoever against RILA, the hotel or their respective parent, subsidiary and other related or affiliated companies. In addition, Exhibitor acknowledges that RILA and the hotel do not maintain insurance covering Exhibitor's property, and that it is the sole responsibility of Exhibitor to obtain business, theft and property damage insurance covering such losses by Exhibitor.

DECORATIONS, SIGNS, ETC.: RILA will provide one required standard sign, draped background, side railings and sides. Exhibitor must provide all other equipment in conjunction with the exhibit, unless otherwise stipulated. Only the name of the firm specified in Exhibitor's agreement with RILA may be placed in the exhibit booth. All booth installation work must conform to fire regulations.

AGE LIMITATIONS: No one under the age of 18 is allowed on the exhibit hall floor during move-in, open exhibit hall or move-out.

SMOKING POLICY: Smoking is strictly prohibited on the exhibit hall floor.

AMENDMENTS: RILA shall have the authority to enforce, interpret and amend these Terms and Conditions and to make additional rules and regulations, in its sole and absolute discretion.

Signature _____

Exhibiting Company _____

Date _____