

Don't let someone take your spot at our next appraisal convention!

a la mode 2nd Annual Summer Convention

June 5-7, 2006 • *Disney's Contemporary Resort* • Orlando

A few reasons to exhibit:

- Anticipating over 1300 attendees
- Exhibit hall is centrally located
- Giveaways in the exhibit hall
- Classes access through the exhibit hall will draw traffic to your booth
- Courses scheduled to allow appraisers time to visit your booth
- Full attendee contact list is included

Reserve your booth now for just \$999!

Booth fees include: 1 - 6 ft skirted table and 2 Chairs,

About the courses:

- Three full days of content
- Cutting edge technology training in PC labs that keep appraisers engaged
- Attendees get training that actually saves them time and helps them increase their productivity



We've all exhibited at conventions with outrageous booth fees, low attendee numbers and poor scheduling. Basically, they were a waste of time and money.

Our exhibit hall is designed to bring you the best traffic possible. Several classes are accessed through the exhibit hall. Plus, our course schedule and other events are arranged to allow ample opportunity for attendees to spend time with you.

All of our previous conventions have sold out quickly. Also, with over 1,600 attendees at our Annual Winter Convention, it's been the largest appraisal convention in years. We're expecting 1,300 attendees in Orlando. It will be a great opportunity to showcase your products to a large group of appraisers over three days.

Register Today!

This is one show you won't want to miss.

Visit www.alamode.com/training

or e-mail us at events@alamode.com.

Exhibit hall will be open June 5-7, 2006.

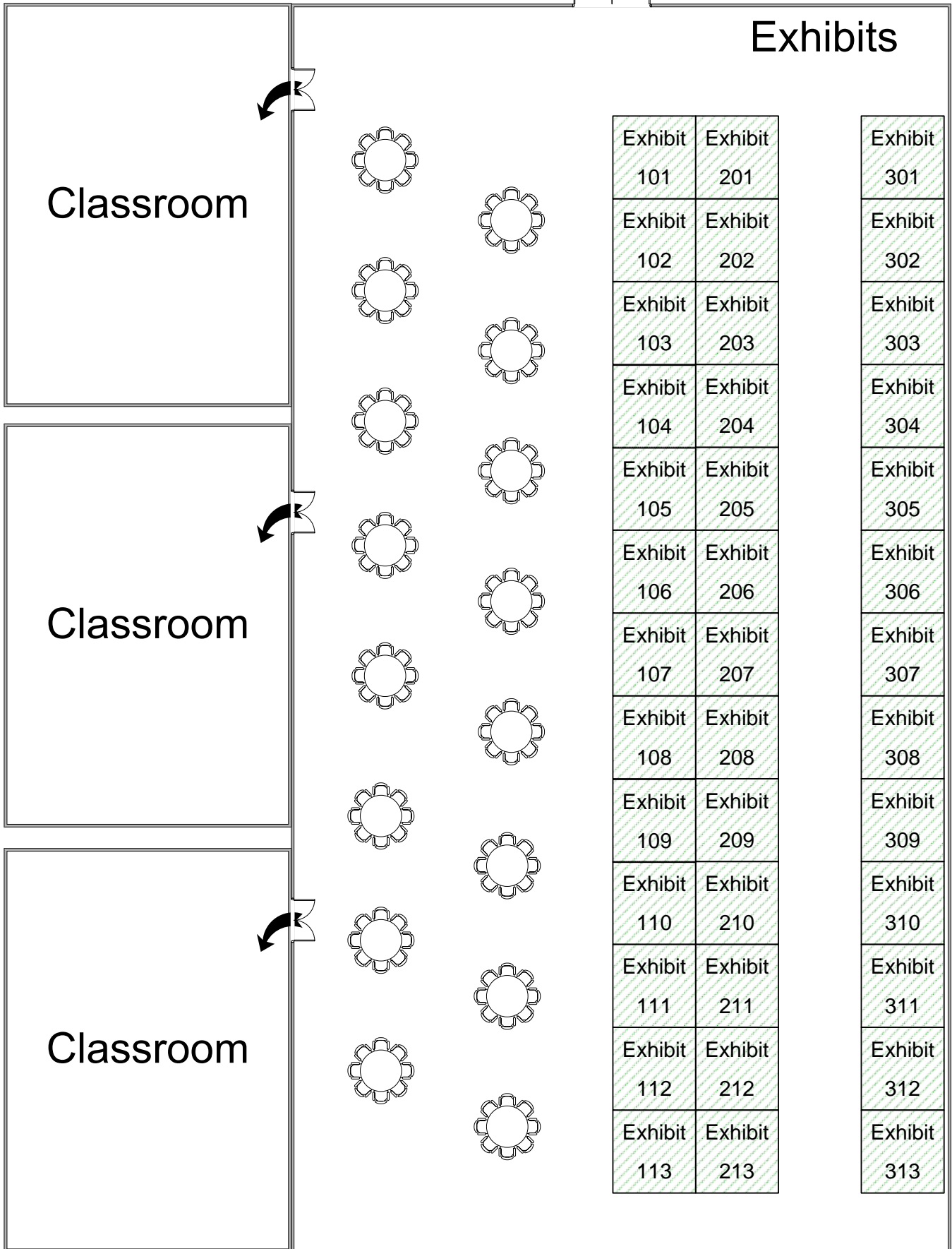
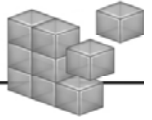
Call 1-800-ALAMODE today!



a la mode 2nd Annual Summer Convention

Disney Contemporary Resort
 June 5 – 7, 2006 - Orlando, FL
 Exhibit Hall

a la mode, inc.
 The leader in real estate technology



Exhibits

Exhibit 101	Exhibit 201	Exhibit 301
Exhibit 102	Exhibit 202	Exhibit 302
Exhibit 103	Exhibit 203	Exhibit 303
Exhibit 104	Exhibit 204	Exhibit 304
Exhibit 105	Exhibit 205	Exhibit 305
Exhibit 106	Exhibit 206	Exhibit 306
Exhibit 107	Exhibit 207	Exhibit 307
Exhibit 108	Exhibit 208	Exhibit 308
Exhibit 109	Exhibit 209	Exhibit 309
Exhibit 110	Exhibit 210	Exhibit 310
Exhibit 111	Exhibit 211	Exhibit 311
Exhibit 112	Exhibit 212	Exhibit 312
Exhibit 113	Exhibit 213	Exhibit 313

2nd Annual Summer Convention

Exhibitor Registration Form

Exhibitor Information:

Company Name: _____
 Contact Name(s): _____
 Mailing Address: _____
 City: _____ State _____ Zip: _____
 Phone: () _____ Fax: () _____
 E-mail: _____ Website: _____
 Onsite contact number: _____

Company Description:

Please provide a 50 word description of your company and/or product.

List Names of Company Representatives Attending:

(Two complimentary badges per 10x10 booth. Add'l badges \$100 each)

1) _____ 2) _____
 3) _____ 4) _____

Exhibit Space Registration Options: 1st: _____ 2nd: _____ 3rd: _____

(Please refer to the enclosed floor plan. List booth number in order of preference. If choices are not available, the next closest location will be assigned. Your booth will not be confirmed until partial or full payment is received. First come, first served basis.)

Payment:

100% payment enclosed for \$ _____
 Check
 Credit Card (Visa, MasterCard, AMEX)

Credit Card Number: _____

Expiration Date: _____

Name on Card: _____

Billing Address: _____

City: _____ State _____ Zip: _____

Cardholder Signature _____

By submitting a completed application, I acknowledge that I have read and agree to be bound by the terms and conditions outlined in a la mode, inc's Exhibitor's Contract, which is incorporated in full herein by reference. This application becomes a binding contract upon a la mode's issuance of a confirmation notice.

Signature _____ Date _____

Registration Fees:

_____ \$649 for each 10x10 booth before Jan. 31st, 2006
 _____ \$999 for each 10x10 booth before Mar. 31, 2006
 _____ \$1299 for each 10x10 booth after Mar. 31, 2006

Mail or Fax Form and Payment to:

a la mode, inc.
 Attn: Brittany Milton
 3705 W. Memorial Rd, Bldg. 402
 Oklahoma City, OK 73134
 Fax: 405.359.8612 • Phone: 405.359.6587

For a la mode use only

Date Rcd: _____ Amt Rcd: _____ Credit Card/Ck# _____ Booth # _____ Confirmation Sent: _____

Scope.

This agreement relates to the Exposition presented by a la mode, inc. ("ALM") in connection with the ALM conference. The completed application incorporates by reference all of the terms of this master contract. "Exposition" refers to a trade show or group of tabletop exhibits presented in conjunction with an ALM conference. The term "Agreement," as used herein, refers to the terms set forth in this Exhibitor's Contract. "Exposition Facility" refers to the convention center, hotel or other facility housing an ALM Exposition that is identified in a conference specific Application to Exhibit. "Exhibitor" is an entity whose Application to Exhibit has been accepted by ALM.

General Terms and Conditions.

It is understood and agreed as follows:

1. Subject to the availability of booth space, the Application to Exhibit becomes a binding contract upon ALM's issuance of a confirmation notice after receiving a fully completed application and good funds in the full amount owed for the exhibit space requested.
2. Classification of exhibits and assignment of space in the Exposition Facility will be determined by ALM at its sole discretion, and due to the great number of companies exhibiting similar or related product lines, ALM cannot guarantee that a company exhibiting similar products (including an exhibitor's competitor) will not be located in a nearby or adjoining booth space.
3. ALM reserves the right to take the following actions at its sole discretion: a. To prohibit any exhibit, or part thereof, which violates this Agreement or is, in any other way, not suitable for, or in keeping with, the character and spirit of the Exposition; b. To close any exhibit which is found to violate this Agreement during the course of the Exposition; c. To refuse to permit an Exhibitor who violates this Agreement to participate in one or more future ALM Expositions; d. To change the floor plan (including but not limited to aisle spaces), without notice, in order to comply with fire, safety and accessibility regulations, or to provide, in ALM's exclusive judgment, a safer, more satisfactory, more balanced, attractive and successful Exposition; and e. Enforce strict compliance with any of the terms and conditions of this Agreement.

Booth Displays and Equipment.

1. Appearance. Standard booth equipment (back and side wall draping, and identification sign) will be provided by ALM without cost to the Exhibitor. If an Exhibitor plans to install a completely constructed display of such a character that the Exhibitor will not require or desire the use of standard booth equipment, no part of its display shall so project so as to obscure the view of the adjacent booths. No display may exceed a height of eight feet on the back wall nor be higher than side wall specifications, except with the specific permission of ALM. All booths must be carpeted. Carpeting shall be limited to the Exhibitor's booth(s) only, and will not be permitted to cross any aisles. Exhibitor shall not use a display that varies in any significant way from its

description in the Application for Exhibit Space.

2. Installation and Dismantling. The specific requirements as to time for installation and dismantling of exhibits shall be supplied to Exhibitor. Such requirements shall be binding upon the Exhibitor as though fully set forth herein. All displays must be in place and set up at least one hour prior to the official opening of the Exposition Facility. Space not occupied by that time may be re-assigned for other purposes by ALM. If the booth is not set up during official installation hours, ALM will instruct the exhibit company to set the booth and this cost will be charged to the Exhibitor. No Exhibitor will be permitted to dismantle a booth prior to the official close of the show.
3. Contractor Services; Use of Union Labor. ALM has agreements with contractors (hereinafter "Official Contractors") to provide various services to exhibitors. These Official Contractors will provide all Exposition services other than supervision (exceptions may occur in the case of small, tabletop Expositions). Exhibitors will provide only the material and equipment that they own and intend to use in their exhibit space. All other items or Exposition services may be provided only by the Official Contractors, as set forth in the Exhibitor Service Kit, which contains forms and instructions for obtaining the necessary services. All services not ordered in advance must be procured through the Exhibitor Service Desk(s), which will be maintained in the Exposition Facility. Where a union contract covers the Exposition, it will be necessary that all Exhibitors use qualified union personnel for the various services required for material handling within the show. The handling, placing or setting of merchandise that is to be displayed does not require union labor and may be done by the Exhibitor. In addition, the installation or dismantling of a booth which does not require the use of hand tools, or more than one person, and can be accomplished within thirty minutes, may be performed by the owner or company representative. Union rules vary from city to city. Therefore, consult your official Exhibitor Service Kit for union rules relating to the specific Exposition Facility.
4. Protection of Exposition Facility. Nothing shall be posted on, or tacked, nailed, screwed or otherwise attached to columns, walls, floors or other parts of the Exposition Facility without permission from the proper building authority. Packing, unpacking and assembly of exhibits shall be done only in designated areas and in conformity with direction of ALM and the Exposition Facility Manager or their assistants.
5. Subletting Space. No Exhibitor shall assign, sublet or apportion the whole or any part of the space allotted to it. Nor shall any Exhibitor exhibit or promote within its booth space any products, materials or services that the Exhibitor does not develop or distribute in the regular course of its business, or allow any other person or party to do so.

Booth Operations.

1. Hours of Operation. ALM may from time to time promulgate such regulations governing

hours of access to displays and eligibilities for admission thereto as may be found in its judgment to be most practicable.

2. Music. The playing of music or any form of sound amplification is strictly prohibited.
3. Food, Beverages and Ancillary Services. Dispensing or serving of beverages, food or providing ancillary services from a booth must be approved by the Exposition Facility and ALM before Commencement of the Exposition.
4. Balloons. ALM and the Exposition Facility must approve all helium balloons.
5. Security. ALM UNDERTAKES NO DUTY TO EXERCISE CARE, NOR ASSUMES ANY RESPONSIBILITY FOR THE PROTECTION OF THE PROPERTY OF THE EXHIBITOR OR ITS REPRESENTATIVES, OR OF PROPERTY USED IN CONNECTION WITH THE EXHIBIT, FROM THEFT OR DAMAGE OR DESTRUCTION BY FIRE, ACCIDENT OR OTHER CAUSE. SMALL AND EASILY PORTABLE ARTICLES SHALL BE PROPERLY SECURED OR REMOVED AFTER EXHIBITION HOURS AND PLACED IN SAFEKEEPING BY THE EXHIBITOR. ANY PROTECTION EXERCISED, IN FACT, BY ALM SHALL BE DEEMED PURELY GRATUITOUS ON ITS PART AND SHALL IN NO WAY BE CONSTRUED TO CREATE ANY LIABILITY.
6. Temporary Personnel. Each Exhibitor participating in the Exposition is expected to use special care wherever it is deemed necessary to hire temporary help to assist the firm in its exhibiting or hospitality activities, so that personnel so selected by Exhibitor will be of an appropriate caliber in keeping with the high standards of the Exposition and the related meeting.
7. Promotional Materials; Soliciting and Polling. Neither Exhibitors nor non-exhibitors shall distribute to the persons attending the Exposition and the related conference any printed matter, including without limitation, company specific promotional materials; and complimentary newspapers and other periodicals; samples; souvenirs and the like, except from within rented exhibit space. Special distribution of such material elsewhere must be approved by ALM. Distribution from booth-to-booth, or in the aisles, is forbidden, and Exhibitors must confine their exhibit activities to the leased space. Strolling entertainment or moving advertisements outside of an Exhibitor's assigned space is not permitted.
8. Prior Approval of Displays and Demonstrations Outside Exposition. Neither the Exhibitors nor non-exhibitors shall be permitted to provide demonstrations of products and services; display articles, equipment or information concerning services; or show movies/videos of such articles, equipment or services in private suites or rooms during an Exposition and related conference, except in accordance with prior agreements between ALM and officials of the Exposition Facility.

Cancellation, Eligibility for Refunds and Force Majeure.

1. Cancellation by Exhibitor. Exhibitor specifically recognizes and acknowledges that ALM will be harmed if Exhibitor cancels its exhibit space when fewer than 60 days remain until the opening to registrants of the conference associated with the Exposition or if any prospective Exhibitor leasing

EXHIBITOR AGREEMENT

space fails to make payment by the published cut-off date. By failing to make full payment by the cut-off date, Exhibitor forfeits all monies paid and all right to and in any exhibit space. To receive a refund for exhibit space less only a service charge, Exhibitor must cancel this Agreement before 5:00 p.m., Central Time, on the 60th day prior to the day when the Exposition Facility is scheduled to be first open to meeting registrants, such cancellation to be effective when written notice thereof is received by ALM. In the event of such cancellation, all rights, duties, liabilities, and obligations hereunder shall terminate, and ALM agrees to return to Exhibitor any rental fees Exhibitor has paid to ALM, minus a 25 percent service charge per booth. No refund will be made if notice of cancellation is received after the time described above. In addition, if any Exhibitor fails to occupy space contracted for, ALM shall have the right to use such space as it sees fit to eliminate blank space in the Exposition Facility, provided, such booth space remains unoccupied one hour before the official opening of the Exposition Facility.

2. Cancellation or Relocation by ALM. Upon ALM's cancellation of the conference with which the Exposition is associated, the liability of ALM shall be limited to a refund of the rental fee paid by Exhibitor.

3. Force Majeure. If an event, including but not limited to, acts of God; acts, regulations, or orders of governmental authorities; fire; flood or explosion; war; disaster; civil disorder (including labor disputes or demonstrations of any kind); acts of terrorism or other violence; curtailment of transportation facilities; or other cause beyond its control, makes it illegal, impractical or otherwise inadvisable for ALM or the Exposition Facility to provide the facilities or services contracted for herein, this Agreement shall terminate without further obligation on the part of any party hereto. Upon postponement or disruption of the Exposition for any cause beyond the control of ALM, ALM shall have no obligation whatsoever to Exhibitors. Settlement by adjustment may be made to each Exhibitor on a pro rata basis (not to exceed 25 percent) for routine commitments that it has found necessary to make for initial organization work. Exhibitor hereby waives any and all claims against ALM for damages or compensation due to cancellation or postponement of the Exposition pursuant to this paragraph.

4. Removal of Exhibitor's Property. Exhibitor shall remove its property in a timely manner from the Exposition and the Exposition Facility upon cancellation or relocation of the related ALM conference. ALM reserves the right to remove from the Exposition Facility premises, without notice, any or all of the property of the Exhibitor if the conference associated with the Exposition should be canceled or relocated, and Exhibitor fails to remove its property promptly, or if Exhibitor violates any of the conditions of this Agreement. If the Agreement is canceled for violation of such conditions, ALM assumes no liability for the return of the rental fee or any part thereof.

Liability and Indemnification.

Upon the Application for Exhibit Space becoming a binding contract in accordance with Paragraph D.1 above, Exhibitor assumes entire responsibility, and hereby agrees to protect, indemnify, defend and save forever harmless ALM, and the Exposition Facility, its officers; directors; owners; and affiliated companies; and all employees and agents of all of them (hereinafter collectively called 'Indemnitees') against (i) any personal injury to Exhibitor or its officers, agents, employees or guests, or to any other person in attendance at the Exposition; (ii) any damage to, or loss of, any property of the Exhibitor or any of its officers, agents or employees, or of any other person in attendance at the Exposition; (iii) any governmental charges or fines; and (iv) any attorneys fees arising out of, or caused by, Exhibitor's installation, removal, maintenance, occupancy or use of the Exposition Facility, or a part thereof, excluding any such injury, loss, damage or other liability caused by the gross negligence or willful conduct of the Indemnitees, their employees and agents. Exhibitor also expressly releases the Indemnities from, and agrees to indemnify them against, any and all claims for the specified injury, damage, loss, or other liability and hereby waives any and all claims that may accrue to Exhibitor. In addition, Exhibitor acknowledges that ALM and the other Indemnities do not maintain insurance covering Exhibitor's property, and that it is the sole responsibility of Exhibitor to obtain business interruption and property damage insurance covering losses by Exhibitor relative to its property.

"The exhibitor assumes all responsibility for any and all loss, theft or damage to exhibitor's displays, equipment and other property while on *Walt Disney World*® Resort premises, and hereby waives any claim or demand it may have against Walt Disney Parks and Resorts or its affiliates arising from such loss, theft or damage. In addition, the exhibitor agrees to defend (if requested), indemnify and hold harmless **a la mode, Inc.** obligations, claims, damages, suits, costs and expenses, including, without limitation, attorneys' fees and costs, arising from or in connection with the exhibitor's occupancy and use of the exhibition premises or any part thereof or any negligent act, error or omission of the exhibitor or its employees, subcontractors or agents."

Compliance with Federal, State and Local Laws.

Exhibitor shall comply with all Federal, state and local laws, including but not limited to fire regulations. ALM has no responsibility for Exhibitor compliance with applicable laws.

Attendance.

Admission to the Exposition will be available to all registered attendees of the ALM conference associated with the Exposition. ALM makes reasonable attempts to attract qualified attendees to its Exposition but does not guarantee specific volumes or levels of attendees.

Complimentary Registrations.

Exhibitor shall receive a specified number of complimentary registrations for the conference associated with the Exposition in which Exhibitor has elected to participate. Badges will be issued in the name of the designated individuals and may not be traded to, and used by, non-registrants. If ALM finds that the Exhibitor's complimentary badges are being traded or otherwise used improperly, ALM may, at its discretion, do one or more of the following—seize the badges, expel Exhibitor from the Exposition Facility and suspend Exhibitor from exhibiting at one or more future expositions.

Americans with Disabilities Act Requirements.

Exhibitor agrees to comply with applicable requirements of the Americans with Disabilities Act and its regulations and guidelines (collectively "the ADA") and agrees to hold ALM harmless from and against all claims that may be brought against Exhibitor on the basis of Exhibitor's noncompliance with ADA requirements. All Exhibitor personnel who may need special assistance or auxiliary aids pursuant to the ADA should contact ALM as soon as possible.

Right of Entry and Inspection.

ALM or its designees shall retain the absolute right, without limitation, to enter the leased area occupied by Exhibitor at any time and to inspect any material distributed or made available in the leased area at any time.

Governing Law and Forum.

This Agreement shall be governed by, construed and enforced according to the laws of the State of Oklahoma. The parties hereby agree to submit themselves to the personal jurisdiction of the courts of Oklahoma City, OK, which shall be the exclusive venue for any disputes relating to this Agreement.

Amendments, Waiver.

ALM shall have full power in the interpretation and enforcement of the terms and conditions contained in this Agreement, and the power to make, from time to time, such reasonable amendments thereto and to set such further terms and conditions as it shall consider necessary for the proper conduct of the Exposition, provided, such new terms and conditions do not materially alter or diminish the contractual rights of Exhibitor. The failure of ALM to enforce a term or condition of this Agreement in one instance shall not be construed to limit ALM's right to enforce the term or condition in any other instance. Neither shall it be construed to effect a waiver of any other term or condition of this Agreement.