Complete the information below to be part of the year’s conference on positive behavior support.

Company Name

Street Address

City __________________________ State/Province __________________________

Zip/Postal Code __________________________ Telephone __________________________

Onsite Representative __________________________ Onsite Representative Cell Phone __________________________

*a*b*c*d* e*f*g*h*i*j*k*l*m*n*o*p*q*r*s*t*u*v*w*x*y*z*

Exhibit Contact (print) __________________________ Email __________________________

Contact Address (if different)

City __________________________ State/Province __________________________

Zip/Postal Code __________________________ Country __________________________

Telephone __________________________

*a*b*c*d* e*f*g*h*i*j*k*l*m*n*o*p*q*r*s*t*u*v*w*x*y*z*

We, the undersigned, have read the contract, including the terms and rules on page 2, and will exhibit at the 21st International Conference on Positive Behavior Support. Electrical and Internet services must be ordered in advance through the hotel and are the responsibility of the exhibitor. Refer to page 2 for complete regulations for exhibiting, including cancellation policies.

Contract Authorization Signature

EXHIBIT FEES

Standard Exhibitor Package .......................................................... US $950

Enhanced Exhibitor Package .............................................. US $1,100 (2nd Table $500)

Featured Exhibitor Package .................................................... US $2,000
RULES, REGULATIONS, AND SERVICES

1. CONTRACT: This application, executed by applicant (Exhibitor) shall constitute a valid and binding contract. The Association for Positive Behavior Support (APBS), a Pennsylvania non-profit corporation, serves as Exhibit Management.

2. PURPOSE: To disseminate knowledge and promote the development and advancement of positive behavior support. The tabletop exhibit will serve to introduce new products and services to the market, and to educate individuals in the areas of these technologies. Only exhibitors whose materials are related for said purposes will be allowed to maintain displays. Exhibit Management reserves the right, in its sole discretion, to determine whether an Exhibitor’s materials relate to the purpose of the exhibit. Exhibitor agrees to be bound by these rules and regulations, and agrees that Exhibit Management shall have full authority to interpret, amend, and enforce all rules and regulations in the best interest of the exhibit. Any point not specifically covered in these rules is subject to the decision of Exhibit Management, whose decision shall be final.

3. ASSIGNMENT OF SPACE: Assignment of space is final. A space may be revoked or changed at any time before the opening of the Exhibit by Exhibit Management at any time if payment is not in accordance with the payment schedule. Assignment of space will be determined by Exhibit Management on site based on the earliest date a contract accompanied with full payment is received by ABPS. However, Exhibit Management retains the exclusive right to revise the exhibition floor plan and/or move assigned exhibitors as necessary.

4. PAYMENT AND CANCELLATION: Payment in full for space rental must accompany the contract. Exhibitor must cancel the space rental contract via electronic mail (email), fax or written notice forwarded to the address set forth in this contract. No refunds will be given after February 16, 2024, charges incurred by Exhibitor and are non-refundable. In no event will Exhibitor receive a credit from any revenue later generated by reuse of the reserved space by Exhibit Management. Exhibitor shall also forfeit all exhibitor privileges.

5. SPACE RENTAL FEE: The standard space rental fee provides the following: a Display Stand (tabletop) that includes a draped table, one chair, one conference badge per table, a flyer in the conference mobile app and an editorial listing on the conference website. Additional options are described on the conference website.

6. ARRANGEMENT OF EXHIBITS: Exhibitor agrees to arrange exhibits so that the general view of the floor will not be obstructed nor hide other exhibits. All materials must be confined to surface of the tabletop and cannot be placed on the walls or in any area of the exhibit, except for a minimum of 5 feet from the tabletop from the table’s surface for a total maximum height of 8 feet (8’) including the table.

7. ADVERTISING MATTER: Exhibit Management reserves the right to prohibit distribution of souvenirs, advertising matter, or any other materials. Distribution from anywhere other than within Exhibitor’s tabletop is forbidden.

8. MUSIC: Due to licensing restrictions, the use of music in presentations, including video presentations, is prohibited unless the exhibiting company can provide exhibit Management with proof of Broadcast Music Industry (BMI) and American Society of Composers & Performers (ASCAP) certification and licensing documentation.

9. COMPLIANCE WITH LAWS, RULES, AND SAFETY PRECAUTIONS: Exhibitor is responsible for knowledge of and compliance with all federal, state, and local laws, regulations, orders, and requirements applicable to Exhibitor’s participation in the tabletop exhibit, as well as all rules and regulations of the facility and all related entities as mentioned above. Exhibitor shall take all reasonable precautions to safeguard persons and property in the facility from any hazards associated with Exhibit Management’s equipment. Exhibitor agrees that if notified by Exhibit Management that the condition of Exhibitor’s space is unsatisfactory for any reason, Exhibitor will immediately remedy the condition.

10. RESTRICTIONS: Exhibitor’s activities shall be restricted to Exhibitor’s tabletop space only. Exhibitor’s exhibits or displays shall not violate copyright, patent, or any other copyright or patent laws of the United States, or international laws and conventions, and shall not be deemed a waiver of any rights of Exhibitor hereunder. Any exhibit, in whole or in part, which becomes objectionable due to noise, safety hazards, or other reasons, Exhibit Management reserves the right to deny access to or eject any person whose behavior becomes objectionable. In any such event, no refunds will be issued. Sanctions for non-compliance with Exhibit Management’s rules and regulations also include, but are not limited to forfeiture of all fees paid and ineligibility to exhibit at or attend any future Tabletop Exhibit.

11. SUBLEASING SPACE: Unless approved in advance and in writing by Exhibit Management, Exhibitor shall not assign or sublet this Contract, in whole or in part, nor exhibit any products or services other than those manufactured or handled in Exhibitor’s normal course of business, nor permit any third party to solicit business in Exhibitor’s space. Exhibit Guide listings are limited to one entry per contracted exhibiting company.

12. FORCE MAJEURE: Exhibit Management may suspend or terminate this Contract without penalty in the event the Facility becomes unavailable, is destroyed or damaged, or if it becomes inadvisable, impracticable, illegal, or impossible to hold the Exhibit as scheduled or to proceed with the terms and conditions of this Contract, including but not limited to the following: strike; lockout; injunction; emergency; act of God; act of war; curtailment of local, national, or international transportation facilities with a significant impact on domestic and/or international travel; and economic factors which make it inadvisable, impracticable, illegal, or impossible to hold the Exhibit as scheduled or to otherwise perform its obligations hereunder (including the unavailability or inadequacy of any Facility, headquarters, hotel, or necessary expansion space). In such an event, Exhibitor hereby waives any and all claims and damages for damages and agrees that the sole liability of Exhibit Management shall be to refund to Exhibitor all payments made for exhibit space, less a proportionate share of all expenses incurred and committed by Exhibit Management, such as, but not limited to, advertising, Facility fees, etc., to the extent any monies remain after payment of such expenses.

13. INSURANCE: Exhibitor shall carry adequate insurance to protect itself against bodily injury (including death) and property damage claims arising from Exhibitor’s negligence, misconduct or breach of any material condition of this Contract. The coverage shall be in an amount as required by Exhibit Management at the time of the Exhibit, and shall be for a minimum cumulative amount of $5,000,000.00. All insurance shall include liability insurance with a minimum amount of $5,000,000.00 for bodily injury (excluding death) and property damage. Said insurance shall name Exhibit Management (ABPS) and its Sponsors as additional insured, shall contain an endorsement that such policy shall remain in full force and effect notwithstanding that the insured has waived its right of action against any prior prior to the occurrence of a loss, and shall require the insurer to waive all rights of subrogation against Exhibit Management. Further, said insurance shall include a provision for notification to Exhibit Management at least thirty (30) days prior to cancellation. Exhibitor shall furnish a Certificate of Insurance verifying such coverage with the signed copy of this Contract. Exhibitor shall not do any act or thing in the Facility which might violate any insurance policy held by Exhibit Management its Sponsors, the Operator, or any other party regarding the Facility. Certain materials may be prohibited within the Facility. Contact Exhibit Management for further information.

14. DAMAGE TO FACILITY: Exhibitor shall be solely responsible for any and all damage to the Facility caused by Exhibitor, its contractors, or their respective officers, directors, employees, representatives, servants, agents, invitees, licensees, or subcontractors.

15. INDEMNIFICATION: Exhibitor agrees to defend, indemnify, and hold harmless Exhibit Management, its Sponsors, the Facility, the Operator and their respective officers, directors, employees, and agents from and against any and all claims, demands, actions, causes of action, penalties, judgments and liabilities (including court costs and reasonable attorney’s fees) based upon or arising out of any act, omission, negligence, misconduct or breach of any material condition of this Contract by Exhibitor, its contractors, or their respective officers, directors, employees, representatives, servants, agents, invitees, licensees, or subcontractors.

16. NO LIABILITY: Exhibit Management and its agents will use reasonable care to protect Exhibitor against loss. The responsibility of Exhibit Management to Exhibitor does not extend beyond such endeavors; provided, however, that Exhibit Management will be held harmless from and indemnified against all acts and omissions of others under its control.

17. WAIVER: Exhibitor acknowledges that Exhibit Management, the facility, and the Operator do not carry insurance coverage for Exhibitor’s property. Exhibitor agrees to bear all risk of any bodily injury (including death) or property damage or loss which Exhibitor or its contractors, or their respective officers, directors, employees, representatives, servants, agents, invitees, licensees, or subcontractors might sustain as a result of Exhibitor’s participation in the Tabletop Exhibit. Exhibitor hereby waives any and all rights of recovery, refund, or compensation for bodily injury (including death) or property damage against Exhibit Management, its Sponsors, the facility, the Operator, and their respective officers, directors, employees, servants, agents, invitees, licensees, or subcontractors, on account of or arising out of Exhibitor’s participation in the Tabletop Exhibit, except such losses as may be the result of the sole gross negligence or willful misconduct of such parties.

18. LAWS: This Contract shall be exclusively governed by, and construed and enforced in accordance with, the laws of the state of New York without reference to its choice of law doctrine. Exhibitor agrees that the sole jurisdiction and venue for any litigation arising from or relating to this Contract shall be an appropriate federal or state court located in the District of Columbia. Exhibitor hereby waives trial by jury in any action, proceeding, or counterclaim brought by or against Show Management with respect to this Contract. In the event that Show Management or its Sponsors need to bring a suit against any of its rights outlined, they shall be entitled to recover all costs from the suit (including attorney’s fees) from Exhibitor.

19. GENERAL: The parties are independent contractors with respect to each other, and nothing herein shall create any association, partnership, joint venture or agency relationship between the parties. Neither party has any right or authority to assume or to create any obligation or responsibility on behalf of the other party except as provided in this Agreement and any rights and obligations provided in this Agreement, which do not expressly terminate pursuant to this Agreement, shall survive beyond the term of this Agreement and shall remain in full force and effect in perpetuity. This Agreement represents the entire agreement of the parties and supersedes any and all other previously existing understandings, written or oral, concerning the subject matters herein. This Contract may be modified only with the written consent of Exhibit Management. The waiver of a breach of any of the terms hereof or of any default hereunder, shall not be deemed a waiver of any subsequent breach or default, whether of the same or a different nature, nor does it affect the rights of the parties hereunder. No waiver or modification shall be valid or binding unless in writing and signed by the waiving party. All provisions of this Agreement shall be severable and no provision shall be affected by the invalidity of any other provision to the extent that such invalidity does not affect the enforceability of other provisions. This Contract shall be considered given when deposited in the U.S. mail, certified, return receipt requested, addressed to the respective parties as listed on the first page of this Contract.