

## AAC VENDOR BOOTH LEGAL NOTICE

All exhibitors must comply with all statements contained in this agreement, including the rules and regulations. The selected “Yes” in the AAC vendor contract you acknowledge that you have read and understand the policeis, rules, and regulations contained within this agreement and understand that it applies to all parties associated with the exhibiting company, including booth staff and exhibitor representatives.

- All event materials, demonstrations, and equipment must be educational and informational in nature and intended to advance chiropractic education, practice, and research. Exhibits should complement the meeting and sessions by allowing registrants to see, hear, examine, question, and evaluate developments in chiropractic-related equipment, supplies, and services.
- No company may sublet, share, assign, or resell any portion of its contracted exhibit space to another company or individual. Violations may result in loss of exhibit privileges at future AAC events.
- Verbal or physical abuse, harassment, or disruptive behavior toward any person during the convention will not be tolerated.
- Any company or individual found to have engaged in fraudulent, criminal, or illegal activity is prohibited from exhibiting.
- Exhibitors may not display, sell, promote, or distribute any item, product, or service that violates state or federal law.
- Exhibiting companies, and any company affiliated with an exhibitor, are prohibited from hosting hospitality events, fundraisers, PAC functions, or similar activities during AAC scheduled classes or events, including AAC PAC events.
- No outside company or individual is permitted to solicit products or services to convention attendees unless properly contracted with AAC.
- **AAC logo and name usage:** The exhibitor acknowledges that the AAC name and logo are copyrighted property of the Arizona Association of Chiropractic, Inc. Use of the AAC name or logo is prohibited without prior written authorization.
- AAC reserves the right to cancel an exhibitor contract at any time, including during the convention, if it determines that the exhibitor has violated any rules, regulations, or policies, or if approval was granted based on false or misleading information.
- Cancellation by either party must be made in writing.
- All payments are non-refundable. No refunds will be issued. Cancellations will receive credit toward the AAC Annual Convention in 2027.
- Any disputes arising from this agreement shall be governed by the laws of the state of Arizona and resolved in Maricopa County, Arizona. The parties agree to attempt resolution through written communication prior to litigation. If litigation occurs, the prevailing party shall be entitled to recover reasonable attorneys’ fees and costs.
- **Raffles are not permitted on the property. Any giveaways must be clearly labeled as “door prizes.”**
- Firearms of any kind are prohibited anywhere on the property. This policy is strictly enforced.
- Exhibitors are responsible for securing their own valuables. Do not leave valuables unattended or in booths overnight.
- Outside food or beverages are not permitted. Exhibitors may not distribute candy, snacks, or beverages from their booth.
- Exhibitors are required to maintain liability insurance covering their activities at the AAC Convention and naming AAC and WHP-GRRC as additionally insured parties. Proof of insurance is required and must be obtained from the exhibitor’s insurance carrier prior to completing registration.