

SPONSORSHIP AGREEMENT

CONFERENCE INFORMATION

Date:

Company Name:
(How it will appear in advertising and promotions)

Level of Participation: **Cost:**

Complimentary Registrations: **Tabletop Exhibit:**

URL to be used in promotional materials:

PRIMARY CONTACT

Name:

Company Name:
(How it will appear in advertising and promotions)

Address:

City/State/Tax:

Fax: **Phone:** **Email:**

Please email logo to Alicia Turlington at aturlington@gacharters.org. Alicia can be reached at 470-784-0017.

PAYMENT TERMS

An invoice will be forwarded to the listed contact upon receipt of signed sponsorship agreement. Conference sponsorship payments are due 30 days from date of invoice.

TERMS & CONDITIONS

1. This contract is between Georgia Charter Schools Association (GCSA) and the Company (Sponsor) listed above.
2. Sponsor shall pay the Sponsor fee to GCSA within 30 days after signing contract. An invoice will be sent to you.
3. If Sponsor desires to cancel this contract, Sponsor may only do so by giving written notice thereof to GCSA with evidence of receipt. In such event, Sponsor shall be liable for the following cancellation fee: 50% of the total cost of Sponsor's participation if such cancellation is effective until 3 months prior to Event date listed on the Contract; and 100% of the total cost of Sponsor's participation if such cancellation is effective within 3 months of the Event Date on the Contract. Payment of cancellation fee must be received by Event within 15 days after cancellation. The effective date of any cancellation shall be the date Event actually receives Sponsor's written notice as specified above.
4. If for any reason beyond GCSA's control (e.g., fire, casualty, flood, epidemic, earthquake, explosion, accident, blockage, embargo, inclement weather, governmental restraints, act of public enemy, riot or civil disturbance, impairment or lack of adequate transportation, technology, power or connectivity outages, inability to secure sufficient labor, technical or other personnel, municipal, state or federal laws, or act of God), or any part thereof, is prevented from being held or interrupted, GCSA may cancel the conference. In such event, GCSA shall not be responsible for delays, damage, loss, increased costs, or other unfavorable conditions arising by virtue thereof, and Sponsor waives claims for damage arising there from.
5. GCSA, the hotel/venue provider, and their respective owners and agents do not maintain insurance covering property brought onto the venue premises by sponsors and exhibitors. It is the sole responsibility of the [sponsor and/or] exhibitor to obtain insurance covering such property loss that may arise while at the event or traveling to/from the event.
6. The performance of this Agreement is subject to termination without liability upon the occurrence of any circumstance beyond the control of either party – such as acts of God, war, acts of terrorism, government regulations, disaster, strikes, civil disorder, epidemic, or pandemic; or curtailment of transportation facilities – to the extent that such circumstance makes it illegal or impossible or commercially impracticable for GCSA to host at the venue, or for groups in general to use, the Hotel facilities. The ability to terminate this Agreement without liability pursuant to this paragraph is conditioned upon delivery of written notice to the other party setting forth the basis for such termination as soon as reasonably practical - but in no event longer than ten (10) days - after learning of such basis.
7. By participating in the Event, Sponsor grants to GCSA a fully-paid, limited non-exclusive license to use, display and reproduce the name, trade names and product names of Sponsor in any Event directory (print, online or other media) listing the Sponsoring companies at the Event and to use such names in Event promotional materials. Event shall not be liable for any errors in listings or descriptions or for omissions. Sponsor's items and personnel appearing during the Event may be included in Event photographs and used for Event promotional purpose. Sponsor agrees to observe and abide by the foregoing terms, conditions and rules, and by such reasonable additional terms, conditions and rules made by GCSA from time to time for the efficient and safe operation of the Event all of which constitute a part of this Agreement. The rights of GCSA under this contract shall not be deemed waived except as specifically stated in writing and signed by an authorized representative of GCSA.
8. Sponsor agrees to observe and abide by the foregoing terms, conditions and rules, and by such reasonable additional terms, conditions and rules made by GCSA from time to time for the efficient and safe operation of the Event all of which constitute a part of this Agreement. The rights of GCSA under this contract shall not be deemed waived except as specifically stated in writing and signed by an authorized representative of GCSA.

CLIENT/COMPANY AUTHORIZATION

Signature: **Print Name:**

Date: **Phone:**