

## 2015 PRO ATHLETE BUSINESS GROUP EAST COAST FRANCHISE AND INVESTORS SHOW VENDOR REGISTRATION AND AGREEMENT

## **COMPANY INFORMATION**

Company	Contract Name_	
Address		
City		Zip
Phone		
	Investment Opportunity	
VENDOR REGISTRAT		
All payments should	be <mark>mailed to (Pro Ath</mark> lete Business	Group, Attn: Anthony Simmons,
152 Santa Margarita	St, <mark>San Pablo, CA 94806)</mark>	
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☐ Exhibitor Booth Re	gistration - Deposit of \$1,000 Encl	losed
☐ Exhibitor Booth Re	gistration - Full Payment of \$2,000	0 Enclosed
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ADDITIONAL INFORM	MATION	
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- Full payment of Exhibitors will secure one room per night. Room is included.
- Full payment of Presenters will secure two rooms per night. Room is included.
- Full payment must be received by April 3, 2015 to take advantage of this package.

Crowne Plaza Atlanta (Midtown) 590 West Peachtree NE Atlanta, Ga. 30308 (404) 464-4825

 Check-in for Vendors will take place June 5<sup>th</sup>, 2015 from 11am – 2:30pm at the Crowne Plaza Atlanta (Midtown). ALL VENDORS MUST CHECK-IN.

If you plan to arrive a day early, contact the hotel at (404) 464-4825 to confirm a reservation. FLY IN DESTINATION/LOCATION IS AIRPORT: Atlanta, Georgia

•Detailed itineraries will be emailed to all Vendors upon receipt of deposit.

**SPACE AVAILABILITY**: All Vendor exhibit space is available on a first come, first served basis. An oral agreement will not hold space for the 2015 Pro Athlete Business Group Franchise and Investors Show. A deposit of \$1,000 or more, in addition to this signed agreement is required to hold exhibit space for the Event.

**PAYMENT**: All deposits are due by April 3, 2015. Payments are only accepted in US funds. Booths can not be set up until payment in full is received. All payments made after April 3, 2015, must be paid by cashiers check, money order or certified check. Any check returned for insufficient funds or account closure, makes your contract null and void. Vendors shall be responsible for any/all bank charges incurred within these circumstances, in addition to a \$25 convenience fee by Pro Athlete Business Group.

**EXHIBITOR PRODUCT AND SERVICES**: Pro Athlete Business Group reserves the right to determine the eligibility of any services or products for display. Exhibitors, franchises and/or investment companies must list their product and/or services on the agreement.

**SUBLEASING**: No Vendor may permit anyone to use their space, or any party thereof, without express permission of Anthony Simmons of Pro Athlete Business Group.

**REFUNDS**: No Refund will be made if space is not used or used only a portion of the time. Space rental is non-refundable.

**P.A. AND AUDIO VISUAL EQUIPMENT**: The use of audio-visual equipment or any type of public address system is limited to that which in the opinion of Anthony Simmons or his representatives does not adversely affect neighboring Vendors.

## LIABILITY: FOR LOSS, THEFT, PROPERY DAMAGE OR DESTRUCTION AND PERSONAL INJURY

- A. The Vendor hereby waives any and all claims against Pro Athlete Business Group, event management, Thunder Valley Hotel & Casino and it's employees, agents or representatives resulting from any loss, theft, damage or destruction to its property, or from personal injury to it, it's agents and/or employees. It is recommended that Vendors take precautionary measures of their own.
- B. The Vendor assumes all responsibility and hereby agrees to indemnify Pro Athlete Business Group and hold them harmless of all claims, loss and damage arising out of Vendor installation, removal maintenance occupancy or use of exhibition premises. The Vendor takes full and complete responsibility of any damage that may occur when moving exhibit material in or out of a facility, or destruction of property or injury to its agents or representatives for any and all claims arising from exhibiting.

**BOOTH CONSTRUCTION**: All booths will have an 8" table with a drape covering the front and sides. Vendors are responsible for keeping their booths space clean and free of rubbish and in a presentable condition in the opinion of Pro Athlete Business Group management

**COMPLIANCE WITH LAWS AND REGULATIONS**: The Vendor agrees to obey all laws, ordinances and regulations governing the use of the Crowne Plaza Atlanta (Midtown), to abide by all rules and regulations of the Atlanta Fire Department and Police Department; to obey all rules and regulations of Pro Athlete Business Group.

**INSURANCE AND LIABILITY:** Vendors are required to carry fire and liability insurance covering trade shows and exhibition fairs which insures their goods and exhibits against damage and loss or personal injury, in addition to providing a certificate of proof of insurance.

**CARE OF BUILDING AND EQUIPMENT:** The Vendor and its agents shall not injure, deface or damage hotel or the exhibition area or equipment, wall, ceilings, carpets, floors of the building booths or booth equipment. If such damage appears, Vendor will be responsible and liable to Crowne Plaza Atlanta (Midtown) or other such owners.

**AMENDMENT AND WAIVERS**: This Agreement constitutes the entire Agreement between Pro Athlete Business Group and Vendor. No term or condition may be modified except as specifically made in writing signed by the party against whom enforcement is sought. If any provision of this Agreement is deemed to be invalid or unenforceable, the remaining provisions of the Agreement shall remain in effect.

**GOVERNING LAW**: This Agreement shall be governed by the laws of The State of Georgia. The prevailing party to any dispute arising from this Agreement shall be entitled to reasonable attorney's fees.

DATED:		45		
Anthony Simmons Pro Athletes Busine	ss Group	10		
DATED:				
Vendor Signature	- C			
Vendor Company Na	ame			