

Terms and Conditions

This Terms and Conditions is set forth between the OHIO SCHOOL HEALTH SERVICES ASSOCIATION (OSHSA), the organization who presents and hosts the SCHOOL-BASED PRACTITIONER'S SUMMIT (SBPS), the EVENT, and the SPONSOR or EXHIBITOR, for the provisions of Summit sponsorship/exhibitor for the 2021 Virtual and In-Person Summit(s).

- These are the terms and conditions which apply to all conference and events, managed organized or executed by Ohio School Health Services Association (OSHSA), producer of the School-Based Practitioners Summit (herein after called SBPS), and form an agreement between you and us. We will not file a copy of our agreement with you. These terms and conditions are available in the English language only.
- By booking SBPS, you accept these terms and conditions. You should read them
 carefully before making a booking. We recommend you save a copy of them for your
 future reference.
- You acknowledge that the venue, timings, speakers and program of the SBPS are subject to reasonable changes.
- The unauthorised use of photographic and recording equipment is prohibited at any SBPS.
- If you cancel your SBPS booking, or do not attend the event, the event fee will not be refunded. Please see Refund Agreement for any cancellation and refund dates.
- Please ensure you take care of your personal possessions during any SBPS as The OSHSA cannot accept any liability for them.
- Filming and photography may take place at all SBPS. You consent to your image and likeness being used in marketing and films without any payment to you.
- For the safety of all attendees, SBPS are 'weapons free' and all conference
 participants, including staff, volunteers, and attendees, are banned from possessing
 any object or substance intended to cause injury to others, including but not limited to
 firearms.
- SBPS are committed to creating an environment where everyone can participate
 without harassment, discrimination, or violence of any kind. All meeting participants
 must be treated with respect and consideration. Registration for the conference is
 considered an agreement to abide by this code of conduct.
- Harassment of any participant (attendee, speaker, volunteer, exhibitor, staff member, service provider, organizer, or meeting guest) will not be tolerated. Unacceptable behavior includes (but is not limited to) unwanted verbal attention, unwanted touching, intimidation, stalking, shaming, or bullying.
- Discrimination on the basis of gender or gender identity, sexual orientation, age, disability, physical appearance, race, religion, national origin, or ethnicity will not be tolerated. Harassment presented in a joking manner is still harassment and constitutes unacceptable behavior. Retaliation for reporting harassment is also unacceptable, as is reporting an incident in bad faith.

- We may revise our terms and conditions from time to time, for example to reflect changes in relevant laws or regulatory requirements or improvements we make to the SBPS.
- This agreement shall be governed by and construed in accordance with Ohio law and the parties agree that the Ohio courts shall have non-exclusive jurisdiction in relation to this agreement.
- These terms and conditions are a contract between you and us. No other person shall have any right to enforce any of the terms.

Term: This agreement is effective on the last date signed below and shall be effective until December 15, 2021. Both sides may agree to extend the agreement with the addition of written statement recognizing the extension agreement and new signatures provided by both parties. Any new modifications would require an addendum added to the written extension agreement.

Governing Law: This Agreement shall be construed and interpreted in accordance with the law of the state of Ohio. Any litigation surrounding this Agreement shall be filed in a court of competent jurisdiction in Franklin County, Ohio.

Severability: If any provision of this Agreement should be found illegal, invalid, or otherwise void, it shall be considered severable. The remaining provisions shall not be impaired, and the Agreement shall be interpreted, to the extent possible, to give effect to the Parties' intent

Assignment and Waiver: Neither Party may assign its rights or delegate its duties or obligations under this Agreement without prior written consent of the other Party.

A waiver of any provision of this Agreement is not effective unless it is in writing and signed by the Party against which the waiver is sought to be enforced. The delay or failure of either Party to exercise or enforce any of its rights under this Agreement will not constitute or be deemed a waiver of that Party's right to thereafter enforce those rights, nor will any single or partial exercise of any such right preclude any other further exercise of these rights or any other right.

Entire Agreement/Modifications: This agreement constitutes the entire agreement and understanding of the Parties. Any changes or modifications to this Agreement shall be made and agreed to by the Parties in writing. Any prior agreements, promises or representations not expressly set forth in this Agreement shall have no force or effect.