

[SPONSOR NAME] + Indy Hall 2018 Sponsorship Agreement

Additional documents referenced:

- [Link to Sponsorship Proposal](#)

Agreement Created on [DATE]

This Sponsorship Agreement [known hereafter as the “Agreement”] is executed upon signing by both parties: **[SPONSOR NAME]** [known hereafter as the “Sponsor” and **Independents Hall LLC** [known hereafter as the “Sponsee.”

Terms of Agreement

1. Sponsee offer & obligations

The Sponsee agrees to the following as outlined in the Sponsorship Proposal:

1.1 - Title of First Offer

- Bullet point detail of offer from the sponsee.
- It's a good idea to be as specific as you're able to promise.
- But be careful not to promise things you aren't actually in control of.

Any additional constraints of offer.

1.2 - Title of Second Offer

You can also add a little bit of description of the value of the offer to the Sponsor, including references to their goals.

You can also include additional “Thank You” and recognition that can be shared, including:

- To our internal community discussion list ([number]+ subscribers)
- On Indy Hall's Twitter ([number] + followers), Instagram ([number] followers), and Facebook ([number] likes)

2. Sponsor offer & obligations

The Sponsor agrees to pay the amount of **\$XXX,XXX** made payable to **[BUSINESS NAME]** via check or electronic payment, and due on **[DUE DATE]**.

3. Sponsor Trademarks & Materials

Subject to the terms and conditions of this Agreement, the Sponsor grants the Sponsee the right to use the Sponsor's trade names, logo designs, trademarks, and company descriptions as provided in any medium of resources, promotional products, or marketing material used solely in connection to the agreed upon offers and obligations.

Sponsor will provide high resolution/vector images of logos, and preferred language/ descriptions for use. Sponsee agrees to use materials according to Sponsor's usage guidelines and approval.

4. Limitation of Liability

In no event shall either party be liable to the other party for any consequential, incidental, indirect, or punitive damages regardless of whether such liability results from breach of contract, breach of warranties, tort, strict liability, or otherwise.

5. Term

5.1 - This Agreement will be valid for the period of [START DATE] to [END DATE].

5.2 - Any special term agreements based on the specific offers made above

6. Disagreement

In the case of an disagreement at any point, the parties commit to resolving a mutual and fair adjustment to the offer.

7. Miscellaneous

7.1. This Agreement will supersede any or all prior oral or written forms of understanding not included in the additional documents referenced at the top of the document. This agreement may not be amended or modified except when both parties execute amendments in writing and amendments are signed by both parties.

7.2. This agreement shall be governed by and executed in accordance with the laws of the States of Pennsylvania and New Jersey applicable to agreements made and to be performed entirely within these states unless otherwise discussed.

7.3. The terms and conditions of this Agreement shall not be divulged to any third party without prior written approval from both parties.

In witness whereof, the Sponsee and Sponsor hereby agree to enter into this agreement on the day and year first written above by affixing their respective signatures below.

Sponsor Name (Signature):

_____ Date: _____

Sponsor Name (Printed):

Sponsee Name (Signature):

_____ Date: _____

Sponsee Name (Printed):
