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## 2026 CONFERENCE SPONSORSHIP AGREEMENT

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### ARC-PA RIGHTS AND DUTIES

#### 1. Contract for Space.

The Contract, the formal notice of space assignment by the Accreditation Review Commission on Education for the Physician Assistant, Inc. (hereinafter referred to as “ARC-PA” or “The ARC-PA” along with these Vendor Rules and Regulations herein, any subsequent rules and regulations adopted by ARC-PA with regard to the 2026 ARC-PA Conference constitute this Contract (“Contract” or “Rules and Regulations”) between ARC-PA and the Vendor (as defined below) (together, the “Parties”) for the right to exhibit at the above conference to be held July 7-11, 2026 at the Hyatt Regency Minneapolis, 1300 Nicollet Mall, Minneapolis, MN 55403. All matters regarding these Rules and Regulations and Vendor’s compliance therewith shall be determined by the ARC-PA in its sole and absolute discretion.

#### 2. Permission to Exhibit.

ARC-PA reserves the right to decide who may participate. ARC-PA need not give a reason for not allowing a proposed Vendor to participate. If ARC-PA finds anything on the Vendor’s booth questionable, including giveaways, ARC-PA reserves the right to further review your presence on the show floor and refuse participation.

#### 3. Definitions.

As used herein:

“Vendor” shall mean the entity or individual that applied for exhibit space and/or sponsorship and each of its officers, directors, shareholders, employees, agents, contractors, representatives and/or invitees, as applicable.

“Conference” shall mean the 2026 ARC-PA Conference

“Facility” shall mean Hyatt Regency Minneapolis, 1300 Nicollet Mall, Minneapolis, MN 55403).

“ARC-PA” and/or “The ARC-PA” shall mean Accreditation Review Commission on Education for the Physician Assistant, Inc., which owns, produces and manages the Conference.

4. Cost of Space and Payment.

SPONSORSHIP PACKAGES

Premier Package - \$7,500----EARLY BIRD PRICE: \$7,250\*\*

- One (1) Complimentary Exhibit Booth\*: Premium placement in the exhibit area.
- Complimentary Conference Registrations: 4 conference registrations included.
- Event Sponsorship: Sponsorship of the Welcome Reception (includes branding on event materials and signage).
- Recognition: Logo prominently displayed on conference-related materials
- Additional Perk: Opportunity to include promotional materials in attendee registration packets.
- Attendee Contact List: Provided after conclusion of conference

Diamond Package - \$5,000----EARLY BIRD PRICE: \$4,750\*\*

- One (1) Complimentary Exhibit Booth\*: Preferred placement in the exhibit area.
- Complimentary Conference Registrations: 2 conference registrations included.
- Event Sponsorship: Sponsorship of one lunch session.
- Recognition: Logo prominently displayed on conference-related materials
- Attendee Contact List: Provided after conclusion of conference

Gold Package - \$3,500----EARLY BIRD PRICE: \$3,250\*\*

- One (1) Complimentary Exhibit Booth\*
- Complimentary Conference Registrations: 1 registration included.
- Event Sponsorship: Sponsorship of one breakfast session or coffee break.
- Recognition: Logo prominently displayed on conference-related materials
- Attendee Contact List: Provided after conclusion of conference

\*All exhibit booths include:

- 10x10 Exhibit Booth
- 8' High Black Drape and 3' High Side Drape in Black
- 6' Spandex Covered Table in Black
- 2 Black Folding Chairs
- 11x17 Booth ID Sign
- 1 Wastebasket

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\*\*Early Bird Registration Deadline: April 17, 2026

Regular Registration Deadline Date: May 29, 2026

Full Payment Due no later than June 5, 2026

*All associated fees, this signed Agreement, and the Certificate of Insurance (COI) are due by the above dates or on a mutually agreed date by both parties.*

All sponsorships are non-refundable with the following exceptions:

Cancellations for any paid sponsorship received on or before June 5, 2026, will receive a 50% refund.

No refunds will be issued for cancellations made after June 5, 2026.

Sponsorship benefits, including recognition in event materials, are contingent upon timely payment and submission of required materials by the deadlines established by the ARC-PA.

Vendor's purchase of exhibit space and/or any sponsorship opportunity hereunder is not final until the foregoing fees are actually received by ARC-PA.

Vendor's failure to make full and timely payment by June 5, 2026 shall be considered a material breach of this Contract: giving rise to ARC-PA's right to cancel Vendor's participation at the Conference in its discretion. Additionally, Vendor shall be responsible for any interest payments and collection costs (including attorney's fees) incurred by ARC-PA in its attempt to collect a delinquent payment from Vendor.

#### 5. Space Assignments.

Space assignments are at ARC-PA's discretion. ARC-PA may consider, but will not be bound by, Vendor's space request on application. ARC-PA will continue making space assignments until approximately seven (7) days before the Conference, providing Vendor ensures ARC-PA that it will set up its booth by 7am on the day the Conference opens. Due to the number of companies exhibiting similar or related product lines, ARC-PA cannot guarantee that a company exhibiting similar products (including a competitor of Vendor) will not be in a nearby or adjoining booth space.

#### 6. Adjust Booth Assignment.

The ARC-PA reserves the right to change the floor plan (including, but not limited to aisle spaces), without notice, in order to comply with fire, safety and accessibility regulations or to provide, in its exclusive judgement, a safer, more satisfactory, attractive and successful Conference.

#### 7. Vendor Listing/Photography and Videography.

By participating in the Conference, Vendor grants to the ARC-PA a perpetual, fully paid, non-exclusive license to use, reproduce, and display its name, trade name(s) of its product(s) and service(s) in any directory or other listing of Conference Vendors in any and all media, including, without limitation, print and electronic media. In no event shall the ARC-PA be responsible for the omission of Vendor from any directory or other listing. Vendor agrees that the ARC-PA may photograph or video record Vendor's exhibit and workers, before and during the Conference, and may use the same for promotional purposes in any and all media. Vendor warrants that it owns all intellectual property that it will use at the Conference or that it otherwise has the legal right to use the intellectual property, pursuant to a valid license agreement.

Additionally, ARC-PA reserves all rights not expressly granted in this Contract. Any name, logo, identifying ARC-PA and its offerings are proprietary marks of ARC-PA and any use of such marks without ARC-PA's express written permission is strictly prohibited by Vendor or by any party. Any other company names mentioned during the Conference may be the trademarks and service marks of their respective owners.

8. Move-in/Move-out.

Time periods, deadlines, and restrictions for move-in and move-out of exhibit areas shall be determined by the ARC-PA in its sole discretion and all Vendors shall be given adequate notice thereof.

All exhibit/displays must remain fully intact until the end of the conference. Premature dismantling of space during the entire Conference may not be able to purchase booth space at any future ARC-PA conferences.

9. Exhibit Hours.

July 7, 2026: Setup/7:00-8:00am and 8:00am-4:30pm

July 8, 2026: 8:00am-4:30pm

July 9, 2026: 8:00am-4:30pm

July 10, 2026: 8:00am-4:30pm

July 11, 2026: 8:00am-12:00pm

*Hours may be modified at any time at the discretion of the ARC-PA.*

10. Entering and Changing Exhibits.

To maintain compliance with this Contract, ARC-PA may enter Vendor's space and may require Vendor to change a display or demonstration in its exhibit.

11. Security.

ARC-PA is not responsible to Vendor for loss of any type resulting from Vendor's assertion of insufficient security. Vendor's will be responsible for providing, at Vendor's own expense, any security necessary for its exhibit.

12. Attendance.

Admission to the Conference during exhibit hours will be available to all registered attendees. Move-in and move-out times will be by Vendor registration badges only and all Vendor personnel must abide by established policy requirements of the Conference. The ARC-PA makes reasonable attempts to attract qualified attendees to the Conference but does not guarantee specific volumes or levels of attendees.

13. No-Shows.

If Vendor does not set up and/or staff its booth on time and does not notify ARC-PA in writing that its staff will be delayed or will not attend, Vendor will forfeit all fees paid.

14. Relocation or Rescheduling.

ARC-PA reserves the right to change the location and scheduled dates of the Conference. In either of those events, ARC-PA will provide Vendor, written notice no later than thirty (30) days before the original move-in date, or the new move-in date.

15. ARC-PA Force Majeure/Conference Cancellation.

If the Conference is canceled or delayed for any reason such as acts of God (including adverse weather), public enemy, war, domestic or international terrorism, riot, embargo, sabotage, flood, accident, fire, explosion, labor union action or pandemic; compliance with an order of a court, an

arbitrator, or government agency; insufficient Vendors or registrants (in ARC-PA's sole discretion); a reason that ARC-PA determines would make holding the Conference imprudent or impractical, or another cause beyond ARC-PA's reasonable control, then Vendor, or ARC-PA may terminate this Contract by providing written notice to the other and will have no further obligations to each other. In that event, ARC-PA may refund all, part, or none of the Vendor fees in its sole discretion.

#### 16. Vendor Cancellation Notification.

Any withdrawal by Vendor for exhibit space, cancellation of exhibit space must be made in writing to the ARC-PA; If Vendor withdraws Contract, or cancels exhibit space, Vendor shall forfeit all rights in and to the use of any contracted exhibit space. In such case, Vendor shall have no right to any published listing. The ARC-PA shall have the right to dispose of the released space in such a way as it may consider in its interests (including re-sale of such exhibit space).

As noted above in item #4:

- All sponsorships are non-refundable with the following exceptions:
- Cancellations for any paid sponsorship received on or before June 5, 2026, will receive a 50% refund.
- No refunds will be issued for cancellations made after June 5, 2026.
- Sponsorship benefits, including recognition in event materials, are contingent upon timely payment and submission of required materials by the deadlines established by the ARC-PA. Should the ARC-PA decide to cancel the Conference due to Force Majeure, all prepaid fees will be returned to the Vendor within 30 days of the decision

### VENDOR RIGHTS AND DUTIES

In order to provide a well-balanced, well-regulated, attractive, and successful Conference, no exceptions to the following rules will be permitted. The ARC-PA shall enforce strict compliance with these Rules and Regulations.

#### 1. Location and Proximity.

Vendor will exhibit even if ARC-PA does not meet Vendor's space location and proximity preferences. Vendor may or may not retain its original space location if it requests increased or decreased space. The vendor's choice to cancel due to space location or proximity preferences will be subject to the cancellation notification requirements in Section 18 above.

#### 2. Conference Policy/ No "Suit casing".

\*Suit casing: is the act of soliciting business in the aisles during the Conference or in other public spaces, including another company's booth or hotel lobby. Please note that while all meeting attendees are invited to the Conference, any attendee who is observed to be soliciting business in the aisles or other public spaces, in another company's booth, or in violation of any portion of the Conference Policy posted in the Vendor Resource Center, will be asked to leave immediately. Please report any violations to the ARC-PA. The ARC-PA recognizes that suit casing may also take the form of commercial activity conducted from a hotel guest room or hospitality suite; a restaurant, club, or any other public place of assembly. For the purposes of this policy, suit casing violations may occur at venues other than the Conference floor and at other events. The ARC-PA must be informed of any hospitality suites, and expressed consent must be received prior to the event

### 3 Prohibitions.

- a. Vendor shall not in any manner indicate that an ARC-PA endorsement or approval of Vendor's product(s) or service(s) has been given by ARC-PA merely because ARC-PA has allowed such product(s) or service(s) or literature to be displayed in its Conference; this includes but is not limited to the use of the ARC-PA logo.
- b. Serving alcoholic beverages, use of animals (except service animals/, conducting illegal activities such as any form of gambling, or conducting cash transactions is prohibited.
- c. Only one company is permitted to occupy each booth space. More than one company is not permitted to purchase a booth together. Vendor shall not assign, sublet or apportion the whole or any portion of the allotted booth, nor exhibit therein any literature or display other than that produced or distributed by the Vendor in the regular course of Vendor's business. Vendor personnel must be representative(s) of the contracting company. Contracting company must be company exhibiting. Companies with separate divisions operating under different names must purchase separate booths. Vendors may promote their product service lines notwithstanding the fact that those product services may be manufactured by other companies.
- d. Vendors may not deface or otherwise obstruct the view, logo or branding of materials or events sponsored by other companies throughout the Conference, i.e., signs, badge holders, Conference bags, etc.
- e. Children under the age of eighteen (18), including infants, are welcome in the public spaces of the Convention Center. During normal Conference hours, children under the age of eighteen (18) will be admitted only with parental supervision. No one under (eighteen) 18 years of age will be allowed in the Conference during move-in and move-out.
- f. Tacking, posting, taping or nailing signs, banners, etc. to any permanent walls or woodwork will not be permitted. ARC-PA is not responsible for any damage to the Conference caused by Vendors, and any such damage to the Conference caused by an act or omission by Vendors or their employees or agents shall be paid for by the Vendor causing such damage.
- g. No visual or audio recording or transmission of ARC-PA's 2026 Conference may be made by or on behalf of the Vendor without the prior written consent at least thirty (30) days prior to show date, of ARC-PA and the hotel and/or Convention Center. Vendors may also not download, distribute, or sell any recordings made during the Conference, whether taken by Vendor or by another party, in part or in full, without obtaining written consent from ARC-PA and the Convention Center.
- h. Vendors should be aware that music played in their booths, whether live or recorded, may be subject to laws governing the use of copyrighted compositions. ASCAP, BMI, and SESAC are three (3) authorized licensing organizations that collect copyright fees on behalf of composers and publishers of music. The ARC-PA does not have a license with any licensing agencies; therefore, Vendor is responsible for obtaining any necessary rights directly. Adherence to these federally mandated copyright licensing laws is of critical importance. Vendor will hold harmless, indemnify, and defend ARC-PA and the Convention Center from any damages stemming from Vendor's violation of third-party intellectual property rights that may arise from Vendor's unauthorized use of music at the Conference.
- i. In general, Vendors may use sound equipment in their booths so long as the noise level does not, in the exclusive judgement of the ARC-PA, disrupt the activities of neighboring Vendors. Speakers and other sound devices should be positioned so as to direct sound into the booth rather than into the aisle or into neighboring booths. Rule of thumb: sound and noise should not exceed eighty-five (85) decibels when measured from the aisle immediately in front of a booth (refer to OSHA regulations at [www.osha.gov](http://www.osha.gov) for more information).

- j. Lighting elements must be contained within the confines of the contracted exhibit space and not protrude into the aisles. This includes all truss work, lighting apparatus, projection equipment, etc. All lighting must be directed into the exhibit space and may not be projected into the aisles or onto neighboring exhibits. Strobe, flashing and rotating lights are not permitted without the advance written approval of the ARC-PA .
  - No spotlight may be directed toward the aisles or so directed that it proves to be irritating or distracting to neighboring exhibit booths or guests.
  - Droplights or special lighting devices must be hung at a level or positioned so as not to prove to be an irritant or distraction to neighboring exhibit booths or guests.
- k. Distribution by Vendors of any free printed matter, promotional materials, etc. is strictly limited to the confines of the Vendor's space. Vendors are encouraged to make displays educational and communicative. Distribution of literature, demonstrations, explanations, sales talks, negotiations, and registration of prospects are specifically allowed within contracted space, as well as actual sales on the floor and taking of orders/sales for future delivery. Vendors are prohibited from soliciting customers in other Vendors' booths, in the aisle(s) immediately in front of their booth(s) or in any other areas of the Facility, e.g. the front door. Vendor representatives should be attired professionally and maintain a businesslike climate conducive with the Conference.
- l. Vendor will not display or promote goods or services that it did not manufacture or sell in the normal course of business for at least three (3) consecutive months before the Conference.
- m. Vendor will display only products and services that meet the standards of generally accepted medical and/or educational practices or that are relevant to the clinical or socioeconomic practice of medicine.
- n. Products that require marketing approval by the U.S. Food and Drug Administration (FDA) must receive that approval before being exhibited.
- o. Vendor may not conduct clinical testing at the Conference without ARC-PA consent, which Vendor must request in writing at least forty-five (45) calendar days before the Conference. If testing includes human blood samples, Vendor must dispose of those samples legally.
- p. Sales Tax: Payment of any state and local taxes is the sole responsibility of the Vendor.
- q. The official material handling contractor will handle and provide storage space for crates, boxes, skids, etc., during the Conference and return properly marked materials at the completion of the Conference. Materials not in accordance with these regulations will be discarded.
- r. The ARC-PA and the Conference venue are unable to store any vendor materials before or after the Conference.

#### 4. Conflicting Activities.

Exhibiting/sponsoring entities at the 2026 ARC-PA Conference are not permitted to hold events in or around the Conference that conflict with the 2026 ARC-PA Conference hours and/or ARC-PA-hosted events related to the Conference. All hosted events must be approved by ARC-PA (for groups larger than five (5) individuals). Conflicting Vendor events include, but are not limited to, hospitality suites, group functions, private events, and off-site events, and are at the discretion of the ARC-PA. Exhibiting companies who host/participate in any event that is in violation of this policy will be subject to penalty and may include: Loss of any discounts on Vendor booth rates for future ARC-PA expositions; Suspension from participating in future ARC-PA events.

#### 5. Code of Conduct.

ARC-PA is committed to providing a safe, supportive and respectful Conference experience regardless of a person's race, color, ethnicity, national origin, citizenship status, age, religion, disability status, gender, gender identity, sexual orientation, genetic information, physical appearance, or other characteristics. ARC-PA expects Vendor to communicate professionally and constructively and always conduct itself in a courteous and professional manner.

#### 6. Compliance.

Vendor and ARC-PA will comply with this entire Contract. Vendor will also comply with Venue rules as well as guidelines established by the FDA, PhARMA, and AdvaMed. Vendor and ARC-PA will also comply with applicable federal, state, and local laws, regulations, and ordinances, including without limitation the Americans with Disabilities Act. Vendor will inform all its employees and agents of this compliance requirement and will be responsible for their compliance.

#### 7. Violations.

Despite anything else in this Contract, including without limitation the Dispute Resolution Section, if Vendor violates this Contract before or during the Conference, ARC-PA may in its sole discretion deny Vendor access to or have security personnel remove Vendor personnel and property (at Vendor's expense) from the Conference and Conference, in which event Vendor will not be entitled to a fee refund, expense reimbursement, or other amounts from ARC-PA.

#### 8. Union Rules.

Vendor is expected to comply with the union requirements in effect for the location of the ARC-PA Conference.

#### 9. Labor.

Vendors agree that labor used in erecting their booths shall not cause stoppage or injury to ARC-PA or any other visitor.

### GENERAL RIGHTS AND DUTIES

#### 1. Amendment.

The ARC-PA reserves the right to make reasonable changes in the foregoing rules and/or ARC-PA Conference and move-in/move-out arrangements; as such changes have been approved by the ARC-PA. All Rules and Regulations are subject to the terms and conditions contained in any agreement with the hotel and/or Convention Center and should be expressly incorporated into any such agreement. Any and all matters not specifically covered by the preceding Rules and Regulations, and the policies and requirements set forth in this Contract shall be determined by the ARC-PA in its sole discretion. The ARC-PA shall have the full power to interpret, amend, and enforce these rules and regulations, provided any amendments, when made, are brought to the notice of the Vendor. The Vendor, for itself and its employees, agrees to abide by the foregoing rules and regulations and by any amendments or additions thereto in conformance with the preceding sentence.

#### 2. Assignment or Subcontracting.

Vendor will not assign, sublet or subcontract this Contract, its exhibit space, or its duties whatsoever without the express written consent of the ARC-PA

### 3. Dispute Resolution.

Except as provided above under Violations:

- a. The Parties must submit all disputes to binding arbitration including without limitation disputes based on breach of contract, negligence, strict liability, or intentional acts or omissions. No disputes may be litigated, except the Parties may apply to a court for a temporary restraining order, preliminary injunction, or other equitable relief to preserve the status quo or prevent irreparable harm.
- b. The Parties will conduct arbitration, including selection of an arbitrator, using expedited arbitration procedures for commercial disputes published by the American Arbitration Association (AAA), whether or not a dispute meets AAA criteria for expedited procedures, and will hold all proceedings in Chicago, IL.

### 4. Governing Law.

This Contract will be construed and enforced under the laws of the State of Illinois, without regard to that jurisdiction's conflict of laws rules.

### 5. Indemnification.

- a. Despite anything else in this Contract, Vendor will indemnify, defend, and hold harmless ARC-PA, its members, employees, agents, officers, directors, affiliates, attorneys, and other representatives ("Indemnities") from all actions and causes of action, claims, demands, liabilities, losses from personal injury and property damage, other losses, damages, fines, taxes, penalties, awards, settlement costs, judgments, interest, attorney fees, court costs, and all other costs, expenses, and charges ("Expenses") which Indemnities incur attributable or related to, resulting or arising from, or in connection with, Vendor's act or, omission, under this Contract, including, without limitation, anything arising from construction or maintenance of Vendor's exhibit or materials distributed by Vendor ("Claims").
- b. If Vendor delays providing legal counsel to defend Indemnities, and as a result Indemnities incur legal expenses, Vendor will reimburse those expenses at least monthly, upon presentation of attorney invoices.
- c. After Vendor retains legal counsel to defend Indemnities, they may also retain separate legal counsel at their own expense.

### 6. Insurance.

Throughout the Conference, including move-in and move-out days, Vendor will maintain at its sole expense all insurance necessary to comply with its obligations and responsibility at the in-person Conference. Vendor will supply ARC-PA before the Conference with its insurance certificate that clearly states that:

- a. All Vendor obligations and liability under this Contract are insured and must carry general liability coverage from an insurance company in good standing with minimum policy limits of \$1,000,000 per occurrence and \$2,000,000 aggregate, and;
- b. ARC-PA is a named insured and a certificate holder for the listed policies.

### 7. Liability.

- a. ARC-PA's sole liability to Vendor under these Rules and Regulations is for failure to provide exhibit space as required. ARC-PA's maximum liability to Vendor in connection with the Conference or these Rules and Regulations will be the lesser of:

- i. Total fees Vendor pays net of the submitted deposit, or
  - ii. The smaller amount specified elsewhere in this Contract under circumstances there described.
- b. Neither ARC-PA nor its respective officers, agents, employees, or representatives shall be liable to Vendor for loss or damage suffered by Vendor or a third party, including without limitation on occupant of or visitor to Vendor's booth, as a result of:
- i. An act or omission of any third party,
  - ii. Vendor's violation of applicable law, including violation of third-party proprietary rights, or Vendor's own negligence or willful misconduct,
  - iii. ARC-PA's, in its discretion, cancellation or rescheduling of the Conference, ARC-PA's change of Vendor's event booth assignment,
  - iv. Vendor's failure to review and comply with the provisions of the Vendor Resource Center, or with the terms of this Contract.
- c. Vendor is liable to ARC-PA for its own (and its affiliates, contractors, officers, directors, employees, and other agents) negligent, intentional, or willful acts and omissions, breach of contract or warranty, default, misrepresentation, fraud, or misappropriation, directly or indirectly attributable or related to, resulting or arising from, or in connection with this Contract, or violation of any applicable laws. This liability is not limited to:
- i. Insurance coverage limits,
  - ii. Uninsured losses. Vendor's liability includes without limitation all ARC-PA damages from loss of exhibit space rental fees and all parties' use or misuse of Vendor's space. Vendor is responsible for all damage Vendor causes to that facility.

#### 8. Representations and Warranties.

Vendor represents and warrants that it is duly organized, validly existing, and in good standing in its state of organization, and has the full power and authority to enter into this Contract and fulfill its obligations hereunder. Vendor further represents and warrants that it will comply with all applicable statutes, ordinances, regulations, and laws applicable to its rights, actions, and obligations hereunder, including without limitation an obligation not to violate any:

- i. Intellectual property or other personal right of any individual or entity;
- ii. Applicable advertising or marketing law;
- iii. Rules provided by ARC-PA or the Convention Center to Vendor in connection with the Conference.

#### 9. Successors.

This Contract will be binding on each party's successors.

#### 10. Survival.

The Parties' rights, duties, and legal remedies will survive the Conference, except those which by their terms require that Conference to be in the future. Examples of surviving provisions include Dispute Resolution, Liability, Indemnification, and Insurance. Examples of provisions not surviving include ARC-PA's duty to provide exhibit space to Vendor.

#### 11. Assignment.

Vendor may not assign this Contract (including, without limitation, assigning its booth) without ARC-PA's prior written consent in each instance. ARC-PA may assign this Agreement without notice to Vendor.

12. Communications.

Any notices, questions, or communication to the ARC-PA regarding this Contract may be sent to: 3325 Paddocks Parkway, Suite 345, Suwanee, GA 30024; 770-476-1224.

13. Payment and Cancellation Policy

In addition to the payment and cancellation provisions provided herein, Vendor shall be responsible for any interest payments and collection costs (including attorney fees) incurred by the ARC-PA in its attempt to collect a delinquent payment from Vendor.

I have read and understand the Payment and Cancellation Policy.

VENDOR REPRESENTATIVE:

Vendor Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

CONFERENCE REPRESENTATIVE:

Name: ARC-PA \_\_\_\_\_

Signature: \_\_\_\_\_

Name: Sharon Luke, EdD, PA-C Emeritus

Title: President and CEO

Date: \_\_\_\_\_