

EXHIBIT SPACE AGREEMENT

Mid-East Qualifiers
St. Louis, MO
March 16-18, 2012
St. Louis Convention Center
Girls ages: 12/13/14

Lids Team Sports
MIDEAST QUALIFER
Sponsored by Nike
www.capitolSportscenter.com

Mid-East Qualifiers
Indianapolis, IN
March 23-25, 2012
Indianapolis Convention Center
Girls ages: 15/16/17/18

office use only: Indianapolis Booth # St. Louis Booth #

Company/Organization _____
Address _____
City _____ State _____ Zip _____
Contact _____ Cell phone _____
Fax _____ Office phone _____
Email _____ Website _____

Description of products on display or sold _____

Booth Description

Booths are 10' x 10' that includes: 8ft drape and side rails, 6' skirted table, 2 chairs and waste basket. Additional space is contracted in 10'x10' increments only. There are additional fees for phone, electric, internet, extra tables & chairs & furniture. Decorator contacts for Indianapolis and STL available upon request.

Payment Instructions

Complete and sign both registration pages and return with payment. Payment can be made by check or money order. Make checks payable to "**Capitol Sports Center**" and send payment to **Sequence, Inc. 521 N. Seminary Avenue, Park Ridge, IL 60068**. Payment for St. Louis and Indianapolis is due by Feb. 29th for the multi-event discount. Agreements can be mailed or e-mailed to bryan@sequencesports.com. For questions please contact Bryan Apolskis at 888-756-3552 email at bryan@sequencesports.or Allan Zukerman 317-371-1745 at azukerman@mzd.com

Registration Options and Rates

St. Louis (March 16-18, 2012) Indianapolis (March 23-25, 2012)

(please check one or both of the events above you will be attending)

St. Louis 10' x 10'	Qty. _____	St. Louis 10' x 10' booth = \$600
St. Louis	\$ _____	St. Louis additional 10'x10' = \$400
Indianapolis 10' x 10'	Qty. _____	Indianapolis 10'x10' booth = \$1100
Indianapolis	\$ _____	Indianapolis additional 10' x 10' = \$750
Multi-event discount (-)	\$ _____	Multi-event discount (\$250 if you attend Indy and STL)
Total pd. to Cap. Sports	_____	

Signature _____ Date _____

Print Name _____ Title _____

Capitol Sports Center

Signature _____ Date _____

Print Name _____ Title _____

EXHIBIT SPACE AGREEMENT

Mid-East Qualifiers
St. Louis, MO
March 16-18, 2012
St. Louis Convention Center

Lids Team Sports
MIDEAST QUALIFER
Sponsored by Nike

Mid-East Qualifiers
Indianapolis, IN
March 23-25, 2012
Indianapolis Convention Center

www.capitolsportscenter.com

The submission of a duly signed Exhibit Space Agreement ("Agreement") constitutes an offer to accept exhibit space assigned pursuant to the provisions hereof. Upon acceptance by Capitol Sports Center ("Capitol Sports"), as provided herein, the Agreement shall become a binding contract by and between Capitol Sports and the "Company" identified in the Application page of the Agreement ("Exhibitor") for exhibit space at the Mid-East Volleyball Qualifiers, which is scheduled to take place in St. Louis on March 16-18, 2012 and in Indianapolis on March 23-25, 2012 ("Event(s)").

1. Acceptance. The Agreement shall become binding and effective only when the Agreement has been duly signed by Exhibitor and accepted and duly signed by Capitol Sports. The receipt and deposit of an Exhibitor's payment alone does not constitute acceptance.

2. Assignment of Space. Capitol Sports will attempt to assign Exhibitor to one of its requested spaces. However, Capitol Sports reserves the right to make the final determination of all exhibit space assignments and may change the space allocation(s) at any time without prior notice to Exhibitor. The failure to allocate to an Exhibitor's requested space shall not in any way affect the enforceability of the Agreement.

3. Assignment or Subletting Space. Exhibitor shall not assign, sublet, share all or any part of its assigned space to be used by any other business, firm or person without the prior written approval of Capitol Sports.

4. Exhibitor Functions. Exhibitor shall install its exhibit prior to the Event(s), and immediately dismantle and remove its exhibit after the conclusion of the Event. Exhibitor's exhibit shall be open and adequately staffed throughout the entire Event. Exhibitor shall remove all trash and debris accumulated during the Event and shall return its space to the same condition as received.

5. Display Restrictions. Exhibitor's displays, demonstrations or other activities shall be confined to the limits of Exhibitor's space and not interfere with other exhibits. Exhibitor shall not operate audio-visual device or sound system in a manner that disturbs or interferes with other exhibitors. Capitol Sports reserves the right to remove or restrict any exhibit that Capitol Sports, in its sole discretion, determines is objectionable or inappropriate. Any such removal or restriction of an exhibit shall not in any way affect the enforceability of the Agreement.

6. Assumption of Risk. Exhibitor assumes all risks associated with, resulting from or arising in connection with Exhibitor's participation or presence at the Event(s). Exhibitor has sole responsibility for its property or any theft, damage or loss to such property. This Section 6 shall survive the termination, cancellation or expiration of the Agreement for any reason.

7. Indemnification. Exhibitor shall indemnify, defend and hold Capitol Sports, VIZUALMEDIA and Sequence, Inc. and its directors, officers, employees, successors and assigns, harmless from and against any and all claims, demands, suits, liabilities, damages, losses, costs, fees, fines, penalties and expenses (including reasonable attorneys' fees) which result from or arise out of or in connection with: (i) Exhibitor's participation or presence at the Event(s), including (without limitation) claims of third parties for property damage or bodily injuries; and/or (ii) any actual or alleged breach by Exhibitor of any covenants, promises or other obligations under the Agreement or any other contracts, arrangements or agreements.

8. Limitation of Liability. Under no circumstances shall Capitol Sports be liable for any lost profits or any incidental, special, indirect, punitive or consequential damages whatsoever for any acts or omissions, whether or not apprised of the possibility of any such lost profits or damages. Capitol Sports makes no representations or warranties, express or implied, regarding the number of persons who will attend the Event(s) or regarding any other matters. This Section 8 shall survive the termination, cancellation or expiration of the Agreement for any reason.

9. Termination by Exhibitor. If Exhibitor desires to terminate the Agreement, Exhibitor may only do so by giving advance written notice thereof to Capitol Sports with evidence of receipt. The date of termination shall be the date Capitol Sports receives Exhibitor's written notice. Should Exhibitor terminate after February 17, 2012, there shall be no refund of any amounts paid by Exhibitor for exhibit space rental.

10. Insurance. Exhibitor at its own expense, must secure and maintain through the term of the Agreement: (i) commercial general liability with limits of at least one million dollars (\$1,000,000) each occurrence that will name as additional insureds; Capitol Sports Center, its officers, agents and employees, if required.

11. Cancellation of the Event. If the Event(s) is cancelled due to circumstances beyond Capitol Sports reasonable control (such acts of God, acts of war, governmental agency or unavailability of the convention center for facility safety reasons), Capitol Sports shall refund Exhibitor its exhibit space rental payment previously paid. If Capitol Sports reschedules the Event date to a date not more than 30 days later, no refund shall be due Exhibitor.

12. Observance of Laws. Exhibitor shall abide by and observe all federal, state and local laws, codes, ordinances, rules and regulations (including all rules and regulations issued for the Event(s)). Without limiting the foregoing, Exhibitor's exhibit shall comply with the Americans with Disabilities Act.

Initials

Date