



Subject: Unauthorized Use of Copyrighted and Trade-marked Brands

We remind you that when you applied to the CNE for an Exhibitor License Agreement you were provided with the CNE Exhibitor Conditions of Contract / Rules and Regulations, which form part of your contract, as well as an Information Handbook. You were also required to provide a product/prize list.

The Exhibitor Information Handbook states;

Copyrighted Materials & Trademark Infringements

The exhibitor is responsible for obtaining all required licenses and permits to use music, photographs or other copyrighted materials in their booth. **CNEA Management reserves the right to remove any materials which are not accompanied by the proper documentation.** The exhibitor will indemnify and hold harmless CNEA Management, the facility, their agents and employees from all loss, costs, claims, cause of action, suits, damages and liabilities.

The CNE does not, and will not, tolerate the sale of counterfeit branded, that is, product which are protected by copyright or trademark. Exhibitors who are found to be in breach of the law concerning unauthorized use of copyrighted or trade-marked products are also in breach of the exhibitor/concessionaire contract with the CNE and subject to closure of their booth and seizure of products. The exhibitor contract also provides that such exhibitors are responsible for any costs or damages to the CNE that result from unlawful activity.

The CNE has expectations that you comply with copyright and trademark laws. The CNE reserves all its rights under the license contract and law generally occasioned by any unauthorized use of copyrighted or trademarked material.

I, the undersigned, do hereby acknowledge that I have read and understood the terms and conditions as provided above.		
NAME:		
COMPANY NAME:		
SIGNATURE:		DATE:

Due by: June 15, 2016

Fax to 416.263.3863 or by email to exhibitorforms@theex.com