



**53rd AAU JUNIOR NATIONAL
VOLLEYBALL CHAMPIONSHIPS**
**Orange County Convention Center
Orlando, FL**

**Move-In: June 15, 2026
Competition: June 16 - July 10, 2026 Move-Out: July 11, 2026**

Name of Company: _____

Contact Person: _____

Mailing Address: _____

City: _____ State: _____ Zip Code: _____

Email: _____

Phone: _____ Onsite Cell Phone: _____

Date of your Arrival: _____ Date of your Departure: _____ Number of Exhibitors: _____

Exhibitor Staff Info: 1) Name: _____

2) Name: _____

Please contact us if additional staff will be attending.

Are you planning to sell onsite? _____ All products must be approved. Please refer to the Terms for information on selling merchandise.

List/Description of the Product(s) and/or Services Displayed: _____

PAYMENTS:

10'x10' Booth Rental: \$5,000 Per Wave + 20% in sales **OR** \$10,000 per wave
Circle Wave(s) you will you be present: 1 2 3 4 5 6

Additional 10'x10' booth: # _____ x \$1,500 = \$ _____

Bare 6' Table: # _____ x \$71 = \$ _____

Skirted 6' Table: # _____ x \$103 = \$ _____

Folding Chair: # _____ x \$28 = \$ _____

Total: \$ _____

10'x10' Booth Includes: 8' pipe & drape backdrop. To arrange for additional needs, please order above. For power needs, see attached form.

PLEASE RETURN TO:

AAU Volleyball
1910 Hotel Plaza Blvd,
Lake Buena Vista, FL 32830
Phone (407) 470-1819
Fax (407) 934-7242
herley@aausports.org

To submit your payment, please call
407-470-1819.

Agreement:
I understand and agree to the Terms for the 52st AAU Junior National Volleyball Championships.

SignaturePrint NameTitleDate

Term:

This agreement is effective immediately upon execution and is valid for the 2026 AAU Junior National Volleyball Championships held at the Orange County Convention Center in Orlando, FL, from June 13 – July 12, 2026. The contract terminates at 11:59 pm on July 12, 2026. Please note, no exhibitor will be allowed to tear down their booth before 3:00 pm on July 11, 2025. You will forfeit your right to exhibit at future AAU Volleyball events if you close your booth early.

Product/Service Limitations:

All products/services being sold or distributed must be pre-approved by the AAU at their discretion. No product/service with the designations of AAU, event title, national governing body marks, team names, team logos, or other insignias as determined by AAU may be sold or distributed. AAU reserves the right to make the determination, on-site if necessary, of product/service approval.

Per Florida State Statutes 893.13, 893.1351, and 893.138, it is illegal to sell or distribute low-THC cannabis, including marijuana or hemp derivatives such as CBD oil, from anywhere other than a registered dispensary with the Medical Marijuana Use Registry.

As part of AAU's approval process, you acknowledge and agree that AAU may require you to verify, to AAU's satisfaction, that the product/service fully complies with all applicable Laws. If you are unwilling or unable to demonstrate to AAU's satisfaction that any particular piece of product/service fully complies with all applicable Laws, the such product/service shall be deemed disapproved by AAU, and you will not be permitted to display, to give away or offer such product/service for sale at the event. At its sole discretion, AAU reserves the right to require the vendor to remove from the premises any product/service from the booth space during the event.

Booth Fees:

The cost of booth rental will be \$5,000 for a 10' x 10' booth space.

Booth rental fees must be paid before the start of the event and are non-refundable.

Merchandise Sales:

If, in its sole discretion, AAU agrees to allow exhibitor to sell any merchandise at the booth during the event, exhibitor or its representative shall be responsible for the setting up the display, handling all sales, and collecting all revenue (including, without limitation, any applicable sales or use tax) from the sale of merchandise during event. Licensee shall retain 100% of net receipts received from the sale of merchandise. For the purpose of this agreement, "net receipts" shall mean and be defined as gross revenue received as a result of the sale, less any returns of merchandise and less any sales or other tax payable to any governmental authority in connection therewith. "Gross revenue" is defined as and shall include all monies and other things of value received by or paid to the exhibitor and all credit extended by the exhibitor arising from, out of, or in connection with the sale of merchandise.

Booth Accessories:

Exhibitor is responsible for additional costs and expenses associated with the operation of the booth, including tents, tables, chairs, power, and internet. Exhibitors must provide their own methods of transporting goods to and from their booth. Carts will not be provided for move-in or move-out.

Restrictions on Use of Space:

Exhibitors may not sublet or assign any part of their allotted space to another company without approval. Aisle space or other public space may not be used for exhibit purposes, signs, solicitation, or distribution of promotional material. Operation of sound or music is not allowed without prior approval. Construction of booths is restricted to the approved location. Exhibitors may not relocate without the approval of AAU. All display signage must be professionally printed. Hand-written signage is not allowed. Display or retail of obscene or questionable items is not allowed.

Floor Plan:

AAU reserves the right to make any revisions necessary on the floor plan and location of exhibitors.

Security:

The security of the property of the exhibitor is the sole responsibility of each exhibitor. Any items left unattended are the responsibility of the exhibitor.

Advance Shipments:

Advance shipments of material are the responsibility of the exhibitor. The Orange County Convention Center will not accept direct shipments.

Right to Photograph:

AAU shall have the right, without obtaining the exhibitor's approval, to photograph, film, or videotape exhibitors and their employees or agents. AAU may display or use any such pictures or other reproductions for any purpose, commercial or otherwise, both during the term of this agreement and after the expiration, and all the foregoing material and all benefit and revenue obtained therefrom shall be the sole and exclusive property of AAU.

Dress Code:

All exhibitors must be conscious of lengths, cuts, and fabrics to ensure a professional appearance. No obscene or objectionable language or graphics.

AAU Membership Requirement:

All exhibitor personnel must have an active AAU Non-Athlete Membership. <https://aau.uventex.com/memberships>

Sponsorship:

No banners, billboards, displays, sampling, premium giveaways, or public announcements for any entity, product, or service will be visible or heard without AAU's prior written consent, which consent AAU may grant or withhold in its sole discretion.

Safety:

All exhibitors must ensure that there are no trip hazards in or around their display area. Children under 14 will be prohibited during load-in/out for safety purposes.

Insurance:

The exhibitor assumes the entire responsibility for losses, damages and claims arising out of injury or damage to exhibitor's displays, equipment and other property brought into the facility, and for claims of injury or damage to any other person or property arising out from exhibitor's displays, equipment and other property brought into the facility. Insurance and liability are the full and sole responsibility of the exhibitor.

Exhibitor shall maintain commercial general liability insurance (including broad form contractual coverage and contractual indemnification rider) and automobile liability insurance (including owned, non-owned and rented vehicles) each with minimum limits of \$1,000,000 per occurrence combined single limit for bodily injury or death and property damages, including coverage for personal injury and contractual liability that names the AAU, its directors, officers, employees, agents and volunteers as additional insured. A certificate must be provided prior to move-in.

Indemnification:

Exhibitor agrees to defend, indemnify and hold harmless AAU (and AAU's employees, agents and representatives) for any and all claims, actions, demands, or causes of action, arising out of any injury, liability or loss or damage including, but not limited to, bodily injury, personal injury, emotional injury, commercial injury, and/or tangible or intangible property damage which may result to any person or entity because of the performance by Exhibitor and/or its agents under this Agreement and/or the negligence, gross negligence, willful misconduct or breach of the Agreement of Exhibitor and/or its agents.

Governing Law, Venue, and Jurisdiction.

The terms of this agreement shall be governed exclusively by the laws of the State of New York (not including its conflicts of law provisions). The Parties individually consent and agree that any disputes, legal actions, suits, and proceedings arising out of or relating to this Agreement must be brought exclusively in a state court or federal court of competent jurisdiction located within New York City, New York. The Parties waive their right to bring an action in any other appropriate jurisdiction.

Waiver and Severability:

The waiver by any of the parties of a breach of any of the provisions of this Agreement shall not operate to be construed as a subsequent waiver of that breach or any subsequent breach. Each and every paragraph, term, and provision of this Agreement shall be considered severable and if, for any reason, any paragraph, term, or provision hereof is determined to be invalid, contrary to, or in conflict with, any existing or future applicable law, the invalidity thereof shall not impair the operation or effect of the remaining paragraphs, terms or provisions of this Agreement, and the latter will continue to be given full force and effect.

Company Name

Exhibitor Name (please print)

Exhibitor Signature

Date