

**SPONSORSHIP AGREEMENT**

Company Name (as it will appear in GREAT Expo literature): \_\_\_\_\_

**SPONSORSHIP INFORMATION**

Please type or print

Company Name ("Sponsor") \_\_\_\_\_ Division \_\_\_\_\_

Name of Authorized Representative \_\_\_\_\_ Title \_\_\_\_\_

Address \_\_\_\_\_

City \_\_\_\_\_ State/Province \_\_\_\_\_ Zip Code \_\_\_\_\_

Telephone \_\_\_\_\_ Fax \_\_\_\_\_ E-mail \_\_\_\_\_

**SPONSOR LEVEL**

Please check one \_\_\_\_\_ Sponsored Event/Project: \_\_\_\_\_

- Diamond GREAT Sponsor .....\$1,000,000
  - Platinum GREAT Sponsor.....\$500,000
  - Gold GREAT Sponsor.....\$250,000
  - Silver GREAT Sponsor.....\$100,000
  - Bronze GREAT Sponsor.....\$50,000
  - Guest Supporter.....\$15,000
- Cash: \$ \_\_\_\_\_
- And/or in-kind value: \$ \_\_\_\_\_
- TOTAL AMOUNT DUE
- Sponsorship Amount: \$ \_\_\_\_\_

*(Please see Exhibit A for benefit details)*

**METHOD OF PAYMENT**

Make check payable to GREATEXPO.ORG, LLC

Check Enclosed  Send Invoice  Purchase Order enclosed

Please charge the following amount to my credit card: \$ \_\_\_\_\_

Please check one:  VISA  MasterCard

Card Number: \_\_\_\_\_ Expiration Date: \_\_\_\_\_

Name as it appears on card: \_\_\_\_\_

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

**AGREEMENT OF SPONSORSHIP TERMS & CONDITIONS**

We, the undersigned, have read and understand the Sponsorship Terms & Conditions and agree to abide by such terms and conditions. *(Please read the back of this form before signing.)*

**SPONSOR:**

**GREATEXPO.ORG, LLC**

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
Date: \_\_\_\_\_

RETURN COMPLETED AGREEMENT AND SIGNED CONTRACT TO:  
GREAT EXPO, 290 Bal Bay Drive # 207, Bal Harbour, FL 33154, USA  
Phone: (305) 861-4111

## SPONSORSHIP AGREEMENT TERMS & CONDITIONS

1. Term. This Sponsorship Agreement (this "Agreement") shall commence upon the date signed by the parties hereto and shall terminate upon conclusion of the Global Renewable Energy Advanced Technologies Expo & Summit, 2009 (the "Exhibition") on or about September 18, 2009.

2. Tag Line. Sponsor may use the following tag line on Sponsor's marketing materials during the term of this Agreement: "Official Sponsor of the 2009 Global Renewable Energy Advanced Technologies Expo & Summit."

3. Media Submission. In order for GREATEXPO.ORG, LLC ("GREAT EXPO") to fulfill all sponsorship benefits of Sponsor hereunder, Sponsor shall submit to GREAT EXPO Sponsor's trademarks, trade names, service marks, logos, graphic images, URLs, and/or such other Exhibition-related media and Sponsor indicia (collectively, the "Marks") no later than [\_\_\_\_\_].

4. Sponsor's Marks. Sponsor hereby represents and warrants to GREAT EXPO that Sponsor has the requisite rights to the Marks. Sponsor hereby grants to GREAT EXPO a royalty-free, non-exclusive worldwide license to use the Marks solely for the purpose of rendering the sponsorship benefits hereunder. No other right, property, permission, license or interest of any kind in or to the use of the Marks is or is intended to be given to, transferred to, or acquired by GREAT EXPO by the execution, performance or nonperformance of this Agreement or any part hereof.

5. Web Reference. Sponsor may publish an Internet hyperlink from Sponsor's web site to the Exhibition web site. Sponsor shall maintain such hyperlink as an active, functional, and correct link to the Exhibition web site through the duration of the Exhibition, ending on or about September 18, 2009.

6. Payment. A purchase order or [\_\_\_%] deposit must accompany this Agreement and be received by GREAT EXPO at 290 Bal Bay Drive # 207, Bal Harbour, FL 33154, USA. All remaining balances are due no later than [\_\_\_\_\_]. Failure on the part of Sponsor to pay any remaining balance owing to GREAT EXPO hereunder by such date shall result in the termination of this Agreement. SPONSORSHIP FEES AND DEPOSITS ARE NON-REFUNDABLE.

7. Non-Endorsement. The use of GREAT EXPO's name or Exhibition attendees' mailing list does not constitute an endorsement by GREAT EXPO of Sponsor, or Sponsor's services, products or programs. Sponsor shall not represent in any manner that such services, products, or programs have been or are endorsed by GREAT EXPO.

8. Non-Exclusivity. Sponsor agrees and acknowledges that this Agreement and the benefits granted to Sponsor hereunder are non-exclusive. Sponsor shall not represent in any way that an exclusive sponsorship arrangement exists between Sponsor and GREAT EXPO.

9. Limited Liability. In the event that circumstances beyond the control of GREAT EXPO interfere with, or prevent, GREAT EXPO from fulfilling, in whole or part, Sponsor's benefits under this Agreement, Sponsor shall hold harmless GREAT EXPO and its affiliates and their respective members, officers, managers, shareholders, directors, contractors, agents, employees, successors and assigns from all legal and financial liability to Sponsor beyond the sponsorship fee paid by Sponsor pursuant to this Agreement.

10. Force Majeure. Neither GREAT EXPO nor Sponsor shall be deemed in default of this Agreement in the event that performance of its respective obligations hereunder or attempts to cure any breach of this Agreement are delayed or prevented by reason of any act of God, fire, natural disaster, accident, act of government, civil disobedience or any other cause beyond its reasonable control.

11. Disclaimer. GREAT EXPO reserves the right to (a) reject any potential sponsor for any reason in its sole and absolute discretion and (b) assess the value of all in-kind contributions (if any) made by Sponsor under this Agreement. Sponsor acknowledges that some sponsored events during the Exhibition will be held concurrently and as a result, branding opportunities may overlap. GREAT EXPO will employ reasonable commercial efforts to facilitate sponsorships in a manner as to prevent conflict of interest or the appearance of conflict of interest.

12. Miscellaneous. This Agreement shall be governed by, and construed and enforced in accordance with the laws of the State of Florida without regard to its conflicts of law provisions. All legal proceedings arising under this Agreement shall be conducted in the courts situated in Miami-Dade County, Florida, which courts shall have exclusive venue and jurisdiction. This Agreement may only be altered or amended by an instrument in writing properly executed by both parties hereto. This Agreement, including any exhibits attached hereto, embodies the entire agreement of the parties hereto in respect of the subject matter hereof and no representation, inducements or agreements, oral or otherwise, between the parties not contained and embodied herein shall be of any force and effect. If any provision of this Agreement is held invalid or illegal, such provision shall be null and void, and the remainder of this Agreement shall not be affected by such invalidity or illegality. Waiver of one or more

terms or conditions of this Agreement by either party shall not be deemed a modification or waiver of any other provisions of this Agreement. The parties acknowledge that each of them has reviewed this Agreement and has had the opportunity to have it reviewed by its respective legal counsel and that any rule of construction to the effect that ambiguities are

to be resolved against the drafting party shall not apply in the interpretation of this Agreement. This Agreement may be executed in any number of original or facsimile counterparts, each of which shall be deemed an original but all of which taken together shall constitute one and the same instrument.

#### **EXHIBIT A**

#### **SPONSORSHIP BENEFITS**

##### **Diamond GREAT Sponsor**

*[describe benefits]*

##### **Platinum GREAT Sponsor**

*[describe benefits]*

##### **Gold GREAT Sponsor**

*[describe benefits]*

##### **Silver GREAT Sponsor**

*[describe benefits]*

##### **Bronze GREAT Sponsor**

*[describe benefits]*

##### **Guest Supporter**

*[describe benefits]*