

BRAND USA TRAVEL WEEK U.K. & EUROPE 2024

Hosted Buyer Terms & Conditions

[1. Definitions: In these Terms and Conditions, the following words shall have the following meanings unless the context otherwise requires:](#)

[2. Attendance and Acceptance](#)

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1. **Definitions:** In these Terms and Conditions, the following words shall have the following meanings unless the context otherwise requires:

- 1.1. **Delegate:** Any person approved to attend Brand USA Travel Week U.K. & Europe.
- 1.2. **Exhibitors:** Exhibitors who have contracted with the Organizers, Brand USA of 1725 Eye Street NW, Eighth Floor, Washington, DC 20006, USA to take a table at Brand USA Travel Week U.K. & Europe.
- 1.3. **Hosted Buyer:** A travel trade professional, accepted by Brand USA as meeting the Hosted Buyer Criteria, who will attend Brand USA Travel Week U.K. & Europe 2024 as a buyer of travel products; and where complimentary accommodation and return transport are provided by Brand USA.
- 1.4. **Hosted Buyer Criteria:** A buyer of travel products who is in the position to make or influence decisions on the U.S. travel product that their company offers. Based in the U.K. and Europe. For the avoidance of doubt, this means buyers based in Austria, Belgium, France, Germany, Ireland, Italy, Luxembourg, the Netherlands, Scandinavia (Denmark, Norway, and Sweden), Spain, Switzerland, United Kingdom as well as other European countries. An employee of a company registered to sell travel and a member of an accredited travel association.
- 1.5. **Pre-Scheduled Appointment Software:** The appointment software operated by Brand USA to coordinate the appointments of the Hosted Buyer with Exhibitors during Brand USA Travel Week U.K. & Europe.
- 1.6. **Pre-Scheduled Appointment Program:** The appointment program between Hosted Buyers and Exhibitors during Brand USA Travel Week U.K. & Europe.

- 1.7. **Brand USA Travel Week U.K. & Europe:** The event to be held namely at etc.venues County Hall, Belvedere Road, London SE1 7PB, England, between October 21-24, 2024, which is organized by Brand USA.
- 1.8. **Travel Week Team:** The Brand USA Travel Week U.K. & Europe personnel team at Brand USA.

2. Attendance and Acceptance

- 2.1. Approved Hosted Buyers will be sent confirmation of their place via email and will be requested to submit their travel preferences within 5 working days.
- 2.2. Brand USA will endeavor to honor the Buyers' preference on the number of days requested to attend Brand USA Travel Week U.K. & Europe; and for two-day buyers the dates requested. However, due to event capacity, Brand USA reserves the right to offer the Buyer alternative days and dates.
- 2.3. Secondary delegates will be hosted at the Organizer's discretion and will be confirmed in advance. If Hosted, they will be subject to the Hosted Buyer Program Terms & Conditions and if Non-Hosted, subject to the Non-Hosted Buyer Program Terms and Conditions.

3. Hosted Buyers

- 3.1. **Hosted Buyers will receive from Brand USA:**
 - 3.1.1. **Commitment to a number of Pre-Scheduled Appointments** from Tuesday, October 22 – Thursday, October 24, 2024;
 - 3.1.2. **Complimentary return economy-class flights/train transport to London and room-only accommodation at the Brand USA Travel Week U.K. & Europe's chosen hotel**, as specified below.
 - 3.1.3. **A maximum of four nights stay for three-day buyers will be hosted for four-nights maximum; a maximum of three nights stay for two-day buyers.**
 - 3.1.4. **Entry to the Brand USA Travel Week U.K. & Europe official evening receptions and networking events** on attending days;
 - 3.1.5. **Access to the Enrichment Series** made up of innovative workshops, seminars and panels on attending days;
 - 3.1.6. **Breakfast, lunch and refreshments** on attending days.
- 3.2. As a condition of receiving the complimentary services from Brand USA, Hosted Buyers will be required to:
 - 3.2.1. Actively participate in the Pre-Scheduled Appointments Software; Hosted Buyers must select and rank in order of importance a specified number of appointment preferences within a specified timeframe;

- 3.2.2. Honor and actively participate in the Pre-Scheduled Appointments Program during Brand USA Travel Week U.K. & Europe;
- 3.2.3. Hold travel insurance with adequate insurance coverage, including Covid-19 coverage.
- 3.2.4. To complete the post-Brand USA Travel Week U.K. & Europe survey.
- 3.3. **The following is not included in the Hosted Buyer Program:** Travel insurance; travel to designated departure hubs; ground transfers in London between airport and hotel; extended accommodation nights outside the confirmed dates; double occupancy costs; hotel upgrades; visa application fees; personal incidentals or any other costs not stipulated.

4. Travel and Accommodation

- 4.1. Brand USA will supply the Hosted Buyer with complimentary return economy-class flights/train transport to London from selected airports and train stations on specific dates. Please note that these arrangements are non-transferable. The travel times will be allocated to ensure maximum time at Brand USA Travel Week U.K. & Europe. Only hand luggage will be included within each flight ticket; checked baggage is not included.
- 4.2. Airport changes requested by the Hosted Buyer are subject to availability and cancellation of flights may incur a fee (see "Cancellations" section below). Any additional cost in reaching the agreed departure airport will be the responsibility of the Hosted Buyer.
- 4.3. Brand USA will provide the Hosted Buyer with room-only accommodation in London, U.K. between the dates October 21-24, 2024 in accordance with the number of days the buyer attends. Three-day buyers will be hosted for four nights maximum; two-day buyers will be hosted for three nights maximum; one-day buyers will be hosted for two nights maximum at organizers' discretion as per criteria above.
- 4.4. Brand USA will not be responsible for extra room costs incurred during the stay. Any room upgrades will be solely at the discretion of the hotel management. Additional nights, if requested by the Hosted Buyer, are payable by the Hosted Buyer directly to the hotel.

5. Cancellations and Replacements for Hosted Buyers

- 5.1. Replacements: Invitations to Hosted Buyers are non-transferable and personal to the Hosted Buyer. In instances where the Hosted Buyer is no longer able to attend, they may request a named colleague to attend in their place by writing to Info@TheBrandUSA.com. Where possible the replacement colleague should be from the same department / job function. On the condition that the replacement

is accepted in writing by the Brand USA Travel Week U.K. & Europe Team, a cancellation fee will not apply. If flights have been arranged there may be name change fees, we reserve the right to pass this cost on to the Hosted Buyer but we will endeavor to do everything we can to avoid this. In cases where a replacement Eurostar ticket is needed, the full fee will be charged back to the Hosted Buyer.

- 5.2. **Cancellation of attendance:** Cancellations will only be accepted without charge by written confirmation by email to Info@TheBrandUSA.com if received before and not including August 30, 2024. Cancellations received on or after August 30, 2024 will be at cost, calculated based on flight and hotel cancellation fees. All cancellations must be received by the Brand USA Travel Week U.K. & Europe Team in writing and receipt must be acknowledged by the dates specified above.
- 5.3. Attendance during Brand USA Travel Week U.K. & Europe: If you miss three (3) or more Pre-Scheduled Appointments you will be at risk of affecting your participation in future events.
- 5.4. No-Show: Hosted Buyers who do not inform Brand USA of their cancellation and do not attend Brand USA Travel Week U.K. & Europe will be at risk of affecting their participation at future Brand USA events and will be liable for any cancellation fees incurred (hotel and flights).
- 5.5. Cancellation fees and no-show fees shall be invoiced to the Hosted Buyers within fourteen days of the closing date of the exhibition, and are payable net thirty (30) days of receipt of the invoice.
- 5.6. The Hosted Buyer agrees that the above charges are a reasonable pre-estimate of the loss suffered by Brand USA in the event of the Hosted Buyer breaching these Terms and Conditions.

6. Exclusion of Liability

- 6.1. Brand USA assumes no responsibility or liability for:
 - 6.1.1. Hosted Buyers who miss their flight/travel arrangements including inter-connecting flights;
 - 6.1.2. For flight cancellation or delay;
 - 6.1.3. If a Hosted Buyer is refused permission to board the aircraft or other mode of transport or is refused entry to the United Kingdom or other connecting country;
 - 6.1.4. For any delay or loss of baggage or excess baggage charges (any subsequent dispute shall be directly between the Hosted Buyer and the airline);
 - 6.1.5. For hotel expenses (excluding the cost of the hotel room only) which must be settled with the hotel prior to departure;
 - 6.1.6. Any replacement flights and other costs incurred in relation to the above will be at the expense of the Hosted Buyer or airline, where appropriate;

- 6.1.7. Travel Insurance: Hosted Buyers must hold travel insurance with adequate insurance cover. Such insurance will ensure that they are covered against unforeseen cancellation charges, medical costs incurred whilst away from home, personal liability claims, loss of money or passport. Existing medical conditions and fitness to travel must be declared prior to Brand USA arranging flights, otherwise travel insurance could be rendered null and void. Brand USA will have no responsibility for any default in insurance cover in respect to the hosted buyer.
- 6.1.8. Individual visa requirements, travel permits, other licenses and inoculations will be the sole responsibility of the Hosted Buyer, including any necessary costs incurred;
- 6.1.9. Brand USA, its agents, its employees, and its subcontractors shall not be liable for loss, damage or delay resulting from acts or threats of war, hijack, terrorist activity, civil commotion, industrial disputes, fuel shortages, natural disasters or adverse weather conditions, strikes or lockouts intervention or regulation, military activity, epidemics or any other circumstances outside Brand USA's or its subcontractor's control which shall make it impossible or inadvisable for Brand USA to hold the Exhibition at the time and place provided or makes it impossible to get the Hosted Buyers to the Exhibition or to provide flights, hotels, appointments, events or other services to Hosted Buyers. Brand USA reserves the right to reschedule the Exhibition at another date and/or at an alternative site at its sole and absolute discretion;
- 6.1.10. Brand USA shall not be liable to the Hosted Buyer, in contract, tort or otherwise for any loss of profit, loss of business or revenue, loss of anticipated savings or any indirect or consequential loss or damage, costs or expenses arising out of or in connection with the Hosted Buyers' attendance at the Exhibition;
- 6.1.11. Brand USA shall not be liable for the death or personal injury of any Hosted Buyer save where such liability cannot be excluded under English Law.

7. General Provisions

- 7.1. Data Use: Attendee consents to Brand USA's collection of the information provided in Registration for use in conducting Brand USA Travel Week U.K. & Europe. Attendee consents to Brand USA's storage and use, including being contacted by the Brand USA Travel Week U.K. & Europe Team by phone and email; transfer to other Attendees and non-Attendees alike, of personal contact information (Name, Title, Company, Address, Phone Number, and E-mail) provided in Registration. Brand USA shall, upon request, delete such personal

contact information from its records. See Brand USA Privacy Policy for information on making such a request.

- 7.2. Errors: Brand USA shall not be liable for any errors in any listing or descriptions or for omitting Attendee or any other exhibitor from any directory or other lists or materials.
- 7.3. Assignment: This Agreement, and the rights and obligations hereunder, may not be assigned, in whole or in part by either party without the prior written consent of the non-assigning party. This Agreement will be binding upon, and inure to the benefit of, the successors, executors, heirs, representatives, administrators and permitted assigns of the parties.
- 7.4. Compliance with Laws: Each party will comply with all laws, legislation, rules, regulations, governmental requirements and industry standards with respect to its activities under this Agreement. Attendee shall abide by and observe all applicable laws, codes, ordinances, rules and regulations, and all rules and regulations of the Venue. Without limiting the foregoing, Attendee shall ensure that its exhibits meet or exceed the requirements of the Americans with Disabilities Act, if applicable.
- 7.5. Notices: All notices, approvals, consents, requests, demands, or other communications to be given to either party shall be in writing by any means where receipt is acknowledged (such as email, hand-delivery, registered mail, or overnight mail, or facsimile transmission) and shall be effective on the date of receipt thereof and shall be sent to the addresses set forth in this Agreement, unless otherwise provided in writing.
- 7.6. Security: Brand USA will retain security for the Event. However, the Attendee agrees that he or she shall be solely responsible for the security of his or her own person and material possessions while at the Event.
- 7.7. **Media Release:** Attendee authorizes Brand USA and their Producer's agents, successors, assigns, and designees to record my name, likeness, image, voice, sound effects, interview and performance on film, tape, or otherwise (the "Recording"), edit such Recording as Producer may desire, and incorporate such Recording into the Film, any versions of the Film and all related materials thereof, including but not limited to promotion and advertising materials. It is understood and agreed that the Producer shall retain final editorial, artistic, and technical control of the Film and the content of the Film. Producer may use, and authorize others to use, the Film, any portions thereof and the Recording in all markets, manner, formats and media, whether now known or hereafter developed, throughout the world, in perpetuity. Producer, and Producer's successors and assigns, shall own all right, title and interest, including the copyright, in and to the Film, including the Recording and related materials, to be used and disposed of, without limitation, as Producer shall in Producer's sole discretion determine.
- 7.8. **Change in Scope:** Attendee acknowledges that Brand USA's ability to provide all of the Services as outlined in this Agreement may be affected by changes in the

assumptions and/or if Attendee does not provide the information and materials requested as set forth above. If a Service is delayed as a result of changes in the assumptions above and/or Attendee's failure to provide materials or information as required, Brand USA shall have the right to modify or cancel the Services.

- 7.9. **Force Majeure:** If events beyond the reasonable control of the parties, including but not limited to, acts of God, severe weather, (including but not limited to hurricanes, tropical storms, hailstorms and flooding), war, acts of any government, strikes, labor disputes, civil unrest, terrorist attacks, failure of Venue management to deliver space or related service for any reason outside Brand USA's control, or curtailment or restriction of transportation either in the city in which the Venue is located or in the countries/states of origin of the attendees, which makes it illegal, impossible or impracticable to hold the Event as contemplated by this Agreement, Brand USA may terminate this Agreement upon written notice. In such event, neither party shall have any further liability to the other party, provided that Brand USA shall promptly return any prepaid amounts in excess of Brand USA's out of pocket expenses for sponsorship activities provided prior to the termination of this Agreement, to Attendee or the Sponsorship fee may be applied to the rescheduled Event, or to the purchase of any Brand USA research product or event within one year of the cancelled Event.
- 7.10. **COVID-19:** Exhibitors and Attendees must complete a Brand USA Covid-19 Waiver in advance. All Exhibitors and Attendees must adhere to U.K., local, and venue rules, if any, including providing evidence of negative tests, daily temperature screenings, and mask wearing.
- 7.11. **Choice of Law and Dispute Resolution:** This Agreement and the rights of the parties hereunder will be governed and interpreted in accordance with the laws of the United Kingdom without regard to its conflict of laws rules or choice of law principles which would require the application of the law of any other jurisdiction. If a dispute arises out of, or relates to, this Agreement, or the breach thereof, and if the dispute cannot be settled through negotiation, the parties agree to settle the dispute by arbitration (with a single arbitrator) in accordance with the rules of the American Arbitration Association in New York. Each party shall be responsible for its own attorneys' fees.
- 7.12. **Agreement:** This Agreement supersedes any and all other agreements, either oral or in writing, between the parties with respect to the matters stated herein, and contains all of the covenants and agreements between the parties with respect thereto. This Agreement may be amended or modified only in writing, and shall be effective only after affixation of Attendee's and Brand USA's signatures.
- 7.13. **Trade events:** Attendees may not host or operate a London-based travel trade event at any time during the Term of Brand USA Travel Week U.K. & Europe without written permission from Brand USA, with the exception of the evening of Tuesday, October 22, 2024. Brand USA defines this as a pre-planned, invite only

event in which the attendee seeks to gain additional access to buyers, media, and other attendees of Travel Week U.K. & Europe.

No waiver by either party of any breach by the other party of any of the provisions of this Agreement shall be construed as a waiver of that or any other provision on any other occasion. No third party shall have any rights under this Agreement pursuant to Contracts (Rights of Third Parties) Act of 1999 or otherwise. In the event any one or more of the provisions of the Agreement shall be held to be invalid, illegal or unenforceable, the remaining provisions of the Agreement shall remain in effect.

This Agreement may be executed in two or more original counterparts, which together shall constitute the same Agreement. Facsimile signatures will have the same effect and may be treated as original signatures.

The sections above entitled Warranty and Assumption of Risks; Releases, and all General Provisions, will survive the termination of this Agreement for any reason.