



This form is a notice of breach of the Terms and Conditions of your contract with NAICCON.

By accepting the Terms and Conditions of Exhibiting at NAICCON upon registration, you agreed to abide by said regulations and are subject to the allowable action stated within. This extends to other restrictions and guidelines as deemed necessary by NAICCON (including but not limited to the Exhibitor Guidelines), Venue Management or other relevant Stakeholders and Authorities.

Management reserves the right to cancel or remove an Exhibitor or Sponsor's booth, table or open space, activity, or display of product or service in the event that the Organiser believes there to be a breach by the Exhibitor or Sponsor of their responsibilities under the aforementioned Terms and Conditions.

A breach notice is executed in three parts:

1. Identification and opportunity to remedy

a) Where an inspection of product by a NAICCON representative has identified a breach of Terms and Conditions or associated Regulations and Guidelines, the Exhibitor, Vendor, Sponsor or contractor is given the opportunity to remedy the breach within a time frame agreed by both parties.

b) Where a complaint has been received from a patron or other Exhibitor or vendors, NAICCON Management is under obligation to investigate the complaint.

2. Temporary Removal or confiscation of product or service in breach, from sale or display for the duration of the event, until a remedy is reached

a) Where there is a refusal to adhere to the request to remedy the breach, the product or display will be withdrawn per the conditions of the contract with NAICCON as outlined in the supporting documentation of Exhibiting at NAICCON.

3. Removal of all product and services of that exhibitor from NAICCON, and potential vacation of the exhibitor, vendor or sponsor from the event.

a) Where there is a refusal to remove items or display that is found in breach, or there are multiple offences without remedy, NAICCON reserves the right to cancel the exhibitor, vendor or Sponsors participation in the event and will be advised to remove all product, displays and other elements from the venue.

b) An Exhibitor, vendor or Sponsor committing a breach under any of the aforementioned provisions will be liable for all claims; loss and damage thereby caused and will indemnify NAICCON in respect thereof.

All stages of a Breach Notification will be signed by a NAICCON Representative and co-signed by the Exhibitor, Vendor or Sponsor to whom the breach is issued, where there is a full understanding of the conditions under which the Breach Notification apply.

All details of the breach will be kept strictly confidential to NAICCON Management, for the purpose of record keeping and monitoring of future breaches of Terms and Conditions, Guidelines and Regulations.

Process of Appeal

If the Exhibitor, Vendor, Sponsor or Contractor does not agree with the assessment of a breach of the Terms and Conditions, Guidelines and Regulations or exhibiting at NAICCON, or does not agree to the terms of Remedy, Removal, confiscation or eviction, they can enter into a process of appeal with the NAICCON Event Managers. This option is only available if there is one or more, full days remaining after the breach notice has been delivered.