



# The Liver Meeting Digital Experience™ 2020 Exhibit & Corporate Support Application & Contract

Upon acceptance of this contract by AASLD, the undersigned company agrees to the conditions, rules and regulations included with this application and/or on [aasld.org](http://aasld.org). The undersigned company further agrees that AASLD shall have full power to interpret and enforce all regulations contained herein, and the power to make such amendments and such further rules and regulations as may be deemed necessary for the proper conduct of the exhibition. Failure to abide by such rules and regulations may result in forfeiture of all monies paid or due to AASLD, loss of ability to exhibit in future years, and any other remedy in AASLD's sole discretion.

\_\_\_\_\_  
Signature Date

## ELECTRONIC EXHIBIT LISTING INFORMATION

\_\_\_\_\_  
Company

\_\_\_\_\_  
Address

\_\_\_\_\_  
City State Zip

\_\_\_\_\_  
Country

\_\_\_\_\_  
Phone

\_\_\_\_\_  
Fax

\_\_\_\_\_  
Email

\_\_\_\_\_  
Website

## COMPANY POINT-OF-CONTACT

\_\_\_\_\_  
Contact Person

\_\_\_\_\_  
Title

\_\_\_\_\_  
Phone

\_\_\_\_\_  
Fax

\_\_\_\_\_  
Email

## VIRTUAL BOOTH PACKAGES

Package	Basic	Bronze	Silver	Gold
Price	\$2,000 (Non-Profit Rate is \$525)	\$10,000	\$25,000	\$50,000
Booth Choice				
Quantity				

Booths will be listed alphabetically within each package category.

## A LA CARTE CORPORATE SUPPORT

\_\_\_\_\_  
Item

\_\_\_\_\_  
Price

## PAYMENT

A contract for booth space is binding upon signature, even if the exhibitor has not yet paid. Once the application is submitted and approved you will be invoiced net 30 for full payment. Checks should be made payable to AASLD and sent to: **AASLD, Attn: Exhibits, 1001 North Fairfax Street, 4<sup>th</sup> Floor, Alexandria, VA 22314.**

A 3% non-refundable administrative fee will be added to all credit card payments and a \$50 non-refundable administrative fee will be added to all ACH/wire payments.

## TLMdX Exhibit Space Application/Contract Terms & Conditions

The AASLD Exhibit Space Application/Contract terms and conditions for exhibiting. Generally, AASLD will not execute separate agreements for booth space. In the event AASLD agrees to execute a separate agreement in writing, AASLD will not agree to terms and conditions which override, modify, or conflict with these terms and conditions. This Agreement is the entire agreement between AASLD and Exhibitor with respect to its subject matter, and supersedes all prior oral and written understandings, communications, or agreements between AASLD and Exhibitor. No amendment or modification of this Agreement, in whole or in part, will be valid or binding unless it is in writing and executed by authorized representatives of both AASLD and Exhibitor. In the event that the terms of a separate agreement conflict with the terms of this Agreement, the terms of this Agreement shall control. If any provision of this Agreement is void or unenforceable, the remainder of this Agreement will remain in full force and will not be terminated. AASLD shall have full power in the interpretation and enforcement of all rules and regulations governing exhibitors. All matters and questions not covered by these regulations are at the discretion of AASLD. AASLD reserves the right to rule on all matters pertaining to The Liver Meeting Digital Experience™ 2020, whether expressly mentioned or not, and Exhibitor, by completing the application process, agrees that all rulings shall be binding upon both Exhibitor and AASLD.

These rules and regulations may be amended at any time by AASLD, and all amendments, upon notification, shall be equally binding on all parties affected by them as the original regulations. Amendments will be binding without notification in the event of an emergency or if such amendment is required by Freeman Online Event Pro or other digital vendors. Notification may be verbal

or in writing, before or during The Liver Meeting Digital Experience™, and may be given to any authorized agent, designee, or representatives of the exhibitor. Whenever possible, AASLD will issue a warning and ask the exhibitor to correct the violation. If the issuance of such a warning is not practical, or will not serve to immediately correct the violation, then a penalty may be imposed and or remedied at Exhibitor expense. In the event of a violation of this Agreement, AASLD may evict Exhibitor from the exhibit space and/or have exhibit materials removed from The Liver Meeting Digital Experience™ program. No fees will be returned to Exhibitor and Exhibitor shall be liable to AASLD for the costs associated with such eviction. In addition to remedies provided in this Agreement, AASLD shall have, and may exercise, all other remedies afforded to it by law for costs or damages suffered on account of such violations. The Exhibitor assumes all responsibility for compliance with all pertinent ordinances, regulations and codes of duly authorized local, state and federal governing bodies concerning fire, safety and health, together with the rules and regulations of the operators and/or owners of the property/digital platform wherein the meeting is held.

### Abstract Embargo Policy

Accepted abstracts are made available to the public on the AASLD website and are published in the October supplement of HEPATOLOGY. Information contained in those abstracts may not be released until the abstracts appear on the AASLD website. Academic institutions, private organizations, and companies with products whose values may be influenced by information contained in an abstract may issue a press release to coincide with the availability of an abstract on the AASLD website. However, information beyond that contained in the abstract, e.g., discussion of the abstract done as part of a scientific

presentation or presentation of additional or new information that will be available at the time of the meeting is embargoed from release to the general public until November 1, 2020 at 10:00 am (EST). Information released prior to this day is a violation of the AASLD Abstract Embargo Policy and the abstract is subject to withdrawal from The Liver Meeting Digital Experience™ program. Authors are responsible for notifying financial and other sponsors about this policy.

AASLD may allow for exceptions, on a case-by-case basis, to the Abstract Embargo Policy for compelled disclosures mandated by federal securities laws. However, AASLD requires the company President, General Counsel, or other appropriate official of a company seeking such an exception to attest in writing to the specific facts in support of the request, including exactly how the securities laws are implicated, with statutory citation(s). General statements of the need to comply with the law will not be considered sufficient. Requests for an exception must be sent to the AASLD Chief Executive Officer. AASLD requires a minimum of five (5) days from receipt of the request to evaluate the request. In granting an exception, AASLD requires the company to state in their public disclosure that the complete and final results will be presented at The Liver Meeting Digital Experience™. AASLD will also require the inclusion of unreleased and unique data in such a presentation at The Liver Meeting Digital Experience™. Public release of a journal article relevant to the abstract will be considered an exception to the Embargo Policy if at the time of the abstract submission deadline, the decision concerning the manuscript had not been revealed to the authors.

## Exhibit Space Application/Contract Terms & Conditions (continued)

### Abstract and Poster Compilations by Industry

Abstract and poster compilation requests must be submitted to AASLD by October 1, 2020, for review and approval prior to production. This includes all formats including print, USB, website, app, etc. Compilations may only be displayed and/or distributed from the exhibitor's booth. Display or distribution of approved compilations may not begin before the official opening of exhibits. Approved compilations may not be distributed by poster presenters or in the poster area, but presenters are encouraged to refer attendees to the exhibit booth where compilations can be obtained. Unapproved abstract and poster compilations distributed from any location, including but not limited to the virtual booth, will be immediately disabled.

The following elements are to be included on the cover page and/or opening screen:

- Product class and scientific name(s)
- "As presented at The Liver Meeting Digital Experience™"
- November 13–16, 2020
- "Compilation produced by (sponsoring company's name and/or company logo)"

For any compilation, regardless of format:

- Abstracts are the only items to be included.
- Product logos are not permitted.
- Table of contents should include the abstract titles and numbers.
- Abstracts must be reproduced exactly as submitted with abstract titles and numbers included.
- Only abstracts accepted for presentation at The Liver Meeting Digital Experience™ may be included.
- No promotional materials or trade names may be included.
- AASLD reserves the right to request additional requirements

upon review of the proposal before approval.

### Agents and Designees

AASLD holds the exhibitor responsible for the management of its agents or designees. To reduce the probability of infractions and loss of priority points, agents and designees should be knowledgeable of the policies in this Prospectus and aware that sanctions for violations will be assessed against the exhibiting company and the agent or designee, including but not limited to the loss of the exhibitor's priority points.

### Booth Conduct

AASLD reserves the right to approve all exhibits and related activities. Exhibitor cannot violate the rules of the virtual platform or otherwise undertake any action which increases the insurance obligation of AASLD. Exhibitors should obtain approval for booth activities from AASLD prior to finalizing materials (e.g., marketing brochures, booth development, interactive electronics, etc.). Programs or presentations must be straightforward in nature, must avoid the use of sideshow or theatrical gimmicks, and cannot offer CME credits. AASLD may require that an exhibit be curtailed if it does not meet the standards required or expected, if it reflects against the character of AASLD or The Liver Meeting Digital Experience™, or if it exceeds the bounds of good taste as interpreted by AASLD, in its sole discretion. An exhibitor of a questionable exhibit or activity must submit a description of the exhibit or activity to AASLD for approval. AASLD reserves the right to expel or refuse admittance or access to The Liver Meeting Digital Experience™ to any exhibitor and/or representative whose conduct is, in AASLD's opinion, not in keeping with the character and/or spirit of The Liver Meeting Digital Experience™. Exhibit personnel may not enter another exhibitor's booth without obtaining permission. Coordinated

or repeated attempts to enter are not permitted.

Exhibitors are prohibited from taking photographs, screen shots or recording another exhibitor's booth.

Exhibitors acknowledge and agree that AASLD reserves the right to remove an exhibiting company from The Liver Meeting Digital Experience™ if AASLD, in its sole discretion, determines that your participation or behavior create a disruption or hinder The Liver Meeting Digital Experience™ or the enjoyment of The Liver Meeting Digital Experience™ content by other participants.

You must not attempt to interfere with the proper working of the Platform (for example, by attempting to circumvent security or tamper with, hack into or otherwise disrupt any computer system, server, website, router or any other internet connected device).

### Booth Inspection

The exhibit hall will be inspected throughout booth development and virtual presence. Virtual exhibitors must receive AASLD approval before the booth goes live. After going live, virtual exhibitors must also give AASLD prior notice of any proposed changes to the virtual booth microsite so that AASLD may review such changes. Exhibitor booths must strictly adhere to the benefits associated with the exhibitor package level purchased. An effort will be made to advise exhibitors of any deviation from exhibit rules at that time. Exhibitors must make all corrections requested by AASLD at their own expense or risk removal from the virtual exhibition without notice and without obligation on the part of AASLD for any refund.

### Commercial Disputes with Other Exhibitors

AASLD has no obligation to screen, evaluate, or exclude as an exhibitor any company based on its business

## Exhibit Space Application/Contract Terms & Conditions (continued)

practices. The exhibitor will not attempt to compel AASLD to take action against a company with which the exhibitor has a patent, trademark, or other commercial dispute. The exhibitor will not seek legal recourse or remedy against AASLD, and AASLD will not be liable, for the display of a product that infringes the patent, trademark, or other rights of exhibitor.

### Breaches of Contract

Breaches or infractions of the exhibitor's contractual obligations could affect the status of the company's future eligibility to exhibit and/or result in the termination of the exhibitor's privileges at The Liver Meeting Digital Experience™ and The Liver Meeting® in future years. Termination may become effective during the exposition; at which time the exhibitor's exhibit will be removed. Expulsion of or restrictions placed on an exhibitor may not give rise to a claim for any refund of rental or other exposition expenses.

### Cancellation of Exposition

It is mutually agreed that AASLD shall not be liable for failure to deliver exhibit space and/or the platform to an Exhibitor as contracted for due to causes beyond AASLD's control, including, without limitation, acts of God, fire, strikes, internet disruption, inability of platform vendor to provide services, governmental regulations, war, terrorism or causes which would prevent its scheduled opening or continuance, supplier failures, rationing, acts of local, state or national governments or public agencies, utility or communication failures or delays, communications or power failure or outage, blackouts, grayouts, flood, epidemics, pandemics, quarantine, riots, or unavailability of the exhibit platform/hall. Exhibitor should carry event cancellation insurance in the event AASLD is unable to refund exhibit fees.

### Cancellation or Downsizing of Booth Space

A contract for booth space is binding upon signature, even if the exhibitor has not yet paid. Cancellations or requests to downsize space or virtual package must be submitted to AASLD in writing. The date on which the exhibitor's written notice of cancellation is received in AASLD's office will be the official cancellation date. If space is cancelled on or before September 15, 2020, AASLD will retain 25% of the total booth cost. Any exhibitor who cancels space after September 15, 2020, will be responsible for the total booth cost. No refunds will be given for cancellations received after September 15, 2020.

### Celebrities

Celebrities (nationally known figures in the arts, sports, politics, etc.) including those primarily employed (*primarily employed is defined as 50% or more of an individual's working time*) by and/or company spokespeople, are prohibited from taking part in any event held during The Liver Meeting Digital Experience™.

### Character of Exhibits

All exhibits must conform to the standards set by the Healthcare Convention and Exhibitors Association, which include the following:

- Contests, lotteries, raffle, and games of chance are prohibited. Exhibitors may not register attendees for contests, lotteries, raffles, and games of chance that will be conducted during or after the meeting.
- Costumed staff and other nonprofessional images are not permitted, including magicians, fortune tellers, dancers, mimes, puppet shows, robots or other entertainment of this nature.
- Activities that involve CME credits awarded during or after the meeting are prohibited.

### Contractual Obligation

By submitting the official Exhibit Space Application, the exhibiting company agrees to abide by all rules and regulations outlined in this contract. The exhibiting company will be held responsible for the activities of its company representatives, international affiliates, co-marketing partners, third-party contractors, contracted public relations and marketing firms, and/or any agency appointed on its behalf. It is the responsibility of the exhibiting company to disseminate the rules and regulations contained within this contract among its staff and affiliates.

### Corporate Support and Advertising Guidelines

The Liver Meeting Digital Experience™ Industry supporters may promote in any of the approved corporate support and advertising opportunities outlined in the official rate card. These include print, web, mobile, out-of-home, and other tactics. TriStar and/or AASLD's agent on record will be a partner through which The Liver Meeting Digital Experience™ exhibitors may reserve all advertising and corporate support tactics. All products and services provided by TriStar meet AASLD attendee standards in communications. Contracting directly with any other third-party vendor for print or digital assets of any kind including, but not limited to, ad retargeting, geofencing and geo-targeting, or out-of-home tactics will be considered a violation and may result in point deductions. Opportunities are subject to availability at time of reservation and may not be exclusive to one supporter. Pre-payment may be required for designated tactics.

All advertising must be factual, dignified, tasteful and intended to provide useful booth, product, and service information. These standards apply to all product specific promotional material submitted for inclusion in the official AASLD programs. The publication of an

## Exhibit Space Application/Contract Terms & Conditions (continued)

advertisement is not to be construed as an endorsement or approval by AASLD unless the advertisement specifically includes an authorized statement that such approval or endorsement of the product or service being offered has been granted by AASLD. AASLD reserves the right to accept or reject advertising at its sole discretion for any product or service submitted for advertisement.

### Exhibitor Access

Exhibitors will be provided a login to the Freeman Online Event Pro platform. Each exhibitor registration is unique to the registered individual and at no point can this registration be transferred nor can exhibitor share ownership or access to The Liver Meeting Digital Experience™.

Exhibitor Registration allows access to the exhibit and poster platform halls only—any staff wishing to attend scientific sessions must upgrade to Exhibitor Conference status and pay course fees.

Exhibitor Registrants must be employed by the exhibitor or have a direct business affiliation with the exhibiting company. The number of complimentary exhibitor registrations issued to each exhibitor may be limited. Exhibitor Registration is an online process.

### Complimentary Full Registrations: Bronze, Silver and Gold Packages

Exhibitors with Booth Packages inclusive of complimentary full meeting registrations must submit the following registration information to [sthibeault@aaasld.org](mailto:sthibeault@aaasld.org) by Friday, November 6, 2020 in order to receive the complimentary registrations:

- First and last name
- Title and Degree (M.D)
- email address
- phone number
- company mailing address

### Exhibit Eligibility

All products and services exhibited must be germane to the study and practice of hepatology and have

appropriate governmental and agency approval, if applicable. AASLD retains the sole authority to determine the eligibility of any company and/or its product. AASLD reserves the right to accept or refuse any application in its sole discretion, including but not limited to, refusing applications of organizations not meeting standard requirements or expectations. This applies to displays, literature, advertising novelties, souvenirs, conduct of persons, etc.

### Food and Drug Administration (FDA) Market Clearance

All products exhibited must have fulfilled all applicable FDA regulations. Products that are not FDA approved for a particular use in humans or are not commercially available in the United States will be permitted to be displayed only when accompanied by appropriate signs that indicate FDA clearance status. The signs must be clearly and easily visible and placed near the product and on any graphics depicting the product. Display of investigational products is to remain within the expectations and limitations of the Food and Drug Administration's Guidelines on Notices of Availability. Any investigational product graphically depicted on a commercial exhibit should:

- Contain only objective statements about the product.
- Contain no claims of safety, effectiveness, or reliability.
- Contain no comparative claims to other marketed products.
- Exist solely for the purpose of obtaining investigators.
- Be accompanied by directions for becoming an investigator and list of investigator responsibilities.
- Contain a statement on signage: "Caution—Investigational Product—Limited to Investigational Use" (or similar statement) in prominent size and placement.

It is the exhibitor's responsibility to contact the FDA to ensure compliance with the current FDA

guidelines. Contact the FDA Office of Compliance regarding your responsibilities under the Federal Food, Drug and Cosmetic Act.

### Industry Guidelines

AASLD reminds exhibitors and their agents or designees of their responsibility to be aware of and to abide by all guidelines and codes regarding the relationship between the pharmaceutical and medical device/equipment industry and healthcare professionals, including but not limited to:

- Accreditation Council for Continuing Medical Education (ACCME) Standards for Commercial Support
- Advanced Medical Technology Association (AdvaMed) Code of Ethics for Interactions with Healthcare Professionals
- American Medical Association (AMA) Opinion 8.061 Gifts to Physicians from Industry
- Office of Inspector General (OIG) Compliance Program Guidance for Pharmaceutical Manufacturers
- Pharmaceutical Research and Manufacturers of America (PhRMA) Code on Interaction with Healthcare Professionals

### Insurance

Each exhibiting company is responsible for obtaining insurance (e.g., Commercial General Liability and workers' compensation insurance as required by law) in such amounts as deemed appropriate to comply with its obligations hereunder and for its own protection. Certificates of liability insurance must be submitted to AASLD by October 1, 2020 and should cover commercial general liability. The certificate should name The American Association for the Study of Liver Diseases and Freeman as additional insured under General Liability for all aspects of the show dates November 13–16, 2020 and 90-days post show. Both the exhibitor and any exhibitor-appointed contractor are required to

## Exhibit Space Application/Contract Terms & Conditions (continued)

submit certificates of liability insurance.

### Liability

Exhibitor agrees to protect, save and keep AASLD and Freeman forever harmless from any damage or charges imposed for violation of any law or ordinance by the exhibitor, his/her employees or agents, as well as to strictly comply with the applicable terms and conditions contained in the agreement between AASLD and Freeman Online Event Pro regarding the exhibition platform; and further, exhibitor shall at all times protect, indemnify, save and keep harmless AASLD and Freeman against and from any and all loss, cost, damage, liability, or expense which arises out of or from, or by any reason of any act or omission of exhibitor, his/her employees or agents, with the exception of that caused by or resulting from the sole and gross negligence of AASLD or Freeman.

### Market Research

Market research cannot be conducted under the manufacturer's name for any product that is pending governmental approval; however, it may be conducted under the auspices of a market research firm. Market research companies are welcome to exhibit provided they submit a letter of authorization from the sponsoring company. The name of the sponsoring company will be kept confidential. AASLD retains the right to determine the relevance of and deny exhibiting privileges to market research companies. Priority points between the sponsoring company and its designated market research firm are not exchangeable. The sponsoring company is responsible for the conduct of the market research firm. Research must be conducted within the confines of the booth assigned and activities must conform to all the procedures, rules, and regulations outlined in these terms and conditions.

### Internet/Equipment

Exhibiting companies are responsible for all technical requirements needed to enable access to the Platform.

AASLD does not guarantee that the Platform will operate continuously, securely or without errors or interruption, and AASLD does not accept any liability for its temporary unavailability. AASLD does not guarantee that the Platform and/or any content thereon (including, without limitation, any content available for download) will be free from viruses, infections, Trojan horses, worms and/or any other code that has contaminating or destructive properties.

Neither AASLD nor Freeman is responsible for internet issues, bandwidth, connectivity issues, and/or other issues related to the exhibiting company's microsite. The exhibiting company is fully responsible for ensuring it has all necessary equipment and connectivity and no refunds will be given if the exhibiting company's microsite is not operational, in whole or in part, for any reason.

The Platform is delivered over the Internet, and accordingly, is subject to limitations, delays, and other problems inherent in the use of the internet and electronic communications. Neither AASLD nor Freeman shall be responsible for any delays, delivery failures, viruses, hacker intrusions or other damage resulting from such problems.

### Music/Copyright Licensing

AASLD has not obtained a music license authorizing the performance of either live or recorded music on the meeting's premises or platform. All copyright fees applicable to music or entertainment or other copyrighted material used as part of an exhibit are the full responsibility of the exhibitor. The exhibitor must make payment of the fees directly to the applicable copyright agency or copyright holder. Exhibitor must secure all permissions and rights to

display or use any copyrighted material, trademarks, or other protected intellectual property. Should the exhibitor violate the provision, the exhibitor agrees to indemnify, save, hold harmless, defend, and bear all expenses as they are incurred by AASLD and Freeman Online Event Pro or other digital vendors, and its respective directors, officers, agents, employees, and each of them, from and against any and all claims, costs and expenses (including legal fees and expenses), demands, actions, and liabilities of every kind and character whatsoever with respect to the unauthorized use of copyrighted music and/or copyrighted material or other protected intellectual property.

### Payment of Previous Debts

All debts owed by the exhibitor to AASLD must be paid in full prior to contracting for booth space at The Liver Meeting Digital Experience™. Booth space access will not be assigned to a company that has accounts due to AASLD.

### Priority Point System

Due to the unique nature of The Liver Meeting Digital Experience™ priority points will not be awarded to exhibitors for exhibit space purchased or for corporate support of The Liver Meeting Digital Experience™. Booth selection for The Liver Meeting® 2021 will be based on accrued priority points already obtained by exhibitor.

### Purpose of Exhibits

The purpose of the exhibits, an integral part of The Liver Meeting Digital Experience™ and AASLD's educational activities, is to complement the scientific sessions by enabling attendees to evaluate the latest developments in products that are presented for use by hepatologists and hepatology health professionals. Each exhibitor is responsible for ensuring all agents, designees, and attending representatives are aware of this purpose.

## Exhibit Space Application/Contract Terms & Conditions (continued)

### Sales & Solicitation of Orders

The Liver Meeting Digital Experience™ is designed to educate attendees and the exhibit virtual floor is an integral part of the education program. The sole purpose for contracting exhibit space is to display and/or demonstrate products and services. Sales and order taking are permitted provided all transactions are conducted in a professional manner that is in keeping with the nature of the meeting. Products must be the exhibitor's own products and must be pertinent to the attendees' professional interest. Exhibitors must comply with all sales tax requirements and must be aware of and adhere to business license, sales, and use tax regulations which vary from state to state.

### Staffing of Exhibits

AASLD recommends having Exhibitor Registrants available during Exhibit Hall Hours and scheduled breaks during the virtual meeting to monitor the program, interactive sessions, virtual exhibit booth and respond to queries.

### Subletting Space

The subletting, assignment, or appointment of the whole or any part of space by any exhibitor is prohibited. No exhibitors may permit any other party to exhibit in their space any goods other than those manufactured or handled by the contracting exhibitor or permit the solicitation of business by others within their space.

### Use of AASLD Name, Logo, and/or Acronym

The names, logos, and acronyms of the American Association for the Study of Liver Diseases and The Liver Meeting Digital Experience™ are the exclusive property of and are trademarked by AASLD. They may not be used in any way, for any purpose or at any time (including but not limited to announcements, invitations, emails, Web publications etc.) without the express written

permission of AASLD, which may be withheld or conditioned in AASLD's sole discretion.

**The only terminology that will be approved for use in all printed material referencing the meeting (including emails and publication on the Web) is:** While attending The Liver Meeting Digital Experience™ 2020

**It is not acceptable to use:**

- At The Liver Meeting Digital Experience™ 2020
- In conjunction with The Liver Meeting Digital Experience™ 2020

**If given approval to use The Liver Meeting Digital Experience™ 2020 in your terminology, you must attribute AASLD's trademark as follows: The Liver Meeting Digital Experience™ is a registered trademark of the American Association for the Study of Liver Diseases. You may not use our trademark(s):**

- In, as, or as part of your own trademarks
- To identify products or services that are not ours
- In a manner likely to cause confusion
- In a manner that implies inaccurately that we sponsor or endorse, or are otherwise connected with your own activities, products, and services

### Use of AASLD Scientific Program Content

Information presented during The Liver Meeting Digital Experience™ is the property of AASLD and the presenter. Information may not be recorded, photographed, copied, framed, screenshotted, streamed, photocopied, transferred to electronic format, reproduced, or distributed without the written permission of AASLD and the presenter. Any use of the program content which includes, but is not limited to, oral presentations, audiovisual materials used by speakers, and program handouts, without the written consent of AASLD is prohibited.

### Violations and Loss of Points

Any exhibiting company found to be in violation of AASLD's terms and conditions will be subject to penalty and reduction of points, up to and including suspension of the company's eligibility to exhibit at The Liver Meeting Digital Experience and The Liver Meeting® in the future.™. The number of points reduced is dependent upon the nature of the violation and is at AASLD's discretion. Violation of any of these rules, regulations, and guidelines on the part of the exhibitor, its employees, or agents, shall result in loss of the right to occupy space and forfeiture of all money that may have been paid. Upon reasonable belief of a violation, AASLD and/or its agents, may reenter and take possession of the space occupied by the exhibitor and/or deny access to the platform, and may remove all persons and goods at the expense and liability of the exhibitor. AASLD also reserves the right to refuse exhibit privileges for the following year. Exhibiting companies participating in The Liver Meeting Digital Experience™ are responsible for communicating the rules, regulations, and guidelines of AASLD to their agents, employees, contractors, and anyone connected with or authorized by the exhibiting company.