

LIBOR Education Conference – Terms and Conditions

By registering for and/or attending the Long Island Board of Realtors, Inc. (“**LIBOR**”) Education Conference (“**Event**”), you (“**Attendee**”) agree to be bound by and comply with the following Terms and Conditions.

1. LIBOR Member and Guest Statement of Appropriate Event Conduct

The Attendee acknowledges and agrees to comply with the **LIBOR Member and Guest Statement of Appropriate Event Conduct** (“**Statement**”), including all rules, standards of behavior, and participation requirements established by LIBOR. Failure to adhere to the Statement may result in removal from the Event and any other action permitted under the Statement or applicable LIBOR policy.

2. Consent and Release

LIBOR will conduct video recording and still photography of meetings, sessions, and other Event activities for use in connection with future educational, promotional, and marketing activities in any medium now known or later developed. Attendance at the Event constitutes the Attendee’s consent to such recording and photography and the Attendee’s release of LIBOR from any claims arising from LIBOR’s use, reproduction, or distribution of the Attendee’s name, likeness, image, voice, and/or appearance.

3. Unauthorized Recording Prohibited

No individual or entity other than LIBOR may electronically record, reproduce, or broadcast any portion of the Event. Unauthorized recording (including audio, video, or still photography) of any part of the Event is strictly prohibited. No presentation or session may be recorded without the prior consent of both LIBOR and the presenter(s).

4. Unauthorized Solicitation

Solicitation of business on the premises of the Event by anyone other than official LIBOR exhibitors is strictly prohibited.

5. Acknowledgements Regarding Content

By registering for the Event, the Attendee acknowledges and agrees that:

- i) The ideas and opinions presented during Event programs are those of the respective speaker and do not necessarily reflect the views of LIBOR;
- ii) The ideas and opinions presented, as well as any products or services displayed by exhibitors, do not constitute a recommendation or endorsement by LIBOR; and
- iii) For matters involving legal, financial, accounting, or similar issues, Attendees should consult trained professionals regarding their individual circumstances.

6. Health and Safety

The Attendee shall comply with all health, safety, security, and emergency procedures implemented or required by LIBOR, the Event venue, or any governmental authority having jurisdiction. LIBOR reserves the right, in its sole discretion, to impose or modify health- and safety-related requirements at any time, including without limitation screening measures,

personal protective equipment requirements, or access limitations. Failure to comply may result in denial of admission or removal from the Event without refund.

7. Limitation of Liability; Assumption of Risk

Attendance at the Event is voluntary, and the Attendee acknowledges and assumes all risks associated with participation, including risks related to travel, large gatherings, and interactions with other attendees, exhibitors, and vendors. To the fullest extent permitted by law, LIBOR and its affiliates, officers, directors, employees, agents, contractors, and representatives shall not be liable for any personal injury, illness, property damage, lost or stolen items, or any indirect, incidental, consequential, special, or punitive damages arising out of or relating to the Event or these Terms and Conditions, whether based on contract, tort, or any other legal theory.

8. Event Modifications

LIBOR reserves the right, at any time and in its sole discretion, to make changes or modifications to the Event, including but not limited to adjustments to the program, schedule, speakers, content, format, or venue. Such modifications shall not constitute a material breach of these Terms and Conditions, and the Attendee shall not be entitled to any refund, credit, or other compensation as a result of such changes unless expressly stated by LIBOR.

9. Long Island Board of REALTORS® Antitrust Meeting Statement

Attendee understands that all Long Island Board of REALTORS® meetings must be conducted in full compliance with antitrust laws. There shall be no discussion on any topic suggestive of an intent to restrict competition or fix prices, including commissions, splits, broker compensation or company policies; criticism of another company's practices or any particular business model; or excluding from membership or participation any specific business or businesses that practice a particular business model. LIBOR reserves the right, at any time and in its sole discretion, to immediately remove from the Event who any Attendee who engages in any such discussion.