



New Jersey Narcotic Enforcement Officers Association

**PO Box 202 Port Reading, NJ 07064
Tel: 732-476-0100 / E-mail: editor@njneoa.org**

To Whom It May Concern:

The New Jersey Narcotic Enforcement Officers Association was formed in 1965 to encourage mutual cooperation, discussion and interest in the problems of enforcement concerning drug abuse; to exchange ideas, conduct seminars and conferences to educate those involved in the abatement of the illegal narcotic trade. Today the NJNEOA has more than two thousand members that represent Federal, State, County, and Municipal law enforcement as well as private industry, the professions, education and government.

The NJNEOA is a member of the National Narcotic Officers Association Coalition. The NNOAC represents thirty-five-member states at the national level meeting with legislators, members of the Office of National Drug Control Policy and several legislative committees. This enables state and local law enforcement issues and concerns being heard by our elected representatives in Washington, D.C.

The NJNEOA conducts training seminars during the year to educate law enforcement officers on such topics as; developing trends in drug use and distribution, case law updates, officer safety, identifying symptoms of drug abuse and drug interdiction. Each year the association trains nearly one thousand law enforcement officers.

The NJNEOA 2021 Narcotic Training Conference is being held August 30th – September 3rd, 2021 at Harrah's Atlantic City. It is during this time that law enforcement officers from throughout the state converge in one location to receive additional training pertaining to narcotic enforcement. As in previous years, the conference will also be co-hosted by the County Narcotics Commander's Association and MAGLOCLEN.

There is a vendor area located adjacent to the training room where businesses can display their goods and services to the law enforcement officers and teachers in attendance. The cost for: one table, chair, skirting, tablecloth and electricity is \$400.00. Also included will be: 1/8-page ad in the NJNEOA monthly newspaper, a 1/8-page ad in the conference ad book and a 1/8 ad on the NJNEOA website with a link to your business's own website. There is an additional charge for either a telephone or data transmission line.

In closing, I thank you for your support and look forward to working with you in the future. If I can ever be of assistance to you please do not hesitate to contact me at (732) 925-1998.

Sincerely,

A.J. Camisa,
Past-President
Editor /NJNEOA News



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NJNEOA VENDOR CONTRACT

Vendor: _____

Contact: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Fax: _____

E-mail: _____

2021 Narcotic Training Conference

August 30th - September 3rd, 2021

Harrah's Atlantic City
777 Harrah's Blvd.
Atlantic City, New Jersey 08401

Vendor Rates:

___ One Table \$ 400.00 Includes: Table, Chair, Skirting & Electricity

(Any arrangements for telephone and data made directly w/Bally's Hotel)

If paying by check - make payable to NJNEOA
Utilize the online registration form to pay by credit card.
Contact editor@njneoa.org or 732-925-1998 for any other inquiries.

I hereby agree to participate as a vendor during the NJNEOA 2021 Narcotic Training Conference at the rates listed above. I fully understand what is included in the vendor space indicated above, and also to be included is: 1/8 Ad in 12 issues of the NJNEOA News, a monthly publication, 1/8 Ad in the Conference Ad Book, and 1 yrs advertising on the NJNEOA Website www.njneoa.org I hereby affirm that I have reviewed, understand and accept the terms and conditions detailed on page two of this contract.

Vendor/Advertiser - (Responsible Party)

TERMS & CONDITIONS

1. The parties to this contract are the Vendor/Advertiser and the New Jersey Narcotic Officer's Association (hereinafter "NJNEOA").

2. The terms, rates and conditions are hereby made part of this contract. No understanding is valid unless contained in this contract.

3. The Vendor/Advertiser agrees to pay for vendor space/advertising covered by this contract at the rate stipulated upon signing of the contract.

4. All advertising materials will be furnished by the Advertiser. The Advertiser is responsible for accuracy of copy.

5. This contract cannot be invalidated due to typographical errors, incorrect insertions or omissions. Vendors/Advertiser shall notify NJNEOA of any error within 30 days of date of publication. NJNEOA agrees to run a correction. NJNEOA shall not be liable to Vendor/Advertiser for any loss resulting from the incorrect advertisement.

6. NJNEOA shall run the latest advertisement for scheduled space when no new acceptable copy is received prior to the closing date.

7. All advertising shall be subject to the approval of NJNEOA, which may edit or reject any advertising for any reason.

8. Cancellation: Vendor space canceled within 30 days of conference date will result in no refund. Vendor space canceled more than 45 days from publishing date shall result in a refund of 75%. All cancellations MUST be in writing.

9. Vendor/Advertiser warrants, covenants and agrees that it is not prohibited from entering into this contract and that all advertising submitted pursuant to this contract complies with all federal and state laws, regulations, orders and restrictions relating to unfair and deceptive trade practices, consumer protection, promotion and advertising.

10. Vendor/Advertiser agrees to indemnify and hold NJNEOA harmless from and against all claims, liabilities or damages arising from any advertisements submitted pursuant to this contract and any costs and legal fees relating thereto.

11. The Vendor/Advertiser shall assume full responsibility for the accuracy and truthfulness of the copy submitted.

12. NJNEOA reserves the right to cancel this contract upon 10 days written notice to Vendor/Advertiser. In the event of such cancellation, NJNEOA shall refund any unused fees paid by Vendor/Advertiser. NJNEOA shall not be liable to Vendor/Advertiser for any loss resulting from this cancellation. The refund shall be the full and exclusive remedy of the Vendor/Advertiser.