



Join SCRS members and sponsoring organizations to improve site success across the globe. As an SCRS Ambassador Program Sponsor, your organization will champion international site access to membership, thought leadership and community.



Ambassador Program Sponsorship Benefits:

Advocacy in Membership

- Unlimited attendee registration to each regional virtual symposium (Africa, Latin America, and Asia) for your entire organization
- Opportunity to invite sites your organization is working with in each region to attend virtual Ambassador Symposium

Visibility

- Inclusion in press release announcing SCRS Ambassador support
- Promotion of your Ambassador support to SCRS LinkedIn community
- Logo included on program website, presentation slides, outgoing emails

Access & Thought Leadership

- Opportunity for one executive from your organization to be included as panelist or facilitator at each available virtual symposium (subject to availability and topic alignment)
- Access to post-symposium attendee registration list that includes attendee name, title, organization, and physical mailing address



Ambassador Program Sponsorship: \$9,500
Limited to 12 exclusive sponsors

Company: _____

Contact Name: _____

Title: _____

Email Address: _____

I have read and agree to the terms of the SCRS Ambassador Program Sponsorship

- **Includes access to and sponsorship of all three 2024 Ambassador Programs:**

Latin America: November 8, 2024
@ 9am-12pm (Brasilia Time)

Africa: November 15, 2024
@ 1-4pm (South African Time)

Asia: October 26, 2024
@ 9am-12pm (China Standard Time)



Contact Marcus Maleck at marcus.maleck@myscrs.org for more information.

SCRS Ambassador Program Sponsorship Terms



THIS AGREEMENT, effective is entered into by and between The Society for Clinical Research Sites with principal offices located at 785 Arbor Way, Blue Bell, PA 19422 (hereinafter “SCRS”) and Client.

1. Term

The term of this Agreement shall begin on the Effective Date and terminate on December 31, 2024 and includes sponsorship of all three 2024 Ambassador Symposiums.

2. Ambassador Deliverables

2.1 SCRS shall provide access to each Ambassador Virtual Symposium to all client employees through a custom access code.

2.2 SCRS shall provide access code for each Ambassador Sponsor organization to share with qualified sites within Latin America, Asia and Africa. Each code will provide complimentary registration to respective Ambassador Symposium and a 1 year SCRS membership.

2.3 Press Release: Opportunity to be included in press release announcing SCRS Ambassador supporters

2.4 Promotion of your Ambassador support to SCRS LinkedIn community

2.5 Branding: Logo included on program website, presentation slides, outgoing emails

2.6 Opportunity for one executive from your organization to be included as panelist or facilitator at each available virtual symposium (subject to availability and topic alignment)

2.7 Access to post-symposium attendee registration list that includes attendee name, title, organization, and physical mailing address

3. Payments

SCRS shall begin providing the services specified in this Agreement immediately upon execution of this Agreement. Payment is due upon receipt of invoice and is non-refundable.

4. Confidentiality

4.1 SCRS and Client shall not use, store, publish, disseminate, transfer or disclose any Confidential Information (as defined below) of, or obtained from, Client or SCRS (in any form) to or for the benefit of any person or entity without Client's or SCRS' prior written consent, and shall hold any such Confidential Information as confidential and shall use the same level of care to maintain the confidentiality and to prevent the unauthorized use, misappropriation or dissemination of such Confidential

Information as it employs to maintain the confidentiality and to prevent unauthorized use, misappropriation or dissemination of its own information of a similar nature, but in no event less than a reasonable standard of care in view of the nature of the Confidential Information in its possession.

Notwithstanding the preceding paragraph, SCRS and Client shall be permitted to disclose relevant aspects of the Confidential Information to its employees to the extent such disclosure is not restricted by law and only to the extent that such disclosure is reasonably necessary for the performance of SCRS' duties and obligations under this Agreement; provided, that for each such disclosure SCRS shall cause the Confidential Information to be protected, held in confidence and only used by any such recipient for the purposes permitted under this Agreement.

“Confidential Information” shall mean any confidential or proprietary information or data of Client or SCRS or any of its member companies (including any such information of a third party in the possession of such party) that is disclosed in any manner and in any media to SCRS or Client in connection with this Agreement which, at the time of disclosure, is either (a) marked as being “Confidential” or “Proprietary”, (b) otherwise reasonably identifiable as the confidential or proprietary information of the Disclosing Party, or (c) given the nature of such information and the circumstances under which it is disclosed should reasonably be understood to be confidential or proprietary information of the disclosing Party; but shall not include any information that is (i) in the public domain through no fault of the receiving Party; (ii) obtained independently from a third party without an obligation of confidentiality to the disclosing Party and without breach of this Agreement; or (iii) independently developed by the receiving Party without reference to the Confidential Information of the disclosing Party.

SCRS agrees and acknowledges that the confidentiality obligations set out above in this Section precludes SCRS from disclosing to any third-party (including any parent or affiliated corporation or company) any non-public information or materials Client or its members may provide to SCRS

5. Indemnification

5.1 Each Party (an “Indemnifying Party”) shall indemnify, hold harmless and defend the other Party (including in the case of Client any of its member companies), and its respective directors, officers, employees and agents (the “Indemnitees”), from and against any and all third party claims, losses, liabilities, damages, suits, fees, judgments, penalties, costs and expenses (collectively referred to as “Losses”), including, without limitation, reasonable attorneys' fees incurred in responding to such Losses, that the Indemnitees may suffer or incur arising out of or in connection with (i) a breach of this Agreement by the Indemnifying Party, (ii) personal injury (including death) or property damage arising out of the performance of acts or omissions in performance of this Agreement, or (iii) fraud, gross negligence or willful misconduct by the Indemnifying Party or its agents in performance of this Agreement.

6. Integration

6.1 This agreement constitutes the entire agreement between SCRS and Client. All prior discussions, representations and proposals are merged herein. Any amendments or modifications of this Agreement shall be in writing and executed by all contracting parties.

7. Governing Law

7.1 This Agreement will be governed by and construed and enforced in accordance with the laws of the State of Pennsylvania, excluding its principles of conflicts of law.

