Penetration testing for Basic Infrastructure **Application Form**

Participant Information							
∎Name							
■Position							
∎Email							
■Organization							
■Address							
City	State	Post Code	Country				
Phone	Fax	URL					
■Nature of Business	6						
■Company Size	□1-9 □100-249	□10-24 □250-499	□25-49 □500-999	□50-99 □1000+			
Fees							
Early Bird Discount @JPY195,000 + tax / 1 person (Deadline of Early Bird Discount: Feb 16th, 2018)							
□ Training fee @J	PY275,000 + tax / 1 pers	on					

Date : March 12th (Mon) and 13th (Tue)

NANO OPT Media, Inc Conference Room (temporary) Venue :

Authorization

	Date: 20 /	/	(year/month/date)
Consent by signature	Name in Type		

·By signing here, and submit this formal application form to the following email address, and it will be considered a formal application. We will secure the seat by submitting this application form. However, if you submit this application, please note that the cancellation fee of

100% of the total amount of the tuition will be incurred in accordance with the provisions of the back side (cancellation clause).

Contact us today!

Security Days Show Management Office Sales Team Tel: +81(3)6258-0590 Fax: +81(3)6258-0598 E-mail: contact@f2ff.jp

For office use only

Sales:

Date:

Approval:

Terms and Conditions of Participation in Event

1. DEFINITIONS. The term "Training" means scheduled to be held 6th-7th March, 2018 (the "Event Dates") at JP Tower Hall & Conference, Japan (the "Event Facility"). The Training is owned, managed and produced by NANO OPT Media, Inc. ("NOM"). The term "Organizer" means NOM and its officers, directors, agents, affiliates, representatives, employees, successors and assigns. The terms "Participants" means the person listed on the facing page, together with its officers, directors, shareholders, contractors, agents, representatives, employees and/or invitees, as applicable.

2. ACCEPTANCE BY ORGANIZER. Participant's participation in the Training is subject to NOM's approval. No contract is created until NOM countersigns the Application. NOM may withdraw its acceptance at any time by refunding the Total Fee paid if NOM determines that Participants are ineligible or the Event Facility cannot provide the space applied for by Exhibitor. NOM makes no representation or warranties of any kind, express or implied, regarding the Training including the number of persons who will attend the Training.

3. CANCELLATION OR TERMINATION.

a. Cancellation by NOM. NOM may cancel all or any part of the Training for any reason beyond its reasonable control, including but not limited to, natural or public disaster, act of God, acts of terrorism, venue construction, insufficient participation, market fluctuations, government regulation, or similar reasons, without any liability to Exhibitor. A change in the name of the Training does not constitute a cancellation

by Tormination by Participant. Participant agrees to the following terms of cancellation once the application is made. When cancelled by its own reason, FULL AMOUNT (100%) of the cancellation charge will apply on and after turn in an application. Termination by Participant must be in writing and will be effective upon receipt by NOM of an email addressed to sales-info@f2lfj.p. Participant acknowledges the difficulty in determining a precise value for services rendered and expenses incurred by NOM for the Training, and in ascertaining damages incurred by NOM if Participant terminates this Agreement or Participant's participation in the Event; the amounts due from Participant under this Agreement as of the effective date of any termination by Participant belong to NOM and represent an agreed measure of compensation, and are not to be deemed or construed as a forfeiture or penalty. Please note that attendance of representatives can not change. C. Termination by Organizer. NOM reserves the right to terminate this Agreement to write the diffeculty by writen notice to Participant in the event of breach or anticipatory breach by Participant of any of the terms and constitution for the busine. Now reserves the right to terminate this Agreement to the other the reginant in the event of breach or anticipatory breach by Participant of any of the terms and constitutions are not to be beling of the torus of the other the reginant of the termination by Constitution and the reginant of the terms and constitution for the busine to be in the torus of the terms and the termination by the other the terminate the other of the terminate the reginant of the termination by the other of the termination by the other of the termination by the other of the terminate the reginant of the termination by the other of the termination by the other of the termination by the other of the terminate the reginant of the termination by terminating the solution

conditions set forth herein. Also, if the number of customers scheduled to attend is less than the prescribed number, we may stop holding the training or change the schedule.

4. COMPLIANCE WITH LAWS AND RULES/INSURANCE.

a. Laws and Rules. Exhibitor must comply with all applicable laws, regulations, and ordinances in connection with its participation in the Event, including but not limited to rules of the venue and any relevant labor union, construction of the Exhibit in compliance with the local disabilities act, the terms, conditions, and rules issued by NOM from time to time in connection with the Event. Exhibitor's conduct and the use of names and lists captured at the Event or provided by Organizer, are subject to guidelines set forth in the Manual. **b. Third Party Proprietary Rights.** Exhibitor will not violate any proprietary rights of third parties in connection with its participation in the Event, including but not limited to the performance, distribution, or

posting of copyrighted material without a license, assignment, or other legally effective permission. c. Taxes and Licenses. Exhibitor is solely responsible for obtaining any licenses and permits, and payment of all taxes (including sales and use taxes), license fees, or other charges applicable to its participation

in the Event, including taxes collected by Organizer. d. Insurance Exhibitor shall be required to secure, at its own expense and risk, adequate insurance coverage against any and all casualties provided in Section 7 below.

5. NOM MATERIALS. The Manual and any other methodologies or planning materials distributed to Exhibitor related to the planning or execution of the Event ("NOM Materials") are owned exclusively by and are confidential information of NOM. NOM grants to Exhibitor a nontransferable, nonexclusive license, on an "AS IS" basis, to use such NOM Materials solely in connection with Exhibitor's participation in the Event. Exhibitor is responsible for obtaining the Manual from NOM. Upon completion of the Event or earlier termination of this Agreement, Exhibitor must promptly return the NOM Materials to NOM upon NOM's written request. Exhibitor may use but may not sell lists of Event exhibitors or attendees without NOM's prior written permission.

6. LIMITATION OF LIABILITY; INDEMNITY.

a. Under no circumstances Organizer or the Event Facility (collectively, the "Event Providers") is liable for lost profits or other indirect, incidental, consequential, or exemplary damages for any of their acts or omissions in connection with the Event, whether or not such Event Provider has been apprised of the possibility of such damages or lost profits. In no event will Organizer's liability hereunder, or otherwise in connection with the Event, exceed the amount actually paid to it by Participant to take the program.

b. None of the Event Providers are liable to Participant for any damage, loss, harm, or injury to the person, property, or business of Participant, or any of its visitors, officers, agents, employees, or other representatives, resulting from theft, fire, earthquake, water, unavailability of the venue, insufficient participation, accident, or any other reason in connection with the Event, except to the extent such liability arises directly from the willful misconduct of the Event Provider against whom liability is sought to be assessed. c. Participant agrees to defend, indemnify, and hold harmless the Event Providers and those lawfully in the venue from and against any claim, loss, liability, or damage suffered due to the negligence or

misconduct of Exhibitor or its agents or Exhibitor's breach of any commitment made hereunder. d. Exhibitor acknowledges and agrees that the terms and conditions of this Agreement are subject and subordinate to the terms and conditions of Organizer's agreement with the owner or administrator of the venue at which the Event is held.

7. PERSONAL INFORMATION PROTECTION

a. Personal Information obtained from Participant through Application and Contract for Training is to be used for the purpose to deliver announcements of the following events, conferences and the related marketing services. NOM will not disclose registered personal information to a third party without the consent of Participant. b. NOM may have firms or groups selected by NOM manage the above personal information for the purpose declined by the above clause. In that case, NOM supervises firms or groups to treat personal

information properly.

8. MISCELLANFOUS.

a. When countersigned by NOM, this contract will constitute the entire agreement between Participant and Organizer concerning its subject matter, and may only be modified in a writing signed by the parties. Organizer's rights under this contract are not deemed waived except as specifically stated in writing and signed by an authorized representative. If any term of this contract is declared invalid or unenforceable, the remainder continues in full force and effect. Organizer may assign this contract or its responsibilities to any other party. Any action arising out of this contract or the Event must be brought in Tokyo, and governed by Japan law, exclusive of the choice of law rules of any jurisdiction, and Participant consents to venue and jurisdiction in Tokyo, and waives any right to claim such venue or jurisdiction is not convenient. Organizer is entitled to recover reasonable attorneys' fees and costs in any action to enforce this Agreement. Participant may not assign this Agreement to any other party, including a successor in interest in the event of a merger or sale of assets, without the prior written consent of Organizer, in which event Participant must guarantee performance of the assigned obligations. This Agreement is binding upon the permitted heirs, successors, and assigns of Participant Security Days Spring Tokyo 2018.

b. NOM does not guarantee that certain knowledge, skills, etc will be acquired by the customer by taking the training program. The same shall apply to having suitability, benefit, shortest possible, commercial property, etc. for your specific purpose. Participant decides these in your own responsibility.