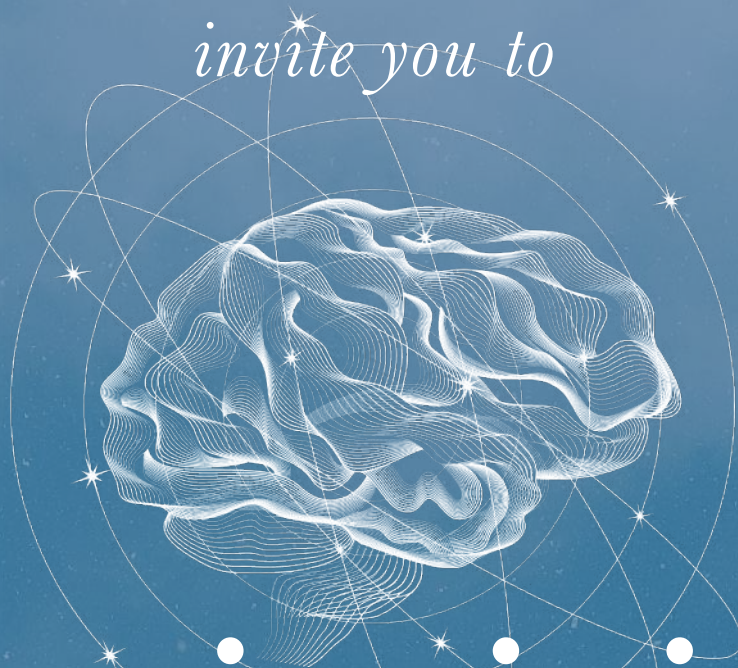


MARA LANDIS, RACHEL PALETSKY ASH, KRISTY RODRIGUEZ, SUSAN SOLOVAY,
LAURIE SPIRO, ANIA GOLDBERG, EMILY CAILLON CHENE, MARIA ELENA ZAPATA

invite you to



Optimizing Brain Health

Insights And New Technologies For Peak Brain Performance

Featuring Renowned Experts:

KEVIN T. MURPHY, MD • CHRIS D'ADAMO, PHD • WENDY MYERS, ND

An Event to Benefit



DOCUMENTING
hope

Wednesday, February 28, 10:00 AM

Vanderbilt Mansion Ballroom • Fisher Island, FL

Program Begins Promptly at 10:00 AM
Lunch Reception with Speakers to Follow

Access to Fisher Island Restricted to Confirmed Guests
Tickets \$300

RSVP: Documentinghope.com/Fisher



Optimizing Brain Health: *Morning Speaker Series*

PRIVATE RECEPTION WITH SPEAKERS TO FOLLOW



KEVIN T. MURPHY, MD

Dr. Kevin T. Murphy is the creator and brain behind innovative therapeutic neuromodulation technique, PrTMS®. He is the founder and CEO of PeakLogic®, Inc., a medical software company, and MindSet Treatment Center, a PrTMS® Clinic. He received his bachelor's in science from University of Notre Dame and a master's in neurophysiology from Purdue University. He earned his medical degree from the University of Chicago Pritzker School of Medicine and completed his radiation oncology residency at University of Chicago School of Medicine. Dr. Murphy has co-authored several book chapters and many abstracts and peer-reviewed articles. His work has appeared in the Journal of Neuro-Oncology, Translational Cancer Research, and Practical Radiation Oncology, among others. He is a frequent speaker at both national and international medical conferences, having over 100 invited lectures in 23 countries. More recently, Dr. Murphy has gained wide expertise in the emerging field of repetitive transcranial magnetic stimulation (rTMS), and has created a proprietary, personalized approach to rTMS treatment termed PrTMS. Dr. Murphy uses his PrTMS approach to help people with neurocognitive disorders including veterans and athletes who have an interest in maintaining high-level human performance. Dr. Murphy also is working with DOD on the first clinical studies to formally assess the effect of PrTMS on sleep, focus, reaction time, and other human performance metrics. Dr. Murphy is a proud US Navy veteran serving as an engineering officer aboard the aircraft carrier USS Ranger (CV 61) during Operations Desert Shield/Desert Storm.



CHRIS D'ADAMO, PHD

Dr. Chris D'Adamo is an epidemiologist with expertise in the relationship between modifiable lifestyle factors and human health across the lifespan. Dr. D'Adamo received his Ph.D. in Epidemiology in 2010 from the University of Maryland School of Medicine and is currently an Assistant Professor with dual appointments in the Departments of Family & Community Medicine and Epidemiology & Public Health.

Dr. D'Adamo serves as the Director of the Center for Integrative Medicine at the University of Maryland School of Medicine, the first academic-based integrative medicine center in the United States with an over 30-year history that has collectively published over 1,000 peer-reviewed scientific papers and received over \$50 million of competitive research funding. Dr. D'Adamo has served as Principal Investigator on many clinical trials and observational studies and authored over 70 publications in peer-reviewed scientific and medical journals including Nutrition, Clinical Nutrition, Nutrition Research, American Journal of Health Promotion, Journal of Nutrition, American Journal of Preventive Medicine, Nutrients, Journal of Nutrigenetics and Nutrigenomics and Cochrane Database of Systematic Reviews among many others. Dr. D'Adamo is also a Fellow at the Nova Institute for Health and Senior Research Advisor to the Institute for Functional Medicine. Dr. D'Adamo currently serves as the Scientific Director and Principal Investigator for Documenting Hope.



WENDY MYERS, ND, FDN

Dr. Wendy Myers is a Naturopathic doctor and founder of **Myersdetox.com**. She is a heavy metal detox and bioenergetics expert, as well as the #1 bestselling author of **Limitless Energy: How to Detox Toxic Metals to End Exhaustion and Chronic Fatigue**. Wendy is the host of a top 50 rated podcast, the **Myers Detox Podcast**, about protecting your health with detoxification.



SPONSORSHIP OPPORTUNITY INCLUDES:

- **6-FOOT DRAPED EXHIBITING TABLE AND TWO CHAIRS IN THE VANDERBILT MANSION BALLROOM, FISHER ISLAND, FL**
- **ACCESS TO OVER 120 INVITED GUESTS AT EXCLUSIVE VENUE, ISLAND LOCATION ONLY ACCESSIBLE WITH ADVANCED APPROVAL**
- **HOST MENTION FROM SPEAKERS PODIUM**
- **OPPORTUNITY TO DISTRIBUTE SAMPLES, MARKETING MATERIALS TO GUESTS**

NUMBER OF SPONSORS LIMITED TO EIGHT

SPONSORSHIP: \$3000 PAYABLE VIA CHECK, CREDIT CARD, APPLE PAY OR PAYPAL

PAYPAL: beth@epidemicanswers.org

CREDIT CARD OR APPLE PAY: <https://buy.stripe.com/00g14MfNMdCr0jC8wF>

CHECK: Made out to: Epidemic Answers, 360 Bloomfield Ave, Ste. 301, Windsor, CT 06095

Please review and sign the attached Sponsorship Agreement. vDocumenting Hope is a special project of Epidemic Answers, a 501(c)(3) nonprofit organization.

Tax ID # 270459304



SPONSORSHIP AGREEMENT

DEFINITIONS

COMPANY means Epidemic Answers, Inc. d/b/a Documenting Hope and its authorized agents.

EVENT refers to the 2024 Documenting Hope Event on Fisher Island, Miami, FL currently scheduled to be held February 28, 2024.

FEES means the cost and fees set by COMPANY and required for participation in the EVENT as a SPONSOR as set forth in this document.

SPONSOR means the organization, including its officers, directors, shareholders, members, employees, contractors, agents, representatives and/or invitees, or individual that applied to participate as a sponsor or exhibitor at the EVENT and has agreed to the terms of the SPONSOR AGREEMENT along with each of, as applicable.

SPONSOR AGREEMENT means these TERMS AND CONDITIONS, the details regarding corporate opportunities in this packet and the Corporate Commitment and Payment form.

TERMS AND CONDITIONS means the terms and conditions that govern SPONSOR participation in the EVENT set forth herein and includes the FEES information contained in this packet.

VENUE means the Vanderbilt Mansion Ballroom, Fisher Island, Florida 33109.

AGREEMENT: As a condition of being a SPONSOR, the SPONSOR agrees to the terms of the SPONSOR AGREEMENT and acknowledges that full compliance is required to maintain status as a SPONSOR, as determined in COMPANY's sole discretion.

EVENT SITE AND TIME: COMPANY reserves the right to make changes to the EVENT location, hours and dates; however, any such changes will be made known as far in advance of the EVENT as possible and SPONSOR will be notified accordingly.

PAYMENT: SPONSOR shall pay all FEES upon signing SPONSOR AGREEMENT, unless COMPANY authorizes a payment plan. This contract becomes binding when signed by the SPONSOR and accepted by COMPANY.

RELEASE: SPONSOR releases COMPANY from any and all liabilities to SPONSOR, its agents, licensees, or employees that may arise or be asserted as a result of submission of an application or of participation in this EVENT.

CANCELLATION: If SPONSOR notifies COMPANY in writing that it no longer wishes to participate in the EVENT before January 31, 2024, SPONSOR shall be responsible for 50% of the FEES. On or after February 15, 2024, FEES are nonrefundable.

USE OF SPONSORSHIP: SPONSOR may not resell, assign or apportion any part of the sponsorship. SPONSOR's promotional activities are limited to the assigned space. Distribution or display of promotional material in any other part of the VENUE, including public areas or technical sessions, is strictly prohibited.

CONDUCT OF SPONSOR EMPLOYEES: SPONSOR representatives shall conduct themselves in a professional manner at all times. COMPANY may require any person deemed, to be acting inappropriately, in COMPANY's sole discretion, to leave the EVENT immediately.

LIABILITY AND INSURANCE: SPONSOR shall keep in full force and effect insurance with such coverage, policy terms, and minimum limits as are customary and provide evidence of such insurance to the COMPANY upon request. SPONSOR expressly assumes all responsibility, liability and risk associated with, resulting from or arising in connection with SPONSOR's participation or presence at EVENT, including, without limitation, all risks of theft, loss, harm, damage or injury to any person (including death), its own property or the property of others, business or profits of SPONSOR whether caused by negligence, intentional act, accident, acts of God or otherwise through the duration of the EVENT. SPONSOR agrees that to the maximum extent permitted by law COMPANY and VENUE and their respective officers, agents, employees, or representatives will not be held liable for any loss or damage to exhibits or materials, goods and wares belonging to SPONSOR and they are released from liability for any damage, loss, or injury to person or property of the SPONSOR or its officers, employees, agents, representatives, invitees and guests, resulting from fire, storms, water, Acts of God, air conditioning or heating failure, theft, mysterious disappearance, bomb threats or any other casualty or causes whatsoever. In no event will COMPANY or VENUE or their respective owners, directors, officers, employees, agents or representatives be liable for any consequential, indirect, special, punitive or incidental damages of any nature or for any reason whatsoever whether or not apprised of the possibility of any such lost profits or damages. COMPANY's maximum liability under any circumstance whatsoever will not exceed the amount actually paid to COMPANY by SPONSOR pursuant to this Contract. COMPANY makes no representations or warranties, expressed or implied regarding the number of persons who will attend the Conference or regarding any other matters.

INDEMNIFICATION: SPONSOR will indemnify, defend (with legal counsel satisfactory to COMPANY), and hold harmless COMPANY and the VENUE and their respective owners, directors, officers, members, employees, agents and representatives, against all claims, actions, demands or liability of whatsoever kind and nature, including but not limited to judgments, interest, reasonable attorneys' fees, expert witness fees, and all other costs and charges related to or arising out of SPONSOR noncompliance with or breach of this SPONSORSHIP AGREEMENT or claims of property or personal injury caused by or attributed in part or in whole to any action or failure to act whether by negligence or otherwise, on the part of SPONSOR or any of its officers, employees, agents, or representatives, excluding the liability caused by the sole negligence or willful misconduct of COMPANY. Further, SPONSOR shall indemnify, defend and hold harmless COMPANY and VENUE and their respective directors, officers, employees, agents, and representatives from and against any claim of liability and any incident or resulting loss, cost or damage, including but not limited to reasonable attorney and expert witness fees, and all other associated costs of lawsuits, for failure or alleged failure to obtain any required licenses or consents, or for infringements of copyright, patent, or the unauthorized use of a registered trademark or service mark or other violations of the property or proprietary rights, or the rights of privacy or publicity of any third party, in each instance in connection with any materials, display advertisements, products, goods or services that are exhibited or displayed at, or in connection with, the EVENT. SPONSOR also assumes the entire responsibility and liability for losses, damages, and claims arising out of SPONSOR activities on the VENUE premises and will indemnify, defend, and hold harmless the VENUE, its owner, and its management company, as well as their respective agents, servants, and employees from any and all such losses, damages, and claims.

INTERPRETATION, ENFORCEMENT AND CHANGES: COMPANY has full power of interpretation and enforcement of the SPONSORSHIP AGREEMENT and may impose additional reasonable rules and regulations providing to SPONSOR with advance written notice. All matters not explicitly covered in the SPONSORSHIP AGREEMENT are subject to the sole discretion of COMPANY. SPONSOR or their representatives who fail to abide by the SPONSORSHIP AGREEMENT may be dismissed from participation in the EVENT without refund or other appeal.

COMPLIANCE WITH APPLICABLE LAWS: SPONSOR, its agents, and representatives shall abide by, conform to, and comply with all laws of the United States, the State of Florida, and all ordinances of Fisher Island, including but not limited to all rules and regulations for the government and management of the EVENT facilities and the requirements of the Police and Fire Departments and all rules and regulations relating to necessary permits and licenses to sell to the public. Further, SPONSOR shall not do, nor allow to be done, anything on the premises of VENUE during the term of this SPONSORSHIP AGREEMENT in violation of such agreement or any applicable laws, rules or ordinances.

CONTROLLING LAW AND VENUE: This SPONSORSHIP AGREEMENT shall be construed, governed, and enforced in accordance with the laws of the State of Connecticut. Any suit, action, or other legal proceeding arising out of or related to this SPONSORSHIP AGREEMENT must be brought in a state or federal court located in Connecticut.

SPONSOR NAME:

SPONSOR REPRESENTATIVE SIGNATURE:

DATE:
