



GENERAL CONDITIONS OF PARTICIPATION

1 Application

Upon signing and returning the registration form, the conditions for participation shall be acknowledged as legally binding. We shall store the information provided in this form as a UAI contractual document.

This registration will be considered as legally binding on both parties, irrespective of admissions; no conditions or reservations may be appended to the abovementioned registration.

1 Acceptance

Your application shall be accepted in accordance with the conditions that apply to all participants. There is no legal claim to acceptance if the registration form complies with the requirement profile and received by the organizer after the latest date for registration. All Applications will be dealt with on a first – come – first served availability basis. The organizer will exercise a discretionary right regarding the acceptance of exhibitors.

The Organizers reserve the right to disqualify a registrant from the exhibition, if he/she failed to fulfil the financial obligations at any time or the prescribed time frame.

Contracts shall be finalized upon written notification.

2 Allocation and Transfer of stall

Stall space is allocated by the organizers and is on the condition that the exhibits fall within the scope of the event. No exhibitor holds any right to the allocation of a specific stall in a specific place in the village. Under very special circumstances, the organizer is entitled to subsequently allocate you a stall space other than that stated in you letter of acceptance, to change the size and dimensions of your stall space, to relocate or close entrance or exits and also to undertake structural changes in the exhibition hall without any claims arising on your part.

In the event that the stall space becomes unavailable due to reasons beyond the control of the organizer, you will be duly informed. In this case you will be entitled to a reimbursement of the participation fee. Any further claims for damages, which will exceed the above reimbursement, shall be excluded in this case.

You are entitled to submit in writing any complaints on your part, immediately or at the latest while the event is in progress. No complaints will be entertained at a later date.

The organizer shall have the right to rescind the contract, if there is a substantial reason or good cause. These include: in particular, if an admissible application for opening insolvency proceedings against your assets has been made or such an application has been dismissed because of lack of funds. The organizer must be informed about this immediately.

Once binding registration and admission have been confirmed, release from the contractual relationship is impossible.

The organizer can agree to the request for release from the contract only in very exceptional cases if the stall space can be re-rented to another exhibitor. The organizer on his part is entitled to demand general reimbursement to defray costs incurred corresponding to 25% of the participation fee. This will be demanded without proof. You shall have the right to provide proof that a damage or loss has not been incurred or that the extent of the damage or loss incurred is considerably less. Liability for catalogue fees and other costs, which in particular, have been incurred as a result of a claim by a third party, is not affected.

A participant already approved and allotted a stall may exchange the stall for another stall if the space becomes available.

If for any reason whatsoever, a participant decides to reject the stall space allotted to you at the beginning of the construction period, you will be given reasonable time for acceptance. If this period of time expires without any results the organizer shall have the right to rescind the contract and to assert a claim for damages owing to non performance.

3 Arrangement of Stalls

It is at the discretion of the organizer to ask that you remove exhibits from your stall, which through their odour, noises, other emissions or appearance, could constitute a considerable disruption to the smooth operation of the event or even put the safety of Exhibitors and Visitors at risk.

It is your responsibility to ensure compliance to all the statutory provisions of the host country. If this is not the case, then the organizer shall also have the right to

demand the removal of certain exhibited articles or the non – performance of an activity. Failure to comply with this demand immediately, the organizer will have the exhibit/s or activity removed / stopped at your expense and risk and will be entitled to close your stall without any claim arising against the organizer.

4 Exhibitors' risk

- If the exhibits which you have stipulated for the event cannot be introduced at the venue of the event because of the legal requirements prevailing in the country or due to other reasons
- If your exhibits do not arrive in due time, arrive damaged or do not arrive at the venue of the event as a result of any loss, delay in transport or customs etc
- If your journey, the journey of your employees/stall personnel became delayed or should become impossible.

You will still be obliged to pay all the charges agreed upon.

5 Terms of Payment

All obligatory costs must be paid in full to be eligible to participate. (See Essential Information)

All payments must be made on or before the 30th of September.

The payment of all liabilities within the prescribed period shall be a prerequisite for the occupation of the stall space.

Should payment not be effected by the deadline, the organizer is entitled to dissolving the contract with you.

Any service that we have rendered will be invoiced either in Euros or US\$ at our discretion. You will be obliged to pay the amount shown on the invoice in the currency shown on the invoice (billing Currency). Out of courtesy, should we be prepared to accept settlement of the invoice in a currency other than the billing currency, without being under any obligation to do so, such payment must be based with regard to the conversion on the official buying rate of the billing currency on the date of payment. Any losses in relation to the exchange rate Vis – a – Vis the billing currency after the invoice becomes due for payment are therefore, at your expense. All complaints related to invoices must be submitted in writing not later than two weeks.

Any obstructions due to permanent fixtures around your stall space do not entitle you to any reduction to participation or other costs.

6 Co-exhibitors, additionally represented companies, group and joint stalls

Stalls will be hired out only as a whole and only to one contracting party. Exhibitors are not permitted to share,

relocate, exchange or in any other way make the space allotted to you completely or partially accessible to third parties, without the prior consent of the organizer.

For any other exhibitor or company to use or expose their product, a special application for permission has to be made to the organizers. Companies, which are members of a group as well as subsidiaries, are considered as co – exhibitors. The right to charge a special participation fee and other costs is reserved by the organizer. These fees will be charged to the main Exhibitor. In the event that a co-exhibitor is accepted, all the preconditions for participation apply. Should the Exhibitor accommodate a co-exhibitor or company without the express permission of the organizers, this shall be grounds for dissolution of the contract with you without notice and to have the stand space vacated at your risk and expense.

After the signing of the contract by the Exhibitor, The contract exists exclusively between the organizer and the Exhibitor. The Exhibitor is liable for any negligence on the part of his co-exhibitors/additionally represented company as well as his own negligence.

8 Domiciliary rights

The organizer exercises domiciliary rights in the entire Exhibition Village. The exhibitor is entitled to have exhibits removed from the stall if their display goes against statute law, offends good morals or is not aligned with the event programme.

It should also be noted that the propagation of political and ideological ends is strongly prohibited.

If any exhibitor falls short of any of the conditions of participation, the organizer is entitled to close your stand or ask you to liberate the stall.

7 Period of Limitation

Any claim which may be asserted against the organizer and which may arise from the contractual relationship, as well as all other claims related thereto shall become statute barred after one year, unless a shorter statutory limitation period applies or the liability of the organizer results from an intentional action. The longer statutory limitation period for tortious claims fraudulent intent and culpable impossibility of performance shall remain unaffected. The limitation period shall commence at the close of the month, in which the closing date of the event falls.

8 Liability

The organizer will not be held liable for any damages and other losses, which could be incurred by the exhibitor.

The organizer is not under any obligation to exercise proper care of exhibits, stall fittings and objects, which are the property of the stall personal. The organizer is liable for any damage due to wilful or gross negligent misconduct.

10 Organizer's Liability

All damage claims against the organizer shall be restricted to the payment typical, foreseeable damages.

That notwithstanding, the organizer will be liable for every culpable infringement of an essential contractual obligation. These will include only those contractual obligations, which must be complied with during the execution of the contract. If due to an act of God or for other reasons beyond the organizer's control, are force to postpone, vacate the exhibition hall or any part of the hall temporarily or permanently, then you are not entitled to any rights, in particular to claim for damages against the organizer.

The organizer's responsibility is limited to faults in all cases without prejudice to any limitations of liability under these conditions of participation. Unless otherwise expressly agreed in individual cases, the organizer does not assume any responsibility for procurement.

11 Place of fulfilment / place of jurisdiction.

The place of fulfilment shall be the principal place of business of the organizer. The organizer shall also be entitled, at his option, to lodge his claim at the court of the place where you have your place of business or your branch.

All illegal relationships between you and the organizer are subject to the laws of the host country.

9 Reservations / Final Provisions

It is the sole responsibility of the Exhibitor to comply with all the laws, guidelines, and other regulations which are in force in the host country. If for any reason the conditions presented to you by the organizers falls short of these, you must inform yourself of all the relevant regulations prevailing at the venue of the event / host country and obtain the required knowledge.

Due to unforeseen contingences, the organizer, reserves the right to postpone, shorten, extend or cancel the event, as well as to terminate the event temporarily or definitely, including individually or collectively. In the event of the above happening, you shall not be entitled to the payment of any resulting damages you may have incurred.

The amount to be paid by each exhibitor shall be stipulated by the organizers after consultation with the business organizations concerned.

By signing the application form you recognize the organizer's conditions of participation with all other regulations relating to the contractual relationship, is binding.

In the event that these provisions are partially legally invalid, or contain gaps, this shall not affect the validity of the remaining provisions or the contract. In this case both parties shall undertake to replace the invalid provision or fill the gap with any other provision, which comes closest to enabling the commercial purpose pursued by the parties to be fulfilled.

All alterations and amendments must be made in writing.