

1. APPLICATION AND OPPOSABILITY OF THE GENERAL TERMS AND CONDITIONS FOR LEASING OF EXHIBITION OF FLOOR SPACE

The present General Terms and Conditions for Leasing of Exhibition Floor Space are systematically handed over or communicated to each exhibitor in order to enable him to submit his application for admission to the exhibition. Consequently, each application implies acceptance in full and without reservation by the exhibitor of these General Terms and Conditions for Leasing of Exhibition Floor Space. Unless previously and formally agreed in writing by the organiser, no special condition shall prevail over these General Terms and Conditions. Failing such formal acceptance, any opposing provision on the part of the exhibitor shall not be enforceable against the organiser, regardless of when the latter may be informed of such provision.

2. ADMITTANCE

Applications for admission are to be addressed to the organiser. Receipt of the application by the organiser shall imply that the firm wishing to exhibit has taken due note of the rules and regulations of the exhibition as contained in the exhibitor's application file and that it accepts them unconditionally. Requests for admission by applicants who are in a difficult financial position or in a situation of indebtedness toward the organiser or his group cannot be taken into consideration. In any case, all goods, products or services presented by the exhibitor shall conform to Chinese regulations and standards and shall be part of the organiser's nomenclature of items which are acceptable as exhibits. Only such applications will be considered as will have been duly signed by an authorised officer of the applying firm and received together with the first instalment payment required by the organiser. Rejection of an application shall not give rise to any claim for damages. Admission to the exhibition will be confirmed by an official notification on the part of the organiser to be forwarded to the exhibitor within a reasonable period of time.

3. FIRST INSTALMENT PAYMENT

A first instalment payment as defined in the payment terms shall be addressed by the exhibitor to the organiser together with his application for admission. Failing such first instalment payment, the application will not be taken into consideration and no claim regarding the absence of available space will be receivable. Upon receipt of said first instalment payment, an invoice for the corresponding amount will be sent to the exhibitor. This amount will be refunded to the exhibitor if his application for admission is rejected. However, this sum will be retained in full by the organiser as fixed-rate damages if the applicant withdraws his application for enrolment or cancels his participation, and this sum will be retained in part as fixed-rate damages for the organiser if the applicant partially cancels his participation (in this case, the organiser will retain as fixed-rate damages a sum corresponding to the proportion of the payment which is related to the cancelled part of participation).

4. SUBLETTING

The exhibitor may only display in his space the equipment, products or services listed in his application for admission and accepted by the organiser. He may not provide publicity in any form whatsoever for nonexhibiting firms. He must not relinquish or sublet the space allocated, wholly or partially.

5. ALLOCATION OF SITES

The organiser will draw up the floor plan for the event and will proceed with allocation of the various sites, in line with the sectorial distribution of the exhibition and following the chronological order of admissions. The organiser will, to the largest possible extent, consider the wishes of the exhibitors and the nature of the exhibits. However, this will not preclude his right to modify the area and location of any site subscribed by an exhibitor as and when he will deem such modification necessary. Participation in earlier events shall not entitle any exhibitor to preferential allocation of a given site. Allocation of a site is communicated to the exhibitor in the form of a floor plan which will be forwarded to him within a period of time specified by the general rules and regulations of the exhibition before the date of the event. Any claim with reference to the site allocated to the exhibitor shall only be receivable if they are in writing and addressed to the organiser within seven days following the mailing of the floor plan. Such claims must be supported by documentation justifying the actual and serious reasons which have motivated them. The organiser will do his best to satisfy such justified requests for site modification. At the end of the above period of seven days, the exhibitor shall be deemed to have accepted the site which has been allocated to him. Under no circumstances shall the organiser be held liable toward the exhibitor for any consequences which may result from the site allocated to him.

6. TERMS AND METHOD OF PAYMENT

Payment of the costs of participation is to be made in two instalments:

- a first downpayment is to be made together with the admission application by cheque or bank transfer (see paragraph 3 above).
- a second payment, i.e. the balance of the invoice sent to the exhibitor before the event, will be payable by cheque or bank transfer, due no later than fifteen days from the date of issue of said invoice, without discount for early or cash payment. If admission of the exhibitor to the show takes place after 1 March 2010, the full amount of the invoice shall be payable upon receipt.

7. LATE PAYMENT-DEFAULT

All invoiced sums falling due that remain payable, whether identical or not to those appearing in the General Terms and Conditions, entail the application of penalties of an amount equal to one and a half times the rate of legal interest plus two percent. These penalties will begin to run the day after the event of default. Without prejudice to the above, failure to make the second payment at the specified date or withdrawal of the exhibitor after the date of payment indicated on the invoice, for any reason whatsoever, will cause:

- the allocation of the site to another exhibitor
- the amount of the invoice to be due as damages, even if the site has been allocated to another exhibitor.

8. CANCELLATION

If the exhibitor cancels its participation to the event, totally or partially, before the date indicated on the balance invoice, the organiser will apply the terms of the article 3. If the exhibitor cancels its participation to the event, after the date indicated on the balance invoice, the full amount of the invoice is due as

damages, even if the site is allocated to another exhibitor. In case of part cancellation by the exhibitor after the date of payment indicated on the balance invoice the full amount of the invoice is due to the organiser as damages.

9. INSURANCE POLICY

The exhibitor shall take out an insurance policy in connection with the exhibition covering against the following risks: third party liability, damage to goods. This policy should cover any risk which may occur during the exhibition (including setting up and dismantling). The organiser will not be held liable for the damages occurred during this period. The exhibitor shall provide the organiser with copies of such insurance policies.

10. SHOW DIRECTORY

Only the organiser is entitled to publish the Show Directory of the exhibition or to have it published and distributed. Information to be published in the Show Directory shall be provided by the exhibitors under their own responsibility. The organiser shall under no circumstances be held liable for any omissions, errors of reproduction, typesetting or other which may occur.

11. CANCELLATION OF THE EVENT

If availability of the necessary premises were to become impossible or in the event of fire, war, public calamity or force majeure preventing the performance of all that is indispensable to the staging of the event, the organiser may decide at any time to cancel all the applications for the exhibition space already filed while notifying the exhibitors of his decision in writing. Whatever the reason of such cancellation, the exhibitors will not be entitled to any compensation or indemnity. Funds remaining available after payment of all costs will be distributed among the exhibitors proportionately to the amounts paid by them. It is herewith expressly agreed that the exhibitors shall have no right of preferring any claims against the organiser on any grounds or for any reasons whatsoever.

12. LIABILITY OF THE ORGANISER

The organiser is exempted from all liability for losses which may be suffered by exhibitors (including disturbance of possession and commercial prejudice) for any reason.

13. CLAIMS AND LITIGATIONS

All claims must be submitted by registered mail with acknowledged receipt within ten days of the closing of the exhibition. In case of dispute, only the French law shall refer and the Courts of Nanterre shall exclusively be competent.

GENERAL EXHIBITION RULES AND REGULATIONS

1. ORGANISATION-COMMISSIONER GENERAL'S OFFICE

The present General Terms and Conditions for Leasing of Exhibition Floor Space are systematically handed over or communicated to each exhibitor in order to enable him to submit his application for admission to the exhibition. Consequently, each application implies acceptance in full and without reservation by the exhibitor of these General Terms and Conditions for Leasing of Exhibition Floor Space. Unless previously and formally agreed in writing by the organiser, no special condition shall prevail over these General Terms and Conditions. Failing such formal acceptance, any opposing provision on the part of the exhibitor shall not be enforceable against the organiser, regardless of when the latter may be informed of such provision.

2. DATES AND PLACE OF THE EVENT

Hong-Kong - AsiaWorld-Expo

16 March 2010: opening conference at 4.00 pm and cocktail at 6.00 pm.

17 and 18 March 2010: exhibition and conferences from 9.30 am to 5.30 pm.

3. PRODUCTS ALLOWED AT THE EXHIBITION

Only products in connection with cards are allowed at the exhibition. All products and equipment displayed that are intended for sale on Chinese territory must comply with Chinese regulations.

4. EVENT PLAN

The exhibitor is informed of the stand location by a plan (map) sent 30 days prior to the date of the event.

5. OTHER OPTIONAL SUPPLIES NOT INCLUDED IN THE RENTAL RATES

Each exhibitor will receive, together with the event plan, the admittance application form which describes all available services (water, electricity, phone, fax, parking cards, badges, extra invitation cards, stickers, press locker).

6. STAND INSTALLATION

The exhibitors will be entitled to take possession of their stand area as follows:

- bare stands: 15 March, 12.00 am (noon),
- package stands: 16 March, 12.00 am (noon).

All exhibitors will be required to complete their installations by 16 March, at 6.00 pm.

N.B.: A draft of the planned stand fittings and of the location of equipment must be submitted for the organiser's approval. Faces of the stand opening onto a walkway must include a 2.5 m opening every linear 4 m.

7. SAFETY REGULATIONS-DAMAGES TO THE SITE

Exhibitors are required to be knowledgeable of and to abide by the safety regulations set forth by the authorities and by the organiser. Should the stand not be in accordance with those safety regulations the organiser will close the stand set. The rented site must be left in its initial condition. Any damage caused to the building or to the land by the exhibitor's installations, materials or equipment will be charged to the exhibitor.

8. VACATING THE STANDS

Exhibitors are allowed to begin to vacate the stands on 18 March, starting at 5.30 pm. All stands, decors, equipment and merchandise must be removed by 19 March at 2.00 am. After that time, the organiser, without incurring any liability, will be entitled to take all steps it considers useful, at the exhibitor's risk and expense, to remove the equipment and merchandise that has not yet been removed and for destruction of the structures and decors of any nature whatsoever that have not been disassembled.

9. CUSTOMS

Each exhibitor shall be responsible for carrying out customs formalities in connection with equipment and products from abroad. The organiser shall not be held liable for difficulties that may arise in connection with such formalities. The exhibitor shall be responsible for carrying customs clearance and quarantine inspection through the appointed customs broker. In case of non compliance, the organiser cannot be held responsible should the customs or quarantine officers find out that the import and approval procedures were not compliant to the rules and regulations of the People's Republic of China.

10. INDUSTRIAL PROPERTY RIGHTS

11.1 The exhibitor will take whatever measures may be necessary to safeguard the property rights applying to the equipment and products exhibited and do so in accordance with current legislation. These measures must be taken before the equipment or products concerned are displayed. The organizer accepts no responsibility in this respect.

11.2 Photos of the event will be taken during the course of the exhibition. These photos might show logos, brands and items on display at the stands and are likely to be used to promote the event, appearing in printed matter on the Internet. Exhibitors who do not want all or a part of their stand or any of the elements featured (logo, brand, model, etc.) to appear on the photos used for promotional purposes, must notify the organizer in writing.

11. DATA PROTECTION

The French data protection agency (CNIL) has been notified of the existence of this file. In accordance with the "French Data Protection Act", you have the right to access, rectify or object to information held about you and to have it deleted. You may refuse to allow this information to be disclosed to third parties. To exercise your rights, please write to the above address (article 1), giving your name and address and the name of the exhibition. Unless we receive written instructions from you to the contrary, the name of your company may appear in any materials used to promote exhibitions.

12. UNFAIR COMPETITION

Exhibitors are expressly prohibited from engaging in any acts of unfair competition at any time during the event. This is taken to mean conducting surveys other than at their own stands, distributing promotional gifts elsewhere than at their own stands and any other action likely to divert the attention of exhibition visitors away from other exhibitors for their benefit.

13. TAKE-AWAY SALES

Take-away sales are forbidden during the exhibition.

14. DISPUTES

In case of dispute, only the French law shall refer and the Courts of Nanterre shall exclusively be competent.