

STANDARD PACKAGE - 6 sgm.....

- 1 Supplier access pass
- 1 Business Meetings Schedule with Pre-arranged Business Meetings
- · Company Profile & Description on the Suppliers' List (Website) & Company name on the Suppliers' List (Event's Guide)
- Food & Beverage for your team & Guests (networking breaks & lunches on the 29th & 30th)
- 1 invitation to the Networking Afterwork on Nov 29th for your team and Guests
- · Access to the whole content of the event
- WIFI access
- 1 Guest pass for your Customers, Prospects or Partners (including the networking breaks, the Networking Afterwork, the whole content, and Food & Beverage)
- One 6m² Booth, with power supply, signage & furniture (1 table & 2 chairs, 1 brochure rack)

PREMIUM PACKAGE – 9 sqm € 5,500

- · 2 Suppliers access passes
- 1 Business Meetings Schedule with Pre-arranged Business Meetings
- · Company Profile & Description on the Suppliers' List (Website), including your logo
- · Company name on the Suppliers' List (Event's Guide), including your logo
- Food & Beverage for your team & Guests (networking breaks & lunches on the 29th & 30th)
- 2 invitations to the Networking Afterwork on Nov 29th for your team and Guests
- · Access to the whole content of the event
- · WIFI access
- · 2 Guest passes for your Customers, Prospects (including the networking breaks, the Networking Afterwork, the whole content, and Food & Beverage)
- One 9m2 Booth, with power supply, signage & furniture (2 tables & 4 chairs, 1 brochure rack)

- · 3 Suppliers access passes
- 1 Business Meetings Schedule with Pre-arranged Business Meetings
- · Company Profile & Description on the Suppliers' List (Website), including your logo
- · Company name on the Suppliers' List (Event's Guide), including your logo
- Food & Beverage for your team & Guests (networking breaks & lunches on the 29th & 30th)
- · 3 invitations to the Networking Afterwork on Nov 29th for your team and Guests
- · Access to the whole content of the event
- · WIFI access
- · 3 Guest passes for your Customers, Prospects (including the networking breaks, the Networking Afterwork, the whole content, and Food & Beverage)
- One 12m2 Booth, with power supply, signage & furniture (2 tables & 4 chairs, 1 brochure rack)

ADDITIONAL SERVICES

Additional Staff pass	€ 850
Additional Guest pass	
Package 2 Additional Staff passes	
Package 2 Additional Guest passes	
 Registration of an Additional co-supplier including 1 Access Pass, and 1 Business Meetings schedule 	₹ 1.000



1. YOUR ORDER ITEM PRICE PER UNIT EXCL VAT **NUMBER OF UNITS TOTAL PRICE** STANDARD PACKAGE € 4,000 **PREMIUM PACKAGE** € 5,500 **ADVANCED PACKAGE** € 7,000 **Additional Staff Pass** € 850 **Additional Guest Pass** € 850 **Package 2 Additional Staff Passes** € 1,360 **Package 2 Additional Guest Passes** € 1,360 Registration of an Additional co-suppplier, including 1 access € 1,000 pass and 1 Business Meetings schedule Total Excl VAT * * 20% VAT will be charged to French companies only according to the Article 259 -1 of the French Tax Code. For European Companies, please indicate your EU VAT Number below FIRST NAME: LAST NAME: DATE: SIGNATURE: The signature indicates that the General Terms & Conditions have been read and commits the Company to respect them. 2. YOUR COMPANY AND CONTACTS INFORMATION COMPANY NAME: ADDRESS: ZIP CODE: CITY: COUNTRY: PHONE NUMBER: EMAIL: EU VAT NUMBER*: MAIN CONTACT NAME: MAIN CONTACT EMAIL: MAIN CONTACT MOBILE PHONE/DIRECT LINE: CITY: COUNTRY: COMPANY NAME (if different from above): PHONE NUMBER (if different from above): **EMAIL** (if different from above): JOB TITLE:



CONTACT PERSON FOR THE BUSIN	IESS MEETINGS PROGRAM MANAGEMENT (should be present at the event):
Same contact as the Main Contact	
FIRST NAME:	LAST NAME:
MOBILE PHONE NUMBER*	EMAIL:
JOB TITLE:	
* To be used only by the organizer. Please indic	ate your country code example: +49
ADDITIONAL STAFF MEMBER PRES	SENT # 1 (if any, please check the number of badges that are allocated in your package)
FIRST NAME:	LAST NAME:
MOBILE PHONE NUMBER*	EMAIL:
JOB TITLE:	
* To be used only by the organizer. Please indic	ate your country code example: +49
ADDITIONAL STAFF MEMBER PRES	SENT # 2 (if any, please check the number of badges that are allocated in your package)
	LAST NAME:
	EMAIL:
JOB TITLE:	
* To be used only by the organizer. Please indic	ate your country code example: +49
INVOICING ADDRESS (OF	NLY IF DIFFERENT FROM ABOVE)
COMPANY NAME:	
ADDRESS:	
ZIP CODE:	
CITY:	COUNTRY:
EU VAT NUMBER*:	
* 20% VAT will be charged to French companies Number above	s only according to the Article 259 -1 of the French Tax Code. For European Companies, please indicate your EU VAT
MAIN ACTIVITY OF YOU	R COMPANY (PLEASE SPECIFY)



3. YOUR PRODUCTS & SERVICES OFFERINGS

Please tick the Boxes corresponding to your Products & Services

P	R	0		П		F	R	0	F	R	Δ	W	/ N	M	Δ.	TΕ	R	IΔ	П	9
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ГП	ODOULITOI HAW MATERIALS									
Fibe	rs:									
	Glass Fibers	PP Fibers	Flax Fibers							
	Carbon Fibers	PET Fibers	Hemp Fibers							
	Aramid Fibers	PEI Fibers	Other Fibers							
	UHMWPE Fibers	Cellulose Fibers								
	Nano-Reinforcements (Please Specify):									
	Sizing & Fiber Treatment (Please Specify	r):								
	Basic Chemicals (Please Specify):									
	Thermosetting Resins (Please Specify):									
	Thermoplastic Resins (Please Specify):									
	Additives & Modifiers (Please Specify):									
	Fillers (Please Specify):									
	Gelcoats & Coatings (Please Specify):									
	Adhesives, Glues & Putties (Please Spe	sify):								
	Core Materials (Please Specify):									
	Other Matrix (Please Specify):									
RA	W MATERIALS & INTERMEDIATE	ES MANUFACTURING EQUIPME	NT PRODUCER							
	Fiber Production & Treatment (Please	Specify):								
	Yarn Manufacturing Machines (Please	Specify):								
	Textile Intermediate Manufacturing N	Machines (Please Specify):								
	Coating & Impregnation Lines or Ma	chines (Please Specify):								
	Fiber & Textile Cutting Machines (Please Specify):									
	Moulds & Tooling (Please Specify):									
	Resin Handling Equipment (Please Specify):									
	Positioning Systems (Please Specify):									
	Vacuum Generation Units (Please Speci	fy)								



COMPOSITE PART MANUFACTURING & TESTING EQUIPMENT PRODUCER

Fiber & Textile Cutting Machines

Moulds & Tooling

Resin Handling Equipment

Positioning Systems

Vacuum Generation Units

Curing Ovens For Composite Manufacturing

Autoclaves

Machines Usually Used With Prepreg,

Towpreg Or Tapes Vaccum Bagged & Autoclaved

Machines Dedicated To A Specific Closed-Mould

Composite Part Manufacturing (Excl. Presses)

3D Printing Machines & Additive Manufacturing Machines

Temperature & Vacuum Control Systems For Ovens

& Autoclaves

Presses (To Mould Composite Parts or Components)

General Thermoplastic Processing Machinery

Machines Dedicated To A Specific Intermediate

Composite Related Manufacturing Process

Complete Lines For Manufacturing Composite Parts

Directly From Raw Materials

Robots & Automation Hardware

Cutting, Trimming, Milling & Drilling Of Composite Parts

Joining & Assembly Systems

Coating & Painting Equipment & Systems For Finished

Parts

Safety & Environment Related Equipment

Other Manufacturing Equipment & Testing

PRODUCER OF CONSUMABLES USED WITH MANUFACTURING EQUIPMENT

Coating & Impregnation Line Consumables (Please Specify):
Mould & Tooling Consumables (Please Specify):
Vacuum Processing Consumables (Please Specify):
Hand-Held Consumables For Composites Processing (Please Specify):
Drill Bits, Cutting Tools & Other Similar Consumables (Please Specify):
Other Consumables (Please Specify):

PRODUCER OF FIBER BASED TEXTILE INTERMEDIATES

Unidirectional Fabrics

Woven Fabrics (Wide)

Woven Tapes (Narrow)

Multi-Axial & Non-Crimp Fabrics

Braids

2.5D, 3D & 5D Fabrics

Preforms

Geotextile Fabrics

Non-Woven Fabrics

- Veils (Wet Laid)

Non-Woven Fabrics

- Veils (Dry Laid)

Non-Woven Fabrics-Mats (Dry Laid, Dispersed Carded -Continuous Or Chopped Fibers)

Other Textile Products



PRODUCTER OF FIBER / RESINE BASED SEMI FINISHED INTERMEDIATES

Rigid Thermoset Based Semi-Finished Products (Usually For Machining & Drilling)

Plates/Sheets **Billets** Other Rigid Shapes

Rods Beams

Standard Profiles Tubes

Non-Rigid Thermoset Based Semi-Finished Products (Usually For Moulding)

Epoxy/Glass Prepreg Other Polymer/Fiber Based BMC (Batch Mixed)

Epoxy/Carbon Prepreg Epoxy/Carbon Fiber Based Towpreg

Epoxy/Aramid Prepreg Polyester/Glass Based SMC

Epoxy/Carbon based SMC Other Thermoset/Carbon Fiber Based Towpreg

Other Polymer/Fiber Based SMC Polyester/Glass Based SMC

Other Polymer/Fiber Based BMC (Continuous Process) Polyester/Glass Based BMC (Batch Mixed)

Epoxy/Carbon Based BMC (Batch Mixed) Other Thermoset Based Semi-Finished Products

Rigid Thermoplastic Based Semi-Finished Products

Rigid Thermoplastic Based Semi-Finished Products (Usually For Machining & Drilling)

Plates/Sheets Beams

Standard Profiles Rods

Tubes Other Rigid Shapes

Billets

Rigid Thermoplastic Based Semi-Finished Products (Usually For Moulding Or Shaping)

Short Glass Fiber Thermoplastic Based Pellets Other Fiber Reinforced Ud Thermoplastic Prepreg Tapes

Long Glass Fiber Thermoplastic Based Pellets GMT - Glass Mat Thermoplastic Sheets

Short Carbon Fiber Thermoplastic Based Pellets Comingled Glass Fiber/Thermoplastic Tows/Filaments

Long Carbon Fiber Thermoplastic Based Pellets Comingled Carbon Fiber/Thermoplastic Tows/

Filaments Other Short Fiber Thermoplastic Based Pellets

Wood Fiber And/Or Flour Thermoplastic Based Pellets Other Long Fiber Thermoplastic Based Pellets

Other Natural Fiber Thermoplastic Based Pellets Thermoplastic Ud Glass Fiber Prepreg Tapes

Other Fiber Reinforced Thermoplastic Semi-Finished Thermoplastic Ud Carbon Fiber Prepreg Tapes

Product



PRODUCER OF OTHER SEMI FINISHED INTERMEDIATES Standard Shaped Thermoset Sheets, Profiles & Shapes For Further Processing Standard Shaped Thermoplastic Sheets, Profiles & Shapes For Further Processing Sandwich Panels Syntactic Foams **Hybrid Structures** Other Semi-Finished Intermediates **SOFTWARE SUPPLIER FOR DESIGN** (Please specify type of software): **DISTRIBUTORS, AGENTS & REPRESENTATIVES** (Please specify products distributed): **COMPOSITE PARTS PRODUCERS BY PROCESS** Filament Winding 3D Printing RFI (Resin Film Infusion) AFP (Automated Fibre GMT (Glass Mat Thermoplastic) RIM (Reaction Injection Placement) Moulding) Hand Lay-Up ATL (Automated Tape Laying) RTM (Resin Transfer Moulding) Infusion Bladder Moulding SMC (Sheet Moulding Injection Moulding Compound) BMC (Bulk Moulding Compound) LFT (Long Fibre Thermoplastic) Spray-Up Centrifugal Casting Long Fibre Injection Moulding Thermoforming **Compression Moulding** Other Processes Vacuum Bagging Extrusion Pultrusion

COMPOSITE PARTS PRODUCERS BY SPECIALTY

Carbon Fiber Ceramic Fiber Glass Fiber Metal Fiber **Aramid Fiber** Cellulose Fiber **Basalt Fiber** Polypropylene Fiber **Natural Fibers** Other Fibers



F	RECYCLER OF COMPOSITE RAW MA	TERIALS, INTERMEDIATES	S & FINISH	ED PARTS				
	Raw Material Waste Recyclers (Please sp	ecify): Fini	Finished Composite Part Recyclers (Please specify):					
	Intermediates Out Of Spec & Waste Re (Please specify):	•	Other Recyclers (Please specify):					
Α	ASSOCIATIONS, THIRD PARTIES, SEF	RVICES & CONSULTANTS (Please Spe	cify) :				
CON	MPOSITE END USERS & INTEGRATOR	RS BY INDUSTRY						
	Automotive & Road	Equipment & Machinery		Defence, Security & Ballistics				
	Transportation	Renewable Energy		Medical & Prosthetics				
	Aerospace	Oil & Gas		Sports, Leisure & Recreation				
	Railway Vehicles & Infrastructure	Electrical, Electronics, Tele	ecoms	(excl. Maritime)				
	Maritime Transportation & Shipbuilding	& Appliances		Design, Furniture & Home				
& Stripbullaring Building & Civil Engineering		Pipes & Tanks, Water Treatment & Sewage						
1	CUSTOMEDS VOLLABE LOC	KING FOR						
	CUSTOMERS YOU ARE LOC Activity of your customers and targets (Pro							
	Activity of your customers and targets (Fig.	•						
Pleas	se name some companies you are targeting							
/lain	Final Industry of your customers:							
Jsua	I Job position or job title of your customers	: :						
		I						
rieas	se share with us any additional information	you deem relevant:						

GENERAL TERMS & CONDITIONS JEC FORUM DACH 2022

1. ACCEPTANCE OF TERMS AND CONDITIONS **OF PARTICIPATIONS**

The present terms and conditions (hereinafter referred to as the "Terms and Conditions") shall apply to all those legal entities (hereinafter referred to as the "Exhibitor") who make a request for admission to have a booth and or sponsorship at JEC FORUM DACH 2022 (hereinafter referred to as the "Exhibition") organized by JEC (French SAS with a share capital of 308 000 euros whose registered office is at 251 Boulevard Pereire, 75017 Paris, and registered in the Paris trade and company register under number B410 352 611 hereinafter referred to as the "Organiser") at the exhibition centre Messe AUSBURG (hereinafter referred to as the "Venue"). The Organiser and the Exhibitor are hereinafter collectively referred to as the "Parties" and each separately as a "Party"

1.1 Within the context of its application to participate, the Exhibitor confirms having read through these Terms and Conditions, the General Rules and Regulations Governing Exhibitions in Germany and where available, any specific rules for the Exhibition and undertakes to accept all the clauses thereof, without reservation or restriction

Admission to the Exhibition requires the Exhibitor's complete acceptance of these Terms and Conditions, as well as all the documents referenced herein.

The Organiser reserves the right to modify these Terms and Conditions without notice. Any changes hereto will be brought to the Exhibitors attention. Modifications resulting from changes in regulations and/or related to personal and property safety or security will have immediate effect, without the need to sign any document or supplement.

1.2 Should it be absolutely necessary, the Organiser reserves the right to change the dates and/or Venue, hosting the Exhibition. In the event of modification of the dates and/or the venue hosting the Exhibition, determined by the Organiser, or of any change to these Terms and Conditions without notice which do not have immediate effect as set out in the above 1.1 section, the Exhibitor will be notified of that change. Unless the Exhibitor cancels its application to participate by means of registered post with acknowledgment of receipt, sent to the Organiser within fifteen (15) days (date of reception by the Organiser) of the said notification, the Exhibitor will be considered as having accepted the new dates and/ or the venue hosting the Exhibition, or the amended version of the Terms and Conditions. In case of cancellation by the Exhibitor, resulting from the refusal of:

(i)new dates

(ii) and/or new venue

(iii)a change in these general Terms and Conditions for Exhibitors' participation at the Exhibition.

The provisions of section 1.4 regarding Partial Refund for Exhibitors refusing the transfer of payment to the next edition of the Exhibition will apply subject to prior deduction of all Exhibition expenses borne by the Organiser.

The Exhibitor undertakes to accept, to respect and enforce all the instructions set out in the Exhibitor's section of the Exhibition website, the Exhibitor's Technical Guide provided about the details of the Exhibitor's participation in the Exhibition. The signatory (Exhibitor) of the exhibit space rental contract is liable to the Organiser for all consequences arising out of noncompliance with the instructions and regulations.

The Terms and Conditions of the Exhibition and specifically

the opening and closing dates and hours, duration, venue, and participation fees, are set by the Organiser and are subject to change at the Organiser's initiative without giving rise to any payment claims. Extra costs incurred to the exhibitors, generated by a change in the opening and closing dates or hours, duration, venue, or participation fees, will be at the Exhibitors' own expense. Exhibitors shall not exercise any remedy for these expenses towards the organiser.

1.3 Decision-making power in the event of a threat to public safety

The Organiser has the right to determine whether the Exhibition should be interrupted momentarily, definitely, or the venue evacuated in the event of a threat to public safety and the Exhibitor undertakes not to make any complaint or claims for damages

1.4 Cancellation of the Exhibition in the event of force

The Organiser may cancel the Exhibition in case of a force majeure event as recognized by French law. The Organiser reserves the right to cancel location requests that are in progress at any time by sending written notification to Exhibitors, who may not claim for damages.

Parties agree that Force majeure events include as well:

- Events that render the Venue's operation impossible, regardless of the cause, and listed non exhaustively below:
- Fire, explosion, flood, violent storm, lightning damage, snowstorm
- any legislative, administrative decision to close or requisition the Venue, or forbidding gatherings, exhibitions, conferences and more generally events
- any event making it impossible for the Organiser to perform the Exhibition, even if the event was predictable upon Exhibitor's registration
- All external events, triggering a natural disaster decree from the French Government. IN case of force majeure, the Organiser is entitled to reschedule the Exhibition in accordance to section 1.2 within the same calendar year or the immediate next calendar year, subject to the Venue availability.

In case of the cancellation of the Exhibition because of a force majeure event, consequences will be dealt with as follows:

Payments processed by Exhibitors upon cancellation date will be kept by the Organiser, upon completion of the process described further.

The Organiser will propose to the Exhibitor to transfer all payments received from the Exhibitor, to the immediate next edition of the Exhibition, provided that the Exhibitor agrees to maintain the exact same order passed to the Organizer for the next Edition of the Exhibition.

Shall the Exhibitor refuse the transfer of payments to the next edition, the Exhibitor will be refunded of its payments within 90 days as of cancellation date.

1.5 Cancellation or postponement of the Exhibition if not enough Exhibitors are confirmed.

The Organiser may cancel or postpone the Exhibition if it considers that too few Exhibitors which have executed an Exhibition registration contract with the Organiser ("Direct Exhibitors") have registered and/or are confirmed after a postponement.

Cancellation of the Exhibition shall be realised in accordance with the provisions of section 1.4. regarding Payment transfer to the next edition of the Exhibition or refunds to Exhibitors that will refuse the transfer of payment to the next Edition of the Exhibition.

In case of postponement of the Exhibition, the provisions of section 1.2 shall apply.

Until the day on which (i)registrations close, (ii) and/or cancellation of the Exhibition is announced, (iii) and/or postponement of the Exhibition is announced, the Exhibitor shall bear all the risks that may arise if the Exhibition does not take place. In particular the Exhibitor will have sole responsibility for the costs that it thought that it had to incur in anticipation of its taking part in the Exhibition.

2. ADMISSION

2.1 Application

Applications to participate to the Exhibition must be addressed to the Organiser using the valid documents provided by the Organiser, including booth surface and booth-related services requested by the Exhibitor, together with a down payment of 50% of the total amount of the price of booth surface and services requested.

2.2 Examination

All applications to the Exhibition are subject to examination by the Organiser, which reserves the right to access and verify the following non-exhaustive elements:

- Any Exhibitor's contract from a candidate who has an outstanding debt or disputed claim with the Organiser will not
- The merchandise, products, or services presented by the Exhibitor must conform to the trade fair classification & nomenclature of the Exhibition.
- Products, services and their presentation must match the positioning of the Exhibition.

Only contracts that are duly signed by an individual deemed to have the proper authority to commit the exhibiting company and which are accompanied by the down payment as set by the Organiser will be taken into consideration. Not-withstanding payment of this first installment, the billing of it, and/or its receipt, acceptance of the applicant or his/her company is subject to appraisal.

- 2.3 Notification: The Organiser will notify the Exhibitor of its decision (approval or rejection of the application) by electronic mail. In case of refusal, the Organiser will notify the applicant or his/her company of the decision and reimburse any down payment made. Acceptance is made known by official notification from the Organiser and/or by the remittance of an invoice or a venue map specifying the booth's location and surface area.
- 2.4 In the case of the Organiser's approval of the application to participate to the Exhibition, the Organiser and the Exhibitor will be definitely committed one to the other by means of a contract whose contents comprise the Exhibitor's application as approved by the Organiser, these Terms and Conditions and the other documents referenced in section 1 above. Once acceptance has been confirmed, the Exhibitor shall comply with subsequent procedures until the Exhibition opens.

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2.5 Reasons for the decision to accept an application

The Organiser is not required to explain its decisions on applications. The allocation resulting from registration is personal and cannot be transferred. Acceptance does not imply any entitlement for a future Exhibition and shall not confer upon the Exhibitor any booking rights or priorities.

2.6 Notification by the Exhibitor of new information that would justify the reconsideration of its application

The Exhibitor must inform the Organiser of any information or event that occurs or comes to light after its application has been made, that would justify the reconsideration of its

2.7 Cancellation by the Organiser of its decision to accept an application when it was accepted on the basis of erroneous or inaccurate information or information that has become inaccurate: The Organiser reserves the right to request, at any time, additional information relating to the foregoing and, if appropriate, to reconsider an admission decision that was made on the basis of erroneous or inaccurate information or information that has become inaccurate. Any down payment made will then remain the property of the Organiser, which also reserves the right to seek payment of the price of the

3. WITHDRAWAL AND PENALTIES

Signing the Exhibitor's contract constitutes a firm commitment from the Exhibitor. If the Exhibitor wishes to withdraw, he must notify the Organiser by registered letter with acknowledgement of receipt. Following cancellation compensation fees will apply:

- If the withdrawal occurs before July 15, 2022 6pm Paris Time the cancellation compensation fees will be 50% of the total amount to be paid to the Organiser.
- If the withdrawal occurs between July 15, 2022 after 6pm Paris Time and September 6, 2022 6pm Paris Time(date of reception by the Organiser), the cancellation compensation fees will be 70% of the total amount to be paid to the Organiser.
- If the withdrawal occurs after September 6, 2022 6pm Paris Time, the cancellation fees will be 100% of the total amount to be paid to the Organiser. This is equally applicable if the Exhibitor has not taken possession of his space the evening before the opening of the trade fair.

Any subsequent decrease in surface area or order will be considered as a cancellation for the subtracted surface area and subject to the cancellation compensation fees and its planning provided before. If there is any change of order after the contract is concluded that results in a loss of income for the Organiser, the Exhibitor will be obliged to pay the initial amount of the order.

4. PAYMENT TERMS

4.1 Down Payment: A down payment of 50% of the total amount of the price of booth surface and services requested must be paid by the Exhibitor to the Organiser when applying to participate, as stated in section 2.1 above. The corresponding down payment invoice will be sent once the contract is received by the Organiser, fully completed and signed. Once the down payment is made and received by the Organiser, the Organiser will confirm the booth location and booth surface according to the section 5 below.

4.2 Full participation invoice

Once the booth location and surface are confirmed by both parties, according to the section 5 below, the full participation amount of the price of booth surface and services purchased by the Exhibitor to take part in the Exhibition shall become due to the Organiser. The Organiser will send the full participation invoice accordingly.

4.3 Balance payment

The balance on the participation fee invoice that is sent to the Exhibitor before the Exhibition is due no later than - October 4, 2021 -, without discount for prepayment or cash payment. If the full payment has not been received by October 4th, 2022, the Exhibitor will not be able to get access to the Venue and to use the onsite logistics and operations services.

4.4 Late registration

If the Exhibitor registers later than October 4th, the fees must be paid in full along with the signed contract, and the Exhibitor will receive a full payment invoice

4.5 Late payment

Any amounts that remain outstanding after the invoice payment date, will result in the automatic application of late payment charges (penalty of € 40.00 and legal monthly rate of interest: 1.5%). These will begin to accrue as soon as the Exhibitor has been officially notified. This fixed fee does not preclude any other fees incurred by the Organiser in recovering unpaid invoices. If the full payment has not been received by October 4th, 2021, the Exhibitor will not be able to get access to the Venue and to use the onsite logistics and operations services.

4.6 Parties agree to exclude the terms of article 1223 of French civil code.

5. ALLOCATION OF BOOTHS

5.1 The Organiser alone can determine the general arrangement of the Exhibition and the arrangement of the booths at the Venue.

The Organiser will create an Exhibition floorplan and is free to manage the allocation of booth space as applications are received, and as and when admission is granted, taking Exhibitor requirements and the nature of the exhibited products into consideration to the extent that it is possible.

- 5.2 The Organiser will do his best to consider the wishes expressed by the Exhibitors in their application request and the nature of products or services to be exhibited. So as to be able to do this and taking into account the inherent constraints imposed in the placement of Exhibitors.
- 5.3. Any complaints made by an Exhibitor about the allocation of booth areas should be addressed in writing to the Organiser within seven (7) days of receiving the features (a venue map specifying the booth's location and surface area allocated) of the Exhibitor's location. Any such complaints must be supported by documentation that clearly sets out the serious nature of, and/or the reasons for, the complaint. The fact that an Exhibitor has participated in previous Exhibitions in no way constitutes a right to a specific location for that Exhibitor.

The Organiser will make all due efforts to satisfy justifiable requests for change in location.

5.4 If the Exhibitor has not contacted the Organiser within seven (7) days of sending the features (a venue map specifying the booth's location and surface area allocated) of the Exhibitor's location, the Exhibitor shall be deemed to have accepted the booth allocated to it. Under no circumstances shall the Organiser be held liable for any consequences arising from the location of a booth allocated to an Exhibitor.

5.5 Non-occupation of the allocated booth

If an Exhibitor, for any reason whatsoever, has not occupied its allocated booth on the Exhibition opening day, the Exhibitor shall be deemed as defaulting. Notwithstanding all other measures taken, at the Exhibitor's own risk, the Organiser may dispose of the defaulting Exhibitor's booth without the latter being able to claim a refund or compensation, even if the booth is allocated to another Exhibitor.

6. BOOTHS / EXHIBITS

6.1 Presented products or services

Unless it has the Organiser's prior written consent, the Exhibitor may only present materials, products or services that are listed on the Exhibitor's contract and that comply with the nomenclature of products or services prepared by the Organiser. Unless there is an express stipulation to the contrary, secondhand materials or products may not be presented or offered.

The Exhibitor may only present products that it produces or distributes in such case, it will attach a list of the brands whose products or services it proposes to promote to its application form.

6.2 Maintenance of the offer presented on the booth until the end of the Exhibition

Exhibitors may not strip their booth, nor remove any of their items, before the end of the Exhibition.

7. SUB-LETTING / CO-EXHIBITOR

- 7.1 The Exhibitor may not provide advertising services on any media for a company that is not itself an Exhibitor. Furthermore, the Exhibitor is prohibited from assigning or subletting any booth or part of any booth area to another company, notably in return for payment, without prior written agreement from the Organiser.
- 7.2 If the Organiser agrees to the subletting or co-sharing, the Exhibitor must pay individual registration fees for each of the companies present at the booth. They will be considered as co-Exhibitor or indirect Exhibitor of the Exhibitor and the Exhibition

All co-Exhibitors and indirect Exhibitors shall be declared to the Organiser and listed in the Exhibitors and co-exhibitors list. The Exhibitor will ensure that any sub-lessee, co-Exhibitor, indirect Exhibitor or member of a pavilion complies with these Terms and Conditions as well as the Exhibition's rules and regulations. The Exhibitor is liable for any breach of these Terms and Conditions committed by co-Exhibitors and/or sub-lessees at its booth.

Moreover, the Exhibitor hereby holds harmless the Organiser against any dispute, claim, charge, judgment and/or any kind of disbursements that may arise because of any company present at its booth in relation to their participation at the . Exhibition

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8. BUILD-UP, FIT OUT AND CONFORMITY OF THE BOOTHS

Information regarding the buildup, fit out, conformity of booths, equipment and removal of booths will be available in the Exhibitor's Technical Guide.

The Exhibitor Technical Guide can be downloaded online in the Exhibitor's section of the Exhibition website, after booth location validation and once the login and password have been shared to the Exhibitor by the Organiser. The Technical Guide includes the order slips for electricity, safety procedures, and customs, among others, instructions for arranging the booths and several useful addresses.

8.1 Booth occupation

Each Exhibitor will occupy its booths no later than the day before the Exhibition opens to the public. If it fails to occupy its booth, refer to section 5.5.

8.2 Compliance with applicable laws and regulations

Exhibitors are required to comply with all applicable laws and regulations in force at the time of the Exhibition, whether issued by public authorities, the venue or inside the technical guide issued by the Organiser. The Organiser shall close and prohibit the operation of any booth that does not comply with these laws and regulations. The Exhibitor will fill and return all mandatory declarations and obtain the necessary approval and/or accreditation. The Exhibitor shall not cause any noise nuisance or discomfort to neighbour Exhibitors or negatively impact the Exhibition's organization.

8.3 Damage

The booth area, the booth itself and any equipment made available to the Exhibitor by the Organiser shall be returned to be in good condition, free of any waste. Any damage caused to the occupied space, the floor, the booth, the supplied equipment or the existing infrastructure that is observed when the booth is returned will be invoiced to the Exhibitor.

8.4 Build-up

During the build-up period, the Exhibitor is required to comply with the Professional plan for the health and safety of employees involved in joint activities during the build-up and tear down periods for exhibitions which is in pace in Germany and particularly in the city of Augsburg.

8.5 Arrival/departure of goods at/from the Venue

The Exhibitor must comply with the Organiser's instructions relating to the regulations governing the arrival and departure of goods, particularly with respect to vehicle traffic on the Exhibition premises.

8.6 Respect for the time allowed for build-up activities

The Exhibitors or their employees or suppliers must have completed their set up on the dates and at the times set by the Organiser. After the said dates and times, no packing, equipment, transport vehicles or outside contractors may access, or remain at the Exhibition Venue, for any reason whatsoever and however harmful that may be to the Exhibitor's interest.

8.7 Reception of parcels and goods by the Exhibitors or their employees or suppliers

Each Exhibitor or its employee will be responsible for the transport, reception and shipment of its parcels and goods, and for the acknowledgement of their contents. If the Exhibitor or an employee or supplier of the Exhibitor is not present to receive its parcels or goods, the Organiser will refuse them, in which case the Exhibitor will not be able to claim compensation for its loss. The Exhibitors shall refer to the Exhibitor Technical Guide providing all the necessary contacts for the logistics and transportation of goods.

8.8 Respect for Venue integrity and safety

The fitting out of the booths must not, in any event, damage or change the permanent installations at the Exhibition venue and must not detract from the convenience or the safety of the other Exhibitors and visitors. The Exhibitor will be liable for all damage it causes. To this end, the Exhibitor must take out an insurance policy to cover damage caused.

8.9 Conformity of the fit out of the exhibition booths

The specific decoration of the booths must be carried out by the Exhibitors under their responsibility. It must not interfere with the visibility of the signs and safety equipment, nor affect the visibility of the neighbouring booths and must comply with any provisions in the Organiser's special rules and requlations or those of the host Venue and the Exhibitor guide.

8.10 Conformity of the materials used

The materials used to fit out the booth, including hangings and carpeting, must comply with the rules and regulations in force. The Organiser has the right to have any equipment or installations that are not in compliance removed or destroyed, at any time, at the Exhibitor's expense.

8.11 Action by the Organiser to remove/change the **Exhibitor's installations**

On its own initiative or at the request of an Exhibitor which thinks that its interests have been harmed, the Organiser reserves the right, before the Exhibition opens to the public and during the Exhibition, to remove or change installations that cause annoyance to the neighbouring Exhibitors or visitors, or do not comply with the special rules and regulations of the Exhibition or the special plans/projects that were submitted previously for its approval, where necessary.

8.12 Compliance with the health and safety regulations

The Exhibitor or any person duly appointed to represent it, must be present on its booth when the booth is inspected by the safety officers, and must comply with the safety measures imposed by the authorities and the safety measures adopted by the Organiser or the venue manager, throughout the Exhibition.

8.13 Customs

The Organiser shall not be held responsible for any concerns arising from the completion of customs formalities. Each Exhibitor is responsible for carrying out all customs formalities.

9. TEAR DOWN AND REMOVAL OF THE BOOTHS

9.1 Presence at the booth

The Exhibitor or its representative is required to be present at its booth when the tear down starts, and until the booth has been completely removed.

During the tear down period, the Exhibitor is bound to comply with the Professional plan for the health and safety of employees involved in joint activities during the build-up and tear down periods of exhibitions.

9.2 Removal of the booth

The booth, goods and special decorations, along with the

waste remaining from the materials that were used to decorate the booths, must be removed by the Exhibitor within the time limit specified by the Organiser. If the Exhibitor fails to remove the installations within the time limit set, the Organiser will be entitled to destroy the installations and abandoned goods, without having any obligation to refund the Exhibitor for the value of those items. Should the Exhibitor fail to vacate the place on the date set, the Organiser will be authorized to seek the payment of penalties for late performance, compensation and all the costs incurred in clearing the place, including collecting and removing waste.

9.3 Waste recycling and sorting

The place must be cleared in accordance with the health and safety rules in force and following procedures that are compatible with the waste collection and removal service

9.4 Liability in the event of damage to the places and the equipment made available

The Exhibitor must leave the place, decors and equipment made available to it in the condition in which it found them. Exhibitors responsible for any deterioration caused by their installations or their goods, either to the equipment or the building, or else to the floor space occupied, will be held liable.

9.5 Quality of the presentation of the offer to the public

Bulk packing, the covers used when the Exhibition is closed, items not used to present the offer and the staff cloakroom must be out of the sight of visitors. Conversely, it is forbidden to leave the items that are supposed to be on display covered during the business hours of the Exhibition. The Organiser reserves the right to remove covers from items without being held liable, in any way, for damage or losses that might result from such an action.

9.6 Ban on smoking

As laid down by law, it is strictly forbidden to smoke on the premises of an establishment that is open to the public, except in the areas set aside for that purpose.

9.7 Written record of any notified breaches

Any failure to comply with any of the provisions of this chapter will be recorded in writing by the Organiser and may be used as a ground to refuse to allow the Exhibitor to participate at future exhibitions.

10. ACCESS TO THE EXHIBITION

10.1 Entry to the Exhibition

Persons wishing to enter the Exhibition must have a badge issued by the Organiser. Badges allowing the holder to enter the Exhibition are issued to the Exhibitors under the conditions laid down by the Organiser. Exhibitors will receive a limited number of badges for their staff. Additional Exhibitors badges will be invoiced by the Organiser.

Invitations for the persons or companies that the Exhibitors wish to invite are issued to the Exhibitors under the conditions laid down by the Organiser, including a limit in quantity of them as well as the price of an entry. Unused tickets may not be returned or exchanged and will not be

10.2 Organiser's right to deny access to or expel any person

The Organiser reserves the right to deny access to or expel any person, whether a Visitor or Exhibitor, whose presence

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or behaviour might harm or damage:

- the protected interests of consumers or business ethics.
- the security, peace or image of the Exhibition.
- the integrity of the Venue.

10.3 Prohibition on the sale of badges by Exhibitors

The distribution, reproduction or sale by an Exhibitor, with a view to making a profit, of badges or invitations issued by the Organiser is strictly forbidden and may lead to court proceedings. If the fraudulent use of a badge or invitation is brought to its attention, the Organiser reserves the right to contact the relevant authorities.

11. CONTACT AND COMMUNICATION WITH THE **PUBLIC**

11.1 Obligation to be polite and to behave in a dignified manner

The Exhibitors and their staff and suppliers must be smartly dressed and extremely polite to all other persons, such as visitors, other Exhibitors, Organisers staff, security staff, hosts and hostesses and all other service providers. The staff must not bother customers nor move outside the booth. Any failure to comply with this provision will be recorded in writing by the Organiser and may be used as a ground to refuse to allow the Exhibitor to participate at future exhibitions.

11.2 Exhibitor's presence

The booth must be occupied by the Exhibitor or its representative at all times during the hours when the venue is open to Exhibitors (including during the build-up and tear down periods and when deliveries are made), and at all times during the hours when the Exhibition is officially open to visitors. Any failure to comply with this provision will be recorded in writing by the Organiser and may be used as a ground to refuse to allow the Exhibitor to participate at future exhibitions.

11.3 Preparation and distribution of the Buyers' Guide

The Organiser has sole rights to publish and sell the Buyers' Guide listing all Exhibitors, along with the rights relating to the advertisements contained in the catalogue. It may grant all or any part of these rights as necessary. The items and information required for the preparation and publication of the Buyers' Guide, in printed and electronic format, will be provided by the Exhibitors on their sole responsibility. The Organiser may on no account be held liable for omission, reproduction errors, misprints, or any other errors that may occur, and reserves the right to make changes or to group certain entries as it sees fit.

All associations, companies, brand names and materials must be declared in due time and entered the Buyers guide, in order to be exhibited and presented to the public. If the full payment of the stand is not received by October 4th, 2022 the exhibitor will not be included within the Buyer's guide. The Organiser reserves the right to refuse to allow any association, company, brand name, or material that has not been duly declared and entered in the Buyers guide to

The Exhibitors authorize the Organiser to publish, in digital or printed format, the information provided on the Exhibitor online platform, in the Buyers' guide listing all Exhibitors, on the website and in any other document relating to the Exhibition (visitor's guide, plans for public display, etc.).

When they register, the Exhibitors give their authorization to the Organiser to use their name and image (brand, logo, products or services, booth) in media communications or canvassing documents, in order to advertise and promote the Exhibition.

Any Exhibitor that gives its authorization is presumed to have obtained its employees' and subcontractors' authorization for their images to be used by the Organiser in connection with the Exhibition.

Once the Exhibitor has given its authorization, neither the Organiser, nor the producer nor the distributor can be held liable on account of the distribution of the Exhibitor's image, or that of its booth, brand, trademark, staff, products or services, for the purposes of the Exhibition, in France or abroad, in digital or printed format.

11.4 Display of posters

The Organiser reserves the exclusive right to display posters at the Exhibition venue. Therefore, on its booth, the Exhibitor can only use visuals, whether posters or signs, intended to promote its business, products or services, while having full regard for the instructions regarding general decoration. The Organiser may have visuals that do not comply with this provision removed.

11.5 Distribution of promotional material and products

Brochures, catalogues, printed matter, or objects of any kind whatsoever may only be distributed by the Exhibitors on their own booth. Brochures relating to products, trademarks or services that are not on display may only be distributed with the Organiser's written consent.

11.6 Distribution of non-promotional media and products - Conducting opinion surveys

It is forbidden to distribute or sell newspapers, periodicals, brochures, raffle tickets, badges, vouchers or coupons, even if they relate to charitable work, and to conduct opinion polls, at the Exhibition venue and in its immediate vicinity, unless the Organiser has granted an exemption from this rule.

11.7 Various attractions

Any light, sound or audio-visual advertising and any promotion, entertainment or demonstration that could cause crowding in the aisles or cause a nuisance to the other Exhibitors must have the Organiser's prior approval. The Organiser will be entitled to revoke any authorization that may have been granted, in the event of disturbance to movement, to neighbouring Exhibitors, or to the smooth running of the Exhibition itself.

Audible advertising and touting in any form whatsoever, are strictly forbidden. The Exhibitors must not obstruct the aisles or encroach upon them, in any circumstance, unless they have exceptional, prior, written authorization from the Organiser.

11.8 Fair information for the public

The Exhibitors must make sure that they provide the public with fair, objective and comprehensive information about the qualities, prices, and sales conditions of their products or services, and the related warranties, in compliance with the rules and regulations. They must not use any advertising or carry out any action whatsoever that could mislead or constitute unfair competition.

11.9 Compliance of the products and services presented at the Exhibition with the applicable rules and regulations

The Exhibitors undertake to present only products and services that are in compliance with French or European rules and regulations. They will be fully liable for their products vis-à-vis third parties, and the Organiser will have no liability whatsoever in the event that an Exhibitor fails to comply with the law.

11.10 Compliance of the commercial activity carried on at the Exhibition with the general rules and regulations

It will be up to each Exhibitor to complete the formalities involved in its participation in the Exhibition, particularly those relating to labor regulations, customs requirements with respect to goods coming from abroad, and those relating to hygiene with respect to food products or animal species

12. INTELLECTUAL PROPERTY AND OPERATING OR MARKETING RIGHTS

12.1 Intellectual property relating to the presented products and services

The Exhibitor hereby declares and warrants that it holds all intellectual property rights relating to the products and/or services exhibited, or that it has been authorized by the right's holder to exhibit the products, brands or services at its booth. The Exhibitor will assume responsibility for the intellectual property and operating or exploitation rights (patents, trademarks, models, etc.) relating to the products and services that it exhibits. The said measures must be taken before the products or services are presented at the Exhibition. The Organiser will not incur liability in this regard, particularly in the event of a dispute with another Exhibitor or visitor. The Organiser reserves the right to exclude Exhibitors that have already been found liable for infringement or counterfeiting.

12.2 Actions for infringement against rival Exhibitors

In accordance with the General recommendation regarding the fight against counterfeiting and infringement any Exhibitor that wishes to bring an action before an administrative or ordinary court for counterfeiting or infringement against a rival Exhibitor, undertakes to give prior notice of this intention to the Organiser of the Exhibition.

12.3 Declaration and payment of royalties to GEMA

Each Exhibitor will be responsible for its obligations to the GEMA if it plays music at its booth for any reason whatsoever. The Organiser declines all liability in this regard.

12.4 Photography and filming at the Exhibition venue

Unless the Organiser gives written permission, photographs may not be taken and films may not be shot at the Exhibition venue, other than specific images or films of the Exhibitor's booth. Accreditation constitutes written authorization to take photographs or shoot films, provided third parties' image rights are respected.

12.5 Photographs and films relating to booths

The taking of photographs of certain items at a specific booth may be forbidden at the Exhibitor's request.

The Exhibitor specifically authorizes the Organiser, free of charge, to photograph and/or film the Exhibitor, the Exhibitor's team, and the products exhibited at the Exhibitor's booth, and use these images in any medium including promotion and advertising, in France and abroad for an unrestricted period

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12.6 Personal data

The Organiser processes the Exhibitor personal data in accordance with these General Terms and Conditions of Participation. Only the Organiser staff and its service providers have access to the Exhibitor personal data. While participating in the event, the Exhibitor gives its consent (which he may withdraw at any time) to the Organiser to use its personal data. The Organiser will communicate to the Exhibitor business proposals and news about the Exhibition or group by any communications channel. If need be, these data can be communicated to third parties (partners and suppliers). The Exhibitor has a right of access, rectification, delete data and to limit its processing and a right regarding the portability of its data. The Exhibitor may exercise these rights at any time by writing to the company JEC Group - 251 boulevard Pereire - 75017 Paris. The Exhibitor's personal data will be kept for the duration of its commercial relationship with the Organiser.

13. APPLICATION OF THESE GENERAL **RULES AND REGULATIONS AND SETTLEMENT OF DISPUTES**

Any breach of these rules and regulations, of the special rules and regulations by which they are supplemented, or of the specifications in the Exhibitor Technical guide issued by the Organiser, may lead to the exclusion of the Exhibitor in breach, with police assistance if necessary. Should such a situation arise, the unpaid balance of the price of the Organiser's service will still be due, without prejudice to any sum remaining due or the costs incurred in closing the booth.

13.1 Disputes between Exhibition participants

In the event of a dispute resulting from damage being caused to one participant by another, the two parties must attempt to settle the dispute on the best terms. The Organiser must be informed but has no obligation to act as a mediator or arbiter.

13.2 Disputes between Exhibitors and customers/

In the event of a dispute arising between an Exhibitor and a customer or visitor, the Organiser will not be held liable in any event. The Organiser must be informed of the dispute but has no obligation to act as a mediator or arbiter.

13.3 Respect for the peace and image of the Exhibition

Whatever the merits, in the event that an Exhibitor wishes to make a complaint against another Exhibitor or the Organiser, this dissatisfaction must be expressed away from the areas of the Exhibition that are open to the public and must not disturb the peace or damage the image of the Exhibition in any way.

13.4 Settlement of disputes, limitation period for claim, Conciliation preliminary, Time limit for proceeding action

13.4.1 - Limitation period

In the event of a challenge or dispute with the Organiser whatever the subject matter, the Exhibitor must send to, the Organiser a recorded delivery letter, or a prepaid registered letter with notice of receipt in which he exposes clearly his complaint to the Organiser in a time limit period of 30 days following the end of the exhibition

Any claim received after the expiry of this period will be 14.HEALTH & SAFETY: inadmissible

13.4.2 - Conciliation preliminary

At the receipt of the claim letter, the Organiser and the Exhibitor will try, in good faith, during a time limit period of 60 days to resolve their dispute by a fair agreement.

At the expiry of this time limit period, without an agreement, each Party recovers all its rights and can initiate a justice action against the other

13.4.3 - Time limit for justice action

In accordance with article 2254 of French civil code, in the events that the Organiser is held liable on account of its own action about the contract, any action against the Organiser must be brought within a period of one year, this time limit period will run the first day following the end of the exhibition, but this time limit period will be suspended during the two month of conciliation preliminary

13.5 Governing law & competent courts

The Terms and Conditions shall be governed by and construed in all respects in accordance with the laws of France.

The Parties acknowledge that they have a strong interest in resolving any dispute without destroying the relationship between them. The Parties shall therefore use their best efforts to settle by way of amicable negotiations any difference which may occur between them in connection with the Terms and Conditions.

Any dispute, controversy or claim arising out of or in connection with the Terms and Conditions or the breach, termination or invalidity, thereof, shall be exclusively and finally settled by the Commercial Courts of Paris (tribunal de Commerce de Paris) should the Parties fails to come to an out-of court settlement or solve the dispute.

13.6 Tolerance

Any tolerance shown by the Organiser regarding a failure (partial or complete) by the Exhibitor to carry out any provision(s) set out in these Terms and Conditions shall under no circumstances give rise to any rights which benefit the Exhibitor nor modify the Exhibitor's obligations towards those terms and regulations.

13.7 Sanctions

In the event of any breach of the Terms and Conditions, the Organiser, having given formal notice in the presence of a bailiff in respect thereof and where the breach remains unremedied, shall have the right to close the corresponding Exhibitor's booth forthwith and prevent the Exhibitor from entering the booth area, without such an action giving rise to a right to claim material or non-material damages from the Organiser in respect thereof. The Exhibitor shall be liable for any costs arising from the Organiser's intervention (bailiff's fees and/or fees relating to the booth closure). In any event, once any breach has been identified, the Organiser has the right to terminate this contract without incurring liability for any losses suffered by the Exhibitor and will immediately repossess the booth area. In addition, the Organiser has the right to refuse the Exhibitor admission to any Exhibition or Event organized by any company within the JEC Group for a period of three (3) years.

14.1 Exhibitor compliance with Health & Safety Regulations

The Exhibitor hereby agrees to comply with Health & Safety regulations issued by the Public Authorities, in place at the time of and throughout the Exhibition (this includes set up & dismantling period). The Exhibitor can retrieve these regulations from the Organizer on demand.

14.2 Exhibitor Compliance with Specific Health & Safety Regulations

The Exhibitor shall faithfully carry out specific Health & Safety regulations required by the relevant laws, and the competent authorities in Germany and the city of Augsburg.. This includes any regulations and recommendations from Public Authorities regarding communicable diseases, such as and not limited to wearing masks, hand sanitizing, booth and booth materials sanitizing, social distancing, quarantine period when arriving from specific countries and areas.

In case of the implementation of a quarantine period upon arrival in Germany and/or European Union issued by the relevant Public Authority, the Exhibitor hereby agrees to respect it.

The Exhibitor is responsible for respecting Health and safety Regulations. In case of failure to respect the Health & Safety regulations, the Exhibitor will be held liable for damages to itself, to the Organiser as well as to any party impacted. The Organiser shall not be held liable for the non-respect of Health & Safety regulations by the Exhibitor

14.3 Certificate

The Organiser can ask the exhibitor to provide a certificate stating that, the Exhibitor (including its staff and suppliers) has respected and endorsed the necessary Health and Safety regulations issued by Public Authorities before accessing the Exhibition or during the Exhibition.

15.INSURANCE

15.1 Exhibitor's obligation to take out insurance

The Organiser will not provide to the Exhibitor, insurance for the Exhibitors' public liability (bodily harm or material or immaterial damage) or for the Exhibitors material and goods.

Insurance is obligatory for all Exhibitors. In addition to the insurance covering the items on display and more generally all movable or other items in its possession, the Exhibitor is required to take out at its own expense insurance contracts from a company certified to perform insurance transactions in France, covering the financial consequences of any liability that may be incumbent upon it for reasons of bodily harm or material or immaterial damage caused to third parties, including the manager and the owner of the Venue, as a result of its activity during its participation in the Exhibition (including during the build-up and break-down periods).

When required by the Organiser, it will provide evidence of its insurance coverage, when its registration is confirmed, by means of a certificate of insurance (including insurer company, policies taken out, their total sums and their period of validity).



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15.2 The Organiser will not be liable for any damage that the Exhibitor might cause to third parties, including the Venue owner and manager, and other suppliers or for any loss, theft, or destruction of the exhibited material and merchandise

15.3 Waiver of recourse against the Venue manager and/ or Venue owner companies

Executing the commitments undertaken by the Organiser towards the Venue manager and/or Venue owner companies, the Exhibitor, by the mere fact of its participation, declares that it waives all recourses that it or its insurers may be entitled to make against these companies and their respective insurers for any damage covered by the tenant risk policy and for any direct or indirect losses the latter parties may cause to its property, equipment and fittings, as well as any caused to that of its agents, and additionally for any operating losses and /or extra costs regardless of the cause, with the exception of malicious acts.

In addition, the Exhibitor declares it waives all recourse against the Venue manager and/or Venue owner companies and their respective insurers in the case of one of the following events occurring, with harm caused to the Exhibitor:

Fire damage, theft, water damage, damp or any other situation affecting its own property, with the Exhibitor being required to unsure itself against these risks, abnormal actions by other Venue occupants, their staff or suppliers, or visitors, interruption or inadvertent functioning of the water, gas or electricity supply, the air conditioning or other general system, the suspension or shut down, even for an extended period, for a reason out of the control of the Venue Manager and/or Venue owner companies of fluid systems including the automatic fire extinguisher network, heating and air-conditioning systems, or any one of the equipment items shared by the Venue, contamination of the heating, water or air conditioning networks for a reason out of the control of the Venue manager and/or site owner companies Security measures taken by the Venue manager and/or Venue owner companies and/or by any government authority, should these cause harm to the Exhibitor.

The Exhibitor undertakes to obtain the same waiver from its insurers

15.4 Waiver of recourse against the Organiser

The Exhibitor also declares it waives all recourse that it or its insurers may be entitled to make against the Organiser and its insurers in regard to damage covered by the tenant risk policy and direct or indirect damage its property, equipment and fittings may suffer as well as that of its agents, as well as for any operating losses and/or extra costs regardless of the cause, with the exception of malicious acts.

The Exhibitor undertakes to obtain the same waiver from its insurers

It is further specified that, on the basis of reciprocity and excepting malicious acts, the Organiser and its insurer waive any claim against the Exhibitor and its insurer for damage affecting any property, equipment and fittings belonging to the Organiser and which the Exhibitor is responsible for. It is further specified that this waiver is not applicable for any loss or damage that may affect the Venue's buildings, fittings and equipment owned by the Venue manager and/or owner companies and that has been given into the care of the Exhibitor.

First Name:	COMMERCIAL STAMP AND SIGNATURE
Last Name:	
Job Title:	
Company Name:	
Date:	

The signature indicates that the General Terms & Conditions have been read and commits the Company to respect them.