



***The Leading International Trade Show for Fitness and Wellness
19th – 22nd April 2007 · Exhibition Centre Essen***

Application Form 2007

- A/1 APPLICATION
- A/2 LIST OF EXHIBITS
- A/3 APPLICATION FORM FOR CO-EXHIBITORS
- B PRICE LIST
- C SPECIAL FAIR AND EXHIBITION CONDITIONS
- D GENERAL FAIR AND EXHIBITION CONDITIONS
- E EXHIBITOR INSURANCE

List of exhibits

1. Fitness and Training Equipment

- 1.1 Cardio Equipment
- 1.2 Weight Training Equipment
- 1.3 Indoor Cycles
- 1.4 Pilates Equipment
- 1.5 Medical Equipment
- 1.6 Preventive/Rehabilitation Equipment
- 1.7 Vibration Training Equipment
- 1.8 Accessories
 - 1.8.1 Body fat analysis
 - 1.8.2 BMI
 - 1.8.3 Heart Rate Monitors
- 1.9 Miscellaneous

2. Consulting/Marketing

- 2.1 Company Consultancy
- 2.2 Legal Consultancy
- 2.3 Customer Relationship Programmes
- 2.4 Group Training
- 2.5 Studio Concepts
- 2.6 Setting Up in Business
- 2.7 Miscellaneous

3. Computer Hardware and Software

- 3.1 Membership Administration
- 3.2 Accounting Systems
- 3.3 Miscellaneous

4. Financing/Leasing Services

5. Insurance

6. Studio Furniture/Engineering/Architecture

- 6.1 Floors
- 6.2 Decoration
- 6.3 Lockers
- 6.4 Reception/Counter
- 6.5 Bistro
- 6.6 Office/Consultants' Sections
- 6.7 Interior Decoration
- 6.8 Sound and Lighting Technology
- 6.9 Miscellaneous

7. Practice Furnishings

8. Wellness/Health/SPA

- 8.1 Therapy and Relaxation Techniques
- 8.2 Massage Apparatus
- 8.3 Aromas/Fragrances
- 8.4 Massage Seats/Massage Beds
- 8.5 Wellness Hotels/Wellness Tourism
- 8.6 Medical Wellness
- 8.7 Health Consultancy
- 8.8 SPA Applications
- 8.9 Aqua Aerobic
- 8.10 Miscellaneous

9. Cosmetics

- 9.1 Cosmetics Apparatus
- 9.2 Decorative Cosmetics
- 9.3 Chiropody/Nail Care
- 9.4 Body Care
- 9.5 Sun Cosmetics
- 9.6 Anti-Aging
- 9.7 Natural Cosmetics
- 9.8 Beauty Therapies and Treatments
- 9.9 Beauty Parlours/Beauty Farms
- 9.10 Miscellaneous

10. Saunas/Steam Baths

- 10.1 Installations/Equipment
- 10.2 Accessories
- 10.3 Miscellaneous

11. Tanning Equipment/Solariums

- 11.1 Installations/Equipment
- 11.2. Accessories
- 11.3 Miscellaneous

12. Sports Equipment

- 12.1 Small Aerobic Equipment
- 12.2 Martial Arts
- 12.3 Weight Training Equipment
- 12.4 Sports and Gymnastic Mats
- 12.5 Home Trainers
- 12.6 Outdoor/Nordic Walking/Bicycles
- 12.7 Accessories
- 12.8 Miscellaneous

13. Sportswear

- 13.1 Accessories/Jewellery
- 13.2 Aerobic/Fitness
- 13.3 Swimwear Fashion
- 13.4 Bodybuilding
- 13.5 Leisure
- 13.6 Cycling
- 13.7 Sports Shoes
- 13.8 Miscellaneous

14. Nutrition

- 14.1 Sports Nutrition Supplements
- 14.2 Vitamins, Minerals and other Essential Supplements
- 14.3 Soy Products
- 14.4 Nutrition Consultancy Services
- 14.5 Nutrition Concepts
- 14.6 Accessories
- 14.7 Sports Drinks/Drinks Systems
- 14.8 Miscellaneous

15. Training and Advanced Training

- 15.1 Academies/Schools of Studies
- 15.2 Advanced Training/Seminars
- 15.3 Trainers' Courses
- 15.4 Career Consultancy Services/Job Application Training
- 15.5 Job Exchanges

16. Literature/Publishers

- 16.1 Professional Journals
- 16.2 Technical Literature/Books

17. Associations/Clubs

18. Videos/Films/Music

19. Miscellaneous



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Application of co-exhibitors of company:

Co-exhibitor

Company Name	Contact person
Street	Email
Country, Postcode, Town	Fon
Website	Fax

The company is represented with its own products own stuff own companie's Logo

List of exhibits

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The undersigned declares that he is duly legally authorized to submit this application.

The net prices for the exhibition areas are:

<ul style="list-style-type: none"> • 15 - 50 sqm • 51 - 100 sqm • 101 - 150 sqm • 151 - 220 sqm • über 220 sqm <p>The minimum stand size is 15 sqm.</p>	per sqm per sqm per sqm per sqm per sqm	€ 151,00 € 146,00 € 141,00 € 136,00 € 131,00
Rebooking: only valid until 30th of April, 2006, 6 p.m.		
<ul style="list-style-type: none"> • 15 - 50 sqm • 51 - 100 sqm • 101 - 150 sqm • 151 - 220 sqm • über 220 sqm <p><input type="checkbox"/> We kindly like to sign a 2-Year-Agreement for the FIBO's 2007 and 2008. Only valid until Rebooking ends.</p>	per sqm per sqm per sqm per sqm per sqm	€ 144,00 € 139,00 € 134,00 € 129,00 € 124,00
All-inclusive payment for marketing		
cf section 7 of the Special Fair and Exhibition Conditions.	per exhibitor	€ 420,00
Co-exhibitor		
Co-exhibitor fee and catalogue and Internet fee.	per co-exhibitor	€ 417,00
Exhibitor insurance		
The exhibitor takes part in the insurance effected with an insurance company, which covers the risks, named finally in the exhibit to these conditions headed with "insurance cover for exhibitors" naming further conditions.	per company	€ 215,00
Auma contribution	per sqm	€ 0,60

All prices additional VAT.

Special Fair and Exhibition Conditions of Reed Exhibitions Deutschland GmbH

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1. General

The exhibition bears the name "FIBO 2007 – The Leading International Trade Show for Fitness and Wellness –".

The exhibition takes place at the Exhibition Centre in Essen.

Opening hours:

Daily from April 19, 2007 till April 22, 2007, from 9 a.m. to 6 p.m.

On April 19, and 20, 2007, the exhibition is opened only for trade visitors; on April 21, and 22, 2007, the exhibition is opened also for public consumer.

2. Deadline for registration

Deadline for registration for the "FIBO 2007" is February 1, 2007.

3. Terms of admission/Classification of exhibition sectors/ over-the-counter sales

3.1

The entire exhibition area of the "FIBO 2007" comprises the product groups outlined in the registration form for the "FIBO 2007".

3.2

Products or services not identified or outlined in the registration may neither be exhibited nor offered

Authorized exhibits may not be removed during the retailers' event.

3.3

Exhibits that go against the law or are an offence against good taste are not permitted.

The organizer is entitled to forbid the handing out and exhibition of prohibited exhibition items and to impound such items for the duration of the exhibition at the expense of the exhibitor. In individual cases, the organizer reserves the right of assertion of further claims.

3.4

In view of the technical nature of the exhibition, the direct sale of exhibits and samples at the exhibition stand and the pricing of exhibits openly during the retailers' event is not permitted. Exception to this regulation is the ultimate consumer event.

3.5

Over-the-counter sales are explicitly permitted only during the ultimate consumer event.

3.6

The exhibitor is not permitted to designate the organizer as consignee of product consignments (exhibition items, material for stand construction, information material, etc.).

The exhibitor cannot derive any claims from the fact that the organizer accepts such consignments without examining their regularity or completeness, or checks the freight and forwarder's invoice or does not store or keep the goods properly.

4. Rent and Costs

4.1

The stand rent is stipulated in the registration form. Construction related supports and beams are basically contained in the computed area and do not lead to a claim to rent reduction.

4.2

In addition to the stand rent, the following costs are also payable:

- a) In the case of a co-exhibitor (cf. section 9 of General Fair and Exhibition Conditions) the fee is EUR 417,00 including a compulsory catalogue entry.
- b) The contribution for the exhibition and fair committee of the German Economy (AUMA) is EUR 0,60 per sqm exhibition space. The AUMA is important in looking after the diverse interests of domestic and foreign economies in the field of exhibitions and fairs.
- c) An all-inclusive payment of EUR 420,00 for marketing (cf. section 7 "all-inclusive payment for marketing").
- d) The exhibitor insurance in the amount of EUR 215,00 (cf. section 9 "Exhibitor Insurance").
- e) The legal value added tax is to be paid on all prices.

4.3

After the conclusion of contract, the exhibitor receives an invoice covering 100% of the rent for the stand, marketing fee, insurance premium and AUMA contribution including V.A.T. until December 15, 2006. The invoice is payable by January 15, 2007.

If in an exceptional case, an invoice is presented after January 15, 2007, the whole amount is payable immediately, in any case however, prior to the beginning of the fair/exhibition.

The invoice for advertisement in the exhibition catalogue, which goes beyond the compulsory entry, becomes effective with printing for the exhibitor or co-exhibitor. It is payable, at the latest, 14 days from date of the invoice.

5. Stand construction/product demonstration and musical performances

Begin: Friday, April 13, 2007, 7 a.m.. The stand construction must be completed by Wednesday, April 18, 2007, 7 p.m. so that proper cleaning becomes possible before inauguration. In isolated cases, the stand construction can, after consultations with the organizer, be started earlier. In such a case, the organizer shall charge the exhibitor a construction fee of EUR 250,00 each day plus VAT.

Loud product demonstrations and musical performances are possible with the explicit permission of the organizer. This is particularly valid for the halls 1, 2, 3 and 5; it is important to note that in any case, permission granted by the organizer implies adherence to the conditions given in writing by the organizer.

6. Stand disassembly

At the completion of the exhibition, it is recommended to remove valuable, sensitive and slightly mobile exhibits from the stand. The period laid down for the general disassembly is from Sunday, April 22, 2007, 6.30 p.m. until Monday, April 23, 2007, 7 p.m. and Tuesday, April 24, 2007 from 7 a.m. to 7 p.m.

7. All-inclusive payment for marketing

The all-inclusive payment of EUR 420,00 plus the obligatory VAT comprises the following services in detail:

a) Every exhibitor receives, valid for the time from the first construction day until the last disassembly day, two identity cards free for a stand of up to 20 sqm; for each 20 sqm of stand area under construction the exhibitor receives an additional identity card. For a stand size of 201 sqm, the exhibitor receives for each 50 sqm space under construction an additional identity card.

The identity cards shall be handed out to the exhibitors on the exhibition premises after receipt of the entire stand rent during the construction period.

b) Advertising media in the amount of the all-inclusive sum of EUR 85,00 in accordance with the order through the Exhibitor Service Package: stickers, posters, brochures and written authorization.

c) The costs for the initial entry in the official exhibition catalogue amount to EUR 138,00.

d) Utilization of the online-communication platform of FIBO in the internet for one year: company name, address, contact person, classified directory, stand number, company description, links to e-mails and home page, company logo and product illustrations. Cost: EUR 197,00.

8. Relocation of entrances, exits and passages

The organizer reserves the right to relocate the entrances, exits on the exhibition premises and to the halls as well as, the passages.

9. Exhibitor insurance

The exhibitor takes part in the insurance effected with an insurance company, which covers the risks, named finally in the exhibit to these conditions headed with "insurance cover for exhibitors" naming further conditions. Precondition for the participation in this insurance is the payment of EUR 215,00 by the exhibitor within the deadline named in the application form.

1. General

1.1

The organizer is
FIBO Niederlassung der
Reed Exhibitions Deutschland GmbH
Völklinger Strasse 4, 40219 Düsseldorf
Telephone: +49(0)211/90 19 11 31
Telefax: +49(0)211/30 75 78

The organizer uses the exhibition premises in accordance with a lease with the local exhibition company.

1.2

Every exhibitor receives a service package at the latest 3 weeks prior to the beginning of the exhibition; for late registration the service package is supplied immediately after conclusion of contract. The service package contains technical procedures as well as the provisions stipulated by the locator and the authorities; these stipulations have to be unconditionally adhered to by all exhibitors.

The following General and Special Fair and Exhibition Conditions as laid down by the organizer are binding.

2. Application

Applications for stands are to be made using the relevant registration forms provided by the organizer. The registration form must be completely filled out by the exhibitor, and furnished with a legally binding signature. The registration forms must be received by the organizer by the registration deadline as indicated on the registration form as well as in the Special Fair and Exhibition Conditions.

The exhibitor is bound to the registration for 12 weeks.

3. Admission prerequisites

3.1

A prerequisite for the participation as an exhibitor is that the products to be exhibited belong to the goods/product lines outlined in the attached list. The exhibitor commits himself to give relevant information regarding his enterprise and the products he wishes to exhibit.

3.2

The organizer decides on admission after exercising his mandatory discretion, considering the space available, the purpose and the structure of the exhibition. He is not obliged to give reasons for refusals. The exhibitor cannot expect priority treatment because of participation in a previous exhibition.

The organizer cannot agree to the exclusion of competition.

4. Conclusion of Contract

4.1

During the commitment period (cf. section 2), the exhibitor receives a message whether admission has been granted. If exhibitor's admission is approved, he receives a written confirmation of registration, on receipt of which the contract comes into effect.

4.2

If the organizer, in an isolated case, grants the exhibitor a privilege, specially indicated on the registration form, outside of these terms of business in writing, the following shall come into effect, if the organizer, having

signed the exhibition contract withdraws from it:

The exhibitor is, in such a case, entitled to withdraw from the exhibition contract within 14 days on receipt of the written confirmation of registration. The withdrawal is to be submitted in writing. The due time of withdrawal is determined by the time of receipt by the organizer.

After this date, a withdrawal by the exhibitor from the contract is not possible outside of the legal rules and subsequent arrangements. If the exhibitor cancels his participation after this date or withdraws from or terminates the contract, he must pay the full rent for the stand and additional incidentals incurred by the organizer.

4.3

The organizer is entitled to diverge from the original agreement and assign the exhibitor a different kind and size of stand, or change the location or dimensions of the stand. This could be necessitated by construction-related reasons, in particular by reasons of the organization of the exhibition as a whole, of the available space or of structural requirements. A right of withdrawal or a claim to compensation by the exhibitor or other claims are inadmissible in this case, unless, the size of the stand offered falls below or exceeds the size agreed upon by more than 15%. In such a case, the exhibitor can resign from the contract. The rent is otherwise to be adjusted correspondingly.

4.4

The exhibitor is not entitled to transfer to third parties his claims from the exhibitor's contract with the organizer.

5. Withdrawal of the Organizer

5.1

The organizer is entitled to resign from the contract and to demand compensation from the exhibitor, if the exhibitor, in spite of the relevant request by the organizer and fruitless elapsing of appropriate extension period of time set by the organizer:

- exhibits goods that have not been registered, authorized or are used goods, so far the latter are not for demonstration purposes,
- is in default of payment arising from the contract with the exhibition,
- subleases or transfers usage of the stand to third parties without approval of the organizer,
- has not properly registered a joint exhibitor (cf. section 9),
- has delayed the construction/disassembly of the stand, i.e. carries out the work after the prescribed times stipulated in the Special Fair and Exhibition Conditions,
- does not adhere to the conditions in accordance with subsections 11.1 and 11.5 regarding the organization and equipment of the stands,
- becomes insolvent after conclusion of contract or is in danger of becoming insolvent or the organizer gains knowledge of the insolvency or endangered capability of the exhibitor after contract conclusion, provided that the exhibitor does not effect payment within the stipulated extension period or provide some sort of security for the payment.

If the organizer resigns from the contract, he is entitled to claim compensation in the amount of 35% of the stand rent as well as the additional costs already incurred. The assertion of a higher claim for compensation remains reserved.

The exhibitor is entitled to prove that a damage did not result at all or is considerably lower than the sum being claimed.

5.2

Instead of retirement and the assertion of compensation, the organizer

can opt to have the exhibitor, in the case of the exhibition of goods not registered, not authorized or, used goods, remove those goods; in the case of subleasing or transferring usage to third parties without approval, the organizer can effect the evacuation of the stand by the third parties; in the case of noncompliance with the provisions regarding the organization and equipment of the stands, the organizer can cause the exhibitor to conform with the organization or otherwise obligate him to remove the stand; as regards the case of default, the late stand construction and the danger of insolvency, the organizer can assign another stand to the exhibitor and adjust the rent owed.

6. Force Majeure

If the holding of the exhibition is made wholly or partly impossible by sudden events that could not be foreseen by the organizer or the organizer cannot carry out the exhibition in the manner planned, in particular, due to terror attacks, natural catastrophes, force majeure, structural modifications on the part of the landlord, damage caused by water, clearance ordered by the authorities or shut down, the organizer is entitled to resign from the contract. The organizer is obligated to immediately inform the exhibitor about the partial or complete impossibility of carrying out the exhibition and in the case of complete impossibility pay back all monies already received; in the case of partial impossibility proportionate payments are to be made.

7. Terms of Payment

7.1

The stand rent and other remunerations are net amounts in addition to which sales tax is to be paid to the amount valid at the time of the exhibition.

7.2

The due date for the payment of stand rent and the payment for secondary services are contained in the Special Fair and Exhibition Conditions.

7.3

The exhibitor is in default of payment without a reminder after expiry of the payment time stipulated in the Special Fair and Exhibition Conditions.

In this case, he must in addition to the amount owed, pay interest on the arrears to the amount of the interest rate on arrears laid down by law (5% above the basic interest rate; sofar the organizer is not a consumer, the interest rate is 8 % above the basic interest rate); however, the interest rate should be at least 8%. The organizer reserves the right of assertion of further damages caused by arrears. The exhibitor is entitled to prove that a damage did not result at all or is considerably lower than the sum being claimed.

8. Services rendered by the organizer

8.1

The following services are included in the contract covering the renting of the stand:

- * cleaning the hall walkways
- * provision of supervisors and guards for the general guarding of the exhibition
- * heating and ventilation of the exhibition halls
- * general lighting of the exhibition halls

8.2

For additional services, such as connections for power and/or water the exhibitor must apply to the landlord. Contractual agreements are made directly between the landlord and exhibitor. Companies engaged through an agent and with the approval of the organizer, charged with installation are to submit their bills for installation and consumption directly to

the exhibitor. Application forms for stand construction, telephone, power supply and other exhibition services are contained in the Exhibitor Service Package.

9. Co-exhibitors/Common Stand

9.1

Several exhibitors can rent a stand together. They have to register a common authorized representative. This is the contact person for the organizer.

9.2

The exhibitor is not authorized, without the permission of the organizer, to sublease the rented stand wholly or partially to third parties or otherwise transfer usage, or exchange it, or accept orders for other companies. Goods and companies not mentioned in the license must not be promoted on the stand.

9.3

The exhibitor must apply to the organizer for any joint exhibitor on the basis of the General Terms of Business of the Organizer, in writing. In such a case the exhibitor is to pay a fee for each co-exhibitor. Relevant information regarding the fee payable is contained in the Special Fair and Exhibition Conditions.

All companies that, in addition to the main exhibitor, also use the stand are co-exhibitors. They are still considered joint exhibitors even if they entertain very close economic or organizational ties with the main exhibitor. Company representatives are not authorized as joint exhibitors. Suppliers of such goods, services and other products that are necessary for the demonstration of offers of an exhibitor are not considered joint exhibitors.

The co-exhibitor and main exhibitor are jointly liable to the organizer.

10. Allocation of the stand

10.1

The allocation of the stand is carried out by the organizer. The decision is determined in accordance with aspects dictated by the fair/exhibition theme, creative elements and the existing structural situation. As far as possible, special wishes of the exhibitor are considered. The date of receipt of the registration is not decisive. The exhibitor is informed of the allocation of the stand in writing as well as the announcement of halls and stand numbers.

10.2

Construction related supports and beams are basically included in the computed space for the allocated stand. No claim results from this reduction. The stand rent refers to the rented space, i.e. stand limit walls and other installations and superstructures are not included in the rent of the stand.

10.3

For technical reasons, the organizer reserves an insignificant limitation on the assigned stand. This may be at the most 20 cm in width and depth in each case and does not entitle to a reduction in stand rent. Exceptions to this rule are stands, which are expressly registered as prefab and pre-structured stands.

10.4

After the allocation of the stand, the organizer can only order a transfer of the stand by presenting conclusive planning-based or structure related reasons. In this case, the organizer has to assign the exhibitor so affected an equivalent stand.

11. Stand construction and organization of the stands

11.1

For the achievement of a homogeneous general picture, guidelines for the construction and organization of stands have been laid down by the organizer in the service package, which contains binding conditions for the exhibitor.

Prior to planning the construction of a stand, the exhibitor is obligated to gather information about the structural condition of his booked space (supports, fire protection facilities etc.) in time from the organizer. If the stand is still not put up a day before exhibition begin and occupied, the organizer is entitled to assign the stand in another manner or to furnish and/or decorate it in another manner. In such a case, the tenant must pay the full rent and any costs already incurred. He bears the costs resulting from the decoration and/or furnishing of the stand not occupied.

11.2

Gastronomic areas must be specially registered with the organizer and shall be computed separately. These areas must be explicitly approved by the organizer.

11.3

The organization and the construction of the stand must be done in such a way that no neighbouring company is obstructed by exhibits, advertising spaces or objects on display.

11.4

The prescribed stand boundaries must not be exceeded. A transgression of the prescribed construction height of 2,50 m is only permissible with explicit approval of the organizer and where necessary also with the approval of the bordering exhibitors.

11.5

During the opening hours of the exhibition, the stand must be constantly under supervision with sufficient personnel, and made accessible to visitors. Name and address of the stand owner must be displayed, recognizable for everyone, for the entire duration of the exhibition. A relevant sign is to be installed.

11.6

Minimal demands on stand organization are the laying of floor covering, the fixing of a sign board on the stand boundary to the walks and an attractive design of the rear and sidewalls; these constitute responsibilities of the exhibitor.

12. Stand disassembly

12.1

No stand may be cleared completely or partially before termination of the exhibition; otherwise, a contractual penalty is due in the amount of half of the gross stand rent.

12.2

The exhibition/stand space must be given back in its initial state. Used material, foundations, excavations, damages, as well as carpet adhesive tape and adhesive residue are to be eliminated completely without removing damage caused to the base; otherwise, the organizer is entitled to have these works carried out at the expense of the exhibitor. Further claims to compensation remain reserved.

12.3

The exhibitor is further liable for damages to the floor, the walls and the materials rented or made available on loan. Stands and/or exhibition exhibits, that have not been disassembled or removed by the stipulated due date for the termination of the disassembly, may be removed by the

organizer and, under exclusion of any liability regarding loss and/or damage, be stored by a forwarding agent.

13. Liability of the organizer

13.1

The organizer does not perform the duties of a custodian of exhibition goods and stand furnishings and excludes every liability for damages and loss.

13.2

The organizer is liable in the case of intention or gross negligence. However, the liability is limited to the contract typical, foreseeable damage in the case of a mere negligent injury of duty through the organizer or his vicarious agents.

The liability for entrepreneurs is cancelled completely as regards the infringement of negligible contractual duties.

13.3

The liability restrictions in question here do not apply for the organizer as regards attributable physical injury or injury to health or the case of loss of life.

14. Two-storey Stand Construction

In exceptional cases a two-storey construction can be permitted for two, three and four sided open stands. The prerequisites for this are the following regulations:

14.1

A two-storey construction is only permitted for stands with at least 100 sqm area.

14.2

Due to the second storey the floor space is allowed to have only 50% covered by a superstructure.

14.3

Two-storey stands must basically have two independent exits.

14.4

For all two-storey stands to be constructed, 2 copies of a stand design (floor plan, sections and views) are to be submitted to the exhibition authorities at the latest 10 weeks prior to exhibition begin, for approval.

14.5

Furthermore, the construction of a two-storey stand requires a building permit. A requisite two-fold application is to be submitted to the inspector of works of the town at the latest 10 weeks prior to exhibition begin. The application must have the following requisite attachments: Area plan, floor plan, sections and views as well as specifications and static calculations. Stands erected without building permission shall not be released for use for the inauguration.

14.6

In the case of multi-storey stand construction the rent for the area of the storey increases by 50%.

15. Use of Walk Areas

If an exhibitor rents areas that are separated from each other by walk areas, he can, after a written permission by the organizer, lay carpets on these walk areas to create a homogeneous picture of his enterprise. The erection of superstructures above such walk areas can also only occur after a written permission by the organizer and the fulfillment of possible technical conditions that the organizer makes known in writing to the

exhibitor within the framework of the permission. The rent of the occupied or superstructured walk areas is computed on the basis of 30% of the regular stand rent per square meter. The occupied and/or covered walk area is computed with 30% of the normal stand rent per square meter. Constructions on the walk areas with exhibits/stand construction elements and others are not permitted.

16. House Rules/House authority

16.1

The organizer exercises complete house authority over the entire premises for the construction, the running and disassembly time of the exhibition. The bringing of animals onto the exhibition premises is not permitted. The organizer is entitled to give instructions accordingly.

16.2

Possible house rules issued by the organizer and which are brought to the attention of the exhibitor are to be recognized by the exhibitor as obligatory also for all those working for him on the fair/exhibition premises.

16.3

Exhibitors and their employees may enter the fair/exhibition premises only an hour prior to the beginning of the fair/exhibition and must leave the premises at the latest an hour after the end of the fair/exhibition. Spending the night on the premises is not permitted.

17. Over-the-counter (OTC) sales

OTC sales are only permitted according to the regulations stated in the Special Fair and Exhibition Conditions.

18. Advertising/prize games

The exhibitor is entitled to conduct advertising measures, particularly the distribution of brochure material and samples as well as the addressing of visitors only within the stand assigned to him. Posters pasted without permission in the exhibition halls, labels or other advertising printings shall be removed during the exhibition on account. The organizer does not have to supply proof of causality.

Music and light performances of every kind as well as the operation of loudspeaker sets may need the explicit permission from GEMA (the association for musical performances and musical reproduction) and should be reported in time; it is subject to a fee. This permission can, as well as the permission for the demonstration of machines, audio devices, photographic devices or fashion, be restricted or revoked in the interest of an orderly exhibition operation. Especially in the case of violation of these regulations, the organizer can intervene and give a desist order.

The deployment of promotion teams outside of the assigned stand necessitates the acquisition of a written permission from the organizer. Exhibitors using promotion teams without the written permission of the organizer owe to the organizer for every case of infringement a contractual penalty in the amount of EUR 5.200,00.

Raffles, competitions, quiz events, prize games and similar events can only be carried out with explicit permission of the organizer.

19. Guard

The organizer undertakes the general guarding of the fair/exhibition premises without liability for losses or damage. For the supervision and guarding of the stand, the exhibitor is himself responsible. This holds valid also during the construction and disassembly period prior to the beginning and after the termination of the exhibition. The organizer recommends for the protection of the stand during the night hours the deployment of a stationary guard provided especially by the official exhibition security firm, on the stand of the exhibitor. Ordering of such a special guard is to be agreed upon in time with the organizer.

20. Design protection

It is the responsibility of the exhibitor to protect the exhibits against an injury of the protective determination, in particular, to protect himself against media such as photography, video and recording including drafting.

The exhibitor has to refrain from infringing on or endangering the industrial protective rights of other exhibitors. The organizer reserves the right, in the case of violations of protective rights by an exhibitor and established by the courts, to expel the exhibitor from the current exhibition and/or from future events and maintain the full stand rent payable including incidentals. Liability claims arising from infringements on industrial protective rights cannot be made valid against the organizer.

21. Photographing/drawing

Professional photographing, drawing, video and sound recordings within the exhibition premises require the permission of the organizer.

22. Exclusion stipulation/Time limitation

22.1

Claims of the exhibitor against the organizer are to be made in writing valid within three months after termination of the fair/exhibition; claims made later are inadmissible.

22.2

All claims of the exhibitor against the organizer become invalid by prescription within six months from the end of the month into which the final day of the exhibition falls; excluded from this are claims in the case of liability of the organizer due to intention.

23. Place of performance and Jurisdiction

Place of performance is Düsseldorf. Jurisdiction for all mutual obligations from this contract is Düsseldorf.

24. Final definitions

24.1

Federal German Law is decisive. The definitions of UN purchase rights are not applicable.

24.2

Should individual definitions of these General Fair and Exhibition Conditions and/or the Special Fair and Exhibition Conditions wholly or partially be or become ineffective, the remaining provisions thereof remain valid. The wholly or partially ineffective Regulation should be replaced by an effective regulation the economic success of which possibly comes close to that of the ineffective one.

24.3

All declarations, all special authorizations and all special regulations require the written confirmation by the organizer. This applies equally to deviations from the general information and the Special Fair and Exhibition Conditions.

-Exhibitor Insurance Policy No. 151834 and 151835-

The comprehensive contents of the insurance contract and the terms and conditions of insurance can be made available upon request. This is merely a summary of the main contents as set forth in the policy. This summary can not be interpreted as policy itself.

The contract is divided up into 3 sections:

Section 1

-Insurance cover during exhibitions and transportation connected thereto-

EUR 16.000,- on first loss for each event of loss

The entire scope of exhibition materials connected to the exhibition booth (including furnishings and fittings, even if such furnishings and fittings are rented) for the duration of the exhibition, including round trip transportation. In this regard losses and damages on account of an insured risk are covered (e.g. theft, fire and other damages).

Smaller valuables have to be locked away in glass display cases or display cabinets (e.g. precious metals, jewellery, objects d'art or other collectors' pieces). Valuable articles are insured up to a maximum of 10% of the first loss sum, EURO 1.600,-. If higher insurance cover is desired, this has to be agreed with the insurance broker, OSKAR SCHUNCK KG. The same applies to furs.

Irrespective of specifically agreed protection, insurance cover against the risks of breaking and entering, theft and other loss shall only exist if the exhibited items are permanently overseen by the insured and/or its employees during setting up and dismantling of the exhibition booth as well as throughout visiting hours until closing of halls and if the exhibition halls are guarded during the night-time. This precaution analogously also applies to insured exhibition materials positioned on open-air grounds.

Important Exclusions (amongst others):

- War, civil war and warlike events, terrorism and political acts of violence, seizure, divestment and other interventions of higher authority, radioactive contamination due to utilisation of chemical, biochemical substances or electromagnetic waves as weapons constituting a public danger and this in fact without taking into account any other contributing causes, nuclear energy and other radiation;
- Loss or damage to exhibition materials located outdoors through theft and weather conditions; Embezzlement by employees
- Goods designated for consumption, e.g. promotional handouts, catalogues, foodstuffs, beverages and tobacco products;
- Inherent vice and natural characteristics of exhibition materials, e.g. polish cracks, adhesive solutions, rust and oxidation;
- Tube and filament fracture, shrinkage, adoption of odour, vermin;
- Lack or defects in packaging proving to have unsuitable stress levels;
- Damages caused by processing, assembly, disassembly, utilisation or demonstration itself.

Section 2

- Insurance Covering Financial and Freight Haulage Consequential Damages-

EUR 16.000,- on first loss for each event of loss

Pure financial damages are deemed to be insured, provided that it relates to error based on late arrival or cash on delivery. Prerequisite is that one of the carriers involved in such transport bears liability within the framework of a customary transportation contract on the merits of German law.

Consequential damage to freight is also insured. Consequential damage to goods arises if such damage has arisen based on a direct consequence of recoverable freight damage.

Section 3

- Third Party Liability Insurance -

EUR 3.200.000,- on damages caused to human beings or material damage

EUR 50.000,- on financial damage (for each event of loss). Total performances on all insured events during any one year amount to double this insured amount

The risk run by an exhibitor to be held liable by third parties for compensation of damages due to behaviour in connection with an exhibit based on statutory liability as set forth under private law is covered. Defence of unjustified claims is also covered by this insurance.

Important Exclusions (amongst others):

The general terms and conditions of insurance apply to the third party liability insurance ("AHV"), which amongst others contain the following exclusions:

- Gradual loss (based on the influence of temperature fluctuation, gasses, vapour or humidity);
- Waste water damage;
- Damages to outside property, which the exhibitor has rented, leased, hired, borrowed, etc. or objects which are subject matter of a specific custody contract;
- Processing damages;
- Third party claims based on damages resulting from environmental influences.

General

Co-insurance due by the insured party

An excess amounting to EURO 160,- per event of damage has been concluded.

Miscellaneous

Underwriters are the AXA Versicherung AG, Rolandstr. 44, 40476 Düsseldorf and KRAVAG-LOGISTICS AG, Innere Kanalstraße 15, 50823 Cologne, with whom the exhibitors conclude insurance contracts. This cover shall be secondary to any other possibly existing policies.

The contract is being managed by OSKAR SCHUNCK KG, Grafenberger Allee 293, 40237 Düsseldorf.

Please contact OSKAR SCHUNCK KG with regard to all contractual matters and in all cases of damage.

Your contact person there is:

Ms. Martina Fischer

Tel: +49 211/13993-182

Facsimile: +49 211/13993-199

In the event of urgent events of damage outside OSKAR SCHUNCK KG's normal business hours, please contact the expert surveyor's office, C. Gielisch (for cases of damage from EURO 1.500,-).

C. Gielisch GmbH

Zollhof 1

40221 Düsseldorf

Tel. +49 211 13806-01

Facsimile +49 211 32 36 830

-24-Hour- hotline +49 180 5443547-