



CeBIT Bilişim Eurasia 2009

International Trade Fair for Information
Technology, Telecommunications,
Software & Services

07 – 11 October 2009

Tüyap Exhibition and Congress Center
Büyükcemece, Istanbul, Turkey

Application for International Pavilion

Exhibitor Details

We hereby apply for stand space. We acknowledge and accept all of the Terms & Conditions for Participation attached hereto for CeBIT Bilişim Eurasia – International Trade Fair for Information Technology, Telecommunications, Software & Services to be held 7 – 11 October 2009 at Tüyap Fair and Congress Center, Istanbul.

Company name: _____

Address: _____

City: _____

Postal code: _____ Country: _____

Website: _____

Contact person: _____

Designation: _____

E-mail: _____

Phone: _____

Fax: _____

Signature: _____ Company stamp: _____

Hannover Fairs Interpro International Inc.

Mr Serhat Cerit

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Hannover-Messe International GmbH

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Germany

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Stand Space Application

The package includes:

- Stand rear and side walls
- Carpeting
- 3 chairs
- 1 meeting table
- 1 info desk
- 1m x 1m lockable storage room for each stand and coat hangers inside the door
- 1 fascia sign board with standard company name
- 4 spotlights
- 1 dust bin
- Daily stand cleaning service

Additional Services:

All exhibitors of the International Pavilion are free to use the following additional services

- Beverage service (tea, coffee and soft drinks)
- Media centre at the fairgrounds with the following technical equipment: fax, phone, computer with internet access and printer
- 2 parking permits (upon request)
- Exhibitors Reception
- Standard company information entry in the fair catalogue
- Supply of the promotional material and free visitor vouchers for company's individual promotion campaign
- "Exhibitor Manual" which includes all details and services

Accommodation and freight forwarding services are available upon request and will be charged separately.

Package price

Space and shell scheme package: EUR 205.00 per sqm + 18% V.A.T.

Booth size: _____

Please be informed that the International Pavilion will be realised with the minimum participants' number of 6 (six) companies.

Note: The organiser reserves the right to alter the size of the stand slightly.



Important

Please attach information about the products and brands that will be on display, together with information about co-exhibitors and representatives. This information will be included as exhibitor information at our website www.cebitbilisim.com

Products

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____

Brands

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____

Co-exhibitors

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____

Representatives

1. _____
2. _____
3. _____
4. _____
5. _____
6. _____
7. _____

Targeted sectors

- | | |
|---|---|
| <ul style="list-style-type: none"> <input type="checkbox"/> Packaging <input type="checkbox"/> Banking, Finance & Capital Market <input type="checkbox"/> Information Technologies, Software, Hardware <input type="checkbox"/> Glass & Glass Products Industry <input type="checkbox"/> Consumer Durables <input type="checkbox"/> Anchor Industry <input type="checkbox"/> Shipping <input type="checkbox"/> Education & Training <input type="checkbox"/> Electric / Electronic <input type="checkbox"/> Energy <input type="checkbox"/> Firm, Music, Art, Culture, Entertainment, Radio, Television <input type="checkbox"/> Food and Beverage <input type="checkbox"/> Animal Husbandry <input type="checkbox"/> A/C – Ventilation <input type="checkbox"/> Pharmaceuticals <input type="checkbox"/> Communication Technologies <input type="checkbox"/> Construction, Construction Supply Industry <input type="checkbox"/> Public (Governmental Facility, Municipalities) <input type="checkbox"/> Chemistry, Paper & Paper Products <input type="checkbox"/> Cosmetics <input type="checkbox"/> Jewellery <input type="checkbox"/> Mining | <ul style="list-style-type: none"> <input type="checkbox"/> Machinery & Equipment Manufacturing <input type="checkbox"/> Medical <input type="checkbox"/> Media & Communications <input type="checkbox"/> Furniture Products <input type="checkbox"/> Consultancy <input type="checkbox"/> Building Contractor Services <input type="checkbox"/> Organisation, Agency & Publishing <input type="checkbox"/> Forestry Products <input type="checkbox"/> Automotive / Automotive Subcontracting <input type="checkbox"/> Automotive Trade <input type="checkbox"/> Security Services <input type="checkbox"/> Retailing <input type="checkbox"/> Oil & Oil Products, LPG <input type="checkbox"/> Health <input type="checkbox"/> Defence Industry <input type="checkbox"/> Free Zones <input type="checkbox"/> Civil Aviation <input type="checkbox"/> Agriculture <input type="checkbox"/> Technology & Technoparks <input type="checkbox"/> Textile, Confection, Leather & Leather Products <input type="checkbox"/> Tourism, Travel Agencies & Guides <input type="checkbox"/> Transportation & Logistics <input type="checkbox"/> Other Sectors |
|---|---|



Payment Plan and Conditions

Payment Terms

For details of payment terms please check the conditions for participation, clause 3. The given prices do not include Value Added Tax (V.A.T.) of currently 18% which will be added to the amount invoiced. The V.A.T. rate is subject to change without prior or further notice. The currencies mentioned in all forms of CeBIT Bilisim Eurasia are always EURO. The below indicated total participation fee will be deposited in cash to (Istanbul / Turkey).

Bank Accounts of HIFAS for Payment:

Cheques/Bank drafts are to be made payable to:

Account Owner: Hannover Fairs Interpro Uluslararası Fuarçılık A.Ş.
Name of Bank: Türkiye İş Bankası
Branch of Bank: Zincirlikuyu Ticari
Branch Code: 1393
Account Number: 2147
Unit of Currency: EURO
IBAN (for payments in Euro): TR 70000 6400000 2139000 2147
Swift Code: ISBKTRIS-BRANCH ZINCIRLIKUYU TICARI - 2147

Total Participation Fee _____ smqs x EUR 205.00/sqm= EUR _____ + 18% V.A.T.

Invoicing Address:

Company name: _____

Address: _____

Country – P.O. Box – City: _____

Tax Registration Office: _____

Tax Registration Number: _____

Payment Plan:

1 May 2009

5 June 2009

3 July 2009

7 August 2009

4 September 2009

2 October 2009

Notes: _____

Declaration by the Exhibitor:

We agree that this application, when approved by the organiser, shall constitute together with the Terms & Conditions for Participation annexed hereto, and any additions which may be made pursuant to the said Terms & Conditions, a valid and legally binding contract. We have read and agreed fully to the Terms & Conditions for Participation.

Name of authorised signature

Designation

Date

Signature and company stamp



Terms & Conditions for Participation

Clause 1 – Parties Concerned

Hannover Fairs-Interpro International A.S. (referred to hereinafter as HIFAS) and the exhibitor (referred to hereinafter as CUSTOMER) of whom the full name/title and address have been indicated in the Application Forms have agreed on the following terms and conditions related to the participation in CeBIT Bilisim Eurasia – International Trade Fair for Information Technology, Telecommunications, Software & Services (referred to hereinafter as FAIR) to be realised between 7 – 11 October 2009 written in this agreement (referred to hereinafter as the AGREEMENT). The CUSTOMER signing the Participation Agreement shall accept the below written conditions for participation in full.

Clause 2 – Withdrawing from Participation

Should the CUSTOMER withdraw from participation in the FAIR within 15 days following the conclusion of the Agreement and notify HIFAS in written about within the same period, he shall be obliged to pay half of the total amount indicated in the Agreement to HIFAS. In case the CUSTOMER decides not to participate in the fair under the terms and conditions other than those written in this Agreement or cancels the Agreement out of any other reason, HIFAS shall be entitled to collect the total amount of the Fair Participation Fee. The CUSTOMER shall not be entitled to withdraw from the Agreement and participation in the exhibition, if the Agreement has been signed 15 days before the realisation of the FAIR. In case of withdrawal or cancellation, HIFAS shall be entitled to collect the full sum of the participation fee. In such case, the CUSTOMER shall be obliged to fulfil his commitment.

Clause 3 – Financial Provisions

3.1. Fair Participation Fee: In return to the agreement and the participation in the FAIR, the CUSTOMER shall pay to HIFAS the Fair Participation Fee as written under the section "Payment Conditions" attached to this agreement. For the calculation of the participation/rental fee, 1 square metre shall be taken as the space unit basis. The unit rental fee of the stand space within the International Pavilion is quoted EUR205.00 + 18% VAT. The unit rental fee of the stand space within the International Pavilion included the additional services as also described in the application form. The service package includes:

- Stand rear and side walls
- Carpeting
- 3 chairs
- 1 meeting table
- 1 info desk
- 1m x 1m lockable storage room for each stand and coat hangers inside the door
- 1 fascia sign board with standard company name
- 4 spotlights
- 1 dust bin
- Daily stand cleaning service
- Standard company information in the show catalogue
- 1 free copy of the show catalogue
- Exhibitor passes
- 2 parking permits (upon request)
- Lounge area with beverage service (tea, coffee and soft drinks)
- Media centre at the fairgrounds with technical equipment (fax, phone, computer with internet access and printer)
- Supply of the promotional material and free visitor vouchers for company's individual promotion campaign
- "Exhibitor Manual" which includes all details and services about the fair

All additional services which are not included in this participation package, but ordered via Exhibitor Manual will be charged separately and invoiced according to the extra order of the exhibitor during the show.

All charges are subjected to Value Added Tax of 18%, where applicable.

3.2. The use of the second floor: In case the CUSTOMER wants to construct and use a second floor of the stand, the fee for the upper floor shall be calculated as extra. The square metre fee of the upper floor is indicated in the general application forms for CeBIT Bilisim Eurasia 2009 and the corresponding terms and conditions for participation. Depending on the use of the second floor, the CUSTOMER declares and accepts to pay the second floor usage fee as indicated in the payment conditions of the general application forms for CeBIT Bilisim Eurasia 2009. VAT of 18% shall be added to the fees indicated.

3.3. Taking Place and Realisation: The International Pavilion shall take place and be realised under the condition of at the minimum 6 (six) companies having applied for it.

3.4. Fee of Other Services: Fees to other subject services are indicated in the forms related to these services. The CUSTOMER shall represent and warrant paying the fees for other services, which have been ordered in addition to the Fair Participation Fee or from which he will benefit, at conditions indicated in this agreement or in forms related to other services or at conditions indicated on its invoice.

3.5. Invoice: Fair Participation Fee shall be invoiced on the dates and amounts in line with the instalment schedule indicated in the payment plan on the application forms and paid to HIFAS in due dates/instalments announced in the application forms. Invoices for the additional services shall be issued at the end of the FAIR and sent to the CUSTOMER. VAT of 18% shall be added to the fees.

3.6. Payment: The Fair Participation Fee and the Fees for Other (additional) Services shall be paid to HIFAS by the CUSTOMER at the amount and terms indicated in the application form and/or in the related order forms. The CUSTOMER shall declare and accept to conform to the here written conditions. HIFAS shall reserve the right to collect currency discrepancies, which may arise between the date of the invoice and the date of payment. Payments shall be made to the bank accounts indicated in the application forms. Should the payments determined in this Agreement and its Annexes not be made according to their due times as indicated in the payment plan of the application forms, HIFAS shall be entitled to request the monthly interest rate applied on the market and interest costs.

3.7. No-return of the Fair Participation Fee: Except in force majeure cases, the CUSTOMER shall not be entitled for return payment of the Fair Participation Fee, if he does not participate in the FAIR partially or entirely or if he does force majeure cases, the party affected by the situation shall notify the counterpart in written within 3 (three) days at the latest as of the date of the arise of the force majeure. In case of arise of any of force majeure cases, the party affected by the situation shall notify the counterpart in written within 3 (three) days at the latest as of the date of the arise of the force majeure. HIFAS and the CUSTOMER, depending on the written conditions indicated in this clause, shall be entitled to cancel the Agreement 30 days after the arise of the force majeure case or to wait until the force majeure situation is removed. HIFAS shall be entitled to change the location and the date of the FAIR within 30 days following the arise of the force majeure situation. The CUSTOMER shall accept in advance to comply with any changes to be made. CUSTOMER's use of his right of cancellation due to force majeure situation shall be depending on the provision that HIFAS does not use his right to change the location and the time of the FAIR within the period indicated in this clause.

3.8. Acceleration Clause: In case the Fair Participation Fee is to be paid in instalments and the CUSTOMER fails to pay any of his instalments on the due date or fails to pay in full, the remaining full Fair Participation Fee shall automatically be due for payment. HIFAS shall keep reserved the right of cancellation or compensation of the loss.

3.9. Default Interest: In the CUSTOMER breaches his warranties written in this Agreement partly or in full or fails to fulfil his debts and liabilities in time or in full, it shall be accepted to be delayed. The parties shall accept and declare the annual rediscount interest at changing rates, which the Central Bank of the Turkish Republic applies for short-term advance payments valid on the date of delay to be applied within the scope of this Agreement.

3.10. Resulting Losses: Within the scope of this Agreement, the CUSTOMER shall not be entitled to request any claims from HIFAS for losses which may arise as loss of profit, resulting losses or indirect losses.

3.11. Tax for Announcement, Advertising: Any type of tax, duties, fees and other financial liabilities which arise or may arise from any type of announcement, advertising, signs, posters, writings, pictures, catalogues, brochures etc. at the FAIR area or at the stand belonging to the CUSTOMER in line with the regulations shall be under the responsibility of the CUSTOMER. The CUSTOMER shall accept and commit to be responsible of any financial, legal or penal responsibility which may arise on HIFAS side due to non-compliance to the conditions and financial liabilities of this Agreement.

Clause 4 – Force Majeure

The Parties have agreed that earthquake, fire, war, terrorist attacks, social events and riots, state of emergency and similar ordinary and extraordinary reasons hindering the organisation of the FAIR or the CUSTOMER from participating in the FAIR along with the decisions of official authorities or the decisions hindering or delaying the execution of authorities are considered as reasons of force majeure. In case of arise of any of force majeure cases, the party affected by the situation shall notify the counterpart in written within 3 (three) days at the latest as of the date of the arise of the force majeure. HIFAS and the CUSTOMER, depending on the written conditions indicated in this clause, shall be entitled to cancel the Agreement 30 days after the arise of the force majeure case or to wait until the force majeure situation is removed. HIFAS shall be entitled to change the location and the date of the FAIR within 30 days following the arise of the force majeure situation. The CUSTOMER shall accept in advance to comply with any changes to be made. CUSTOMER's use of his right of cancellation due to force majeure situation shall be depending on the provision that HIFAS does not use his right to change the location and the time of the FAIR within the period indicated in this clause.

Clause 5 – Moving into the Fairgrounds

5.1. Entrance: CUSTOMERS who will build their stands themselves can enter the fairgrounds on 3rd October 2009 from 9:00a.m.

5.2. Set-up of the stand: Stand set-up shall be completed by 12:00a.m. on 6 October 2009. HIFAS shall be entitled to intervene and stop the work of companies, who have not terminated their stands until the end of this period. After having covered the corridors with the carpets, it shall not be allowed to use carriers, such as caterpillar threads (handcarts), forklifts and trolleys which may damage the corridor carpet.

5.3. Stand material: Construction material which will be brought to the fairgrounds for installation (on October 3, 2009 from 9:00a.m. to 12:00a.m. on October 6, 2009) would be as semi products (cut in workshops, painted, already in necessary dimensions) in such a form to start the installation. The fairgrounds cannot be used as workshop area, the use of compressor painting is definitely forbidden.

5.4. Stand projects: The CUSTOMER must get HIFAS' approval for his stand construction and stand decoration projects, the conformity of project dimensions with the exhibition order and the static projects until August 17, 2009. The stand projects have to be presented for approval in measures, scales and in 3 dimensions. HIFAS shall be free in approving or non-approving of the projects. CUSTOMERS without project approval shall not be allowed to enter goods and materials into fairgrounds for stand set-up. HIFAS shall be entitled to carry out any changes in the general set-up at the exhibition area. HIFAS shall be entitled to intervene, suspend and pull down the unapproved projects. In order to prevent incompatibility with the constructions of the neighbouring stands, contact shall be established with the neighbouring stands. HIFAS shall not be responsible for the disputes arising from the discrepancies of the height of neighbouring stands, even if it complies with the mentioned construction/building standards. The exhibitor whose stand is higher than the neighbouring stand shall paint the height in white colour or cover with an appropriate white cover.

5.5. Expenses of the stand set-up: Expenses related to stand construction and decoration inside the stand shall be covered by the CUSTOMER.

5.6. Stand space and limits: Stand shall definitely not pass over the corridor. The projection of any point of the stand shall not pass over the corridor space. In case of opposition, HIFAS shall be entitled to bring it to its former shape or to a complying shape, to remove the pass over. Expenses arising out of these actions shall be invoiced to the CUSTOMER breaching the rules. The CUSTOMER shall accept in advance to pay the subject expenses.

5.7. Information related to set-up: The CUSTOMER shall be obligated to inform HIFAS about the names and telephone numbers of voice system companies, architects and the responsible contact person of the subject companies, with whom they will work during project approval at the latest.

5.8. Technical conditions related to the stand: The CUSTOMER has to conform to the below indicated technical conditions. Otherwise, HIFAS shall be entitled to use his right to intervene.

a. If within the stand space, the wall facing the corridor is 3 metres or higher, there shall be a distance of minimum 1 metre between the subject wall and the stand boarder. The stand construction shall not closed the fire cabinets. The location of the fire cabinets is indicated on the stand location plan.

b. Heights of the stands according to the halls:

Hall 1: Side stands 4m, other stands 4.5m

Hall 2: 6m

Hall 3: 6m however, stands numbered 3A2, 3A6 and 3D1 are limited to 3m

Hall 4: 3.5m

Hall 5: Side stands 4m, others 6m

Hall 6: Side stands 4m, others 6m

Hall 7: 6m

c. In order to avoid problems with the heights, all stand projects have to be approved by HIFAS. HIFAS shall be entitled to intervene in any way at any phase to unapproved projects.

Clause 6 – Fair Participation Conditions

6.1. Location plan: HIFAS shall be entitled to change the general location projects, which have been drawn for the fair areas. HIFAS shall be entitled to make any change which is considered as necessary for the general settlement on the fair area. HIFAS shall be obligated to inform the CUSTOMER about the change and the proposed location in case of changes of the location plan. If the CUSTOMER does not send a written reply within 7 days following the notification of the change, the change shall be considered as accepted. The decision of the CUSTOMER to change location or to withdraw from participation in the FAIR shall be kept between HIFAS and the CUSTOMER. Out of this reason, it shall not mean, that HIFAS has given any / same commitment to other CUSTOMERS or participants or taken any responsibility.



6.2. First control: In the channels of the flooring of the fairgrounds are the infrastructure elements (water, drainage, electricity, and telephone lines) required for the stands. Before starting the construction of the stand, the CUSTOMERS have to control, that the necessary infrastructure is provided in the channels up to the stand. Furthermore, it is recommended to leave a guide between the stand and the channels in such a way not to hinder the infrastructure services, which may be demanded later. The details of the technical infrastructure to be used have to be notified in advance to the architecture company. The CUSTOMER shall be responsible for any probable problems.

6.3. Use of the stand: The CUSTOMER can exhibit goods and services only within the space reserved by him. The CUSTOMER shall use the assigned space without giving any damage. It shall be prohibited to drive nails in material such as walls, wall panels and aluminium material, to make holes, to use adhesive material other than double-sided band, to paint or to cause any damage on the floor. Otherwise, the CUSTOMER shall be obligated to pay HIFAS any damage in cash. If the damage is not compensated, HIFAS shall be entitled to hinder the exit of the CUSTOMER out of the fairgrounds. In case the CUSTOMER exhibits goods indicated in the company products page of a different company or products which are not included in his products portfolio, HIFAS shall be entitled to remove these goods from the fairgrounds.

6.4. Product sales and distribution of brochures: Throughout the FAIR period, it is forbidden to sell and to deliver goods at the FAIR, except subscriptions for industrial publications. In case of such sales, HIFAS shall be authorised to close the stand completely. When closing the stand, the CUSTOMER shall not be entitled to claim fees, expenditures and losses. Furthermore, any type of expenses which may arise during the closing of the stand shall be covered by the CUSTOMER. Distribution of the brochures or any other promotional material outside of the stand space applied for is forbidden.

6.5. Use of Audio and Video Components: Visitors approaching due to audio-visual shows to be carried out at the fair area and at the stand shall not cause a crush in the corridors of the fairgrounds and the neighbouring stands. Otherwise, responsible officers from HIFAS shall be entitled to intervene the show and, if necessary, stop the show. In case of video and audio shows, the details of this show shall be notified to HIFAS in advance and in written. If a loudspeaker is to be used within the stand, such loudspeaker is to be placed that way so the sound is distributed evenly within the stand. The loudspeakers shall be placed to face the stand. If it is not the case, HIFAS personnel shall be entitled to turn them into the stand or to stop the action or to cancel it. If a show is to be made, it has to be carried out within the borders of the stand. Otherwise, the HIFAS personnel shall be entitled to intervene the show. In case the sound level of the activity exceeds 85dB in the distance of 1 metre outside of the stand, HIFAS personnel shall first warn the CUSTOMER and reduce the sound level to less than 85 dB. Should the sound, despite of the warnings, still be at the high level, HIFAS personnel shall be entitled to intervene the activity, to cut the stand electricity of the CUSTOMER for a certain time or entirely, in the halls reserved to Business World, it shall be definitely forbidden to use loudspeakers or sound amplifying equipment. In case the subject equipment is not taken out of the exhibition area, the electricity of the stand shall be cut and not provided back. HIFAS shall not be held responsible for any damage, which may be experienced due to electricity cut off.

6.6. Right of broadcasting: Any type of audio and video broadcasting right (radio, TV, etc.) within open and closed fairgrounds shall belong exclusively to HIFAS. Broadcasting is subject to permission. Outside broadcast vehicles without permission shall not be allowed to enter the fairgrounds.

6.7. Licence: All products (and software) subject of any intellectual and industrial property, exhibited on the stands, should have licences and copy right proprietors.

6.8. Insurance: It is recommended that CUSTOMERS insure their stands and their products themselves. HIFAS shall not take responsibility for the stand material and goods exhibited and/or used which have been lost, stolen or damaged in any way. Even if referred to, the CUSTOMER shall not be entitled to make claims to HIFAS.

6.9. Car Park: Exhibitors with the stand space between 16-32 sqms shall be given one, between 33-80sqms two, 81-160sqms three, 161sqms and more four parking permits.

6.10. Fair Entrance Vouchers: The CUSTOMER will be given 5 free entrance vouchers per 1sqm of the stand space occupied. Extra entrance vouchers will be subject to extra payment, details of which can be found in the Exhibitor Service Manual. Entrance Vouchers provided to our exhibitors cannot be sold to third parties.

6.11. Exhibitors on Duty: For every 4sqms stand space assigned to the CUSTOMER, one Exhibitor badge issued indicating the name of the person in charge of the stand shall be given to the CUSTOMER. Until September 1, 2009 HIFAS shall be notified in written about the number, the names, the surnames, the titles of the stand personnel to be engaged at the stand. For applications made after this date, no exhibitor badges will be issued. The badges shall contain only the writing "Exhibitor". It is not possible to enter the fairgrounds as exhibitor other than showing this exhibitor badge. The badge of the stand personnel shall be delivered only to the person authorised exhibitor in return to a signature. During the control of badges, HIFAS shall be entitled to ask for identity card. In case of discrepancy between the badge and the identity card, HIFAS shall be entitled to cancel the subject badge.

6.12. Exhibition Period: The FAIR shall be open 7 - 11 October 2009. The Exhibition will be open on 7 October 2009 11:00a.m. - 7:00p.m., 8 - 10 October 2009 10:00a.m. - 7:00p.m., 11 October 2009 10:00a.m. - 6:00p.m. Exhibitors are allowed to enter the fairgrounds one hour before the fair starts and leave the fairgrounds a half an hour after the fair finishes.

6.13. Supply - Exit of Goods: During the opening hours of the exhibition, delivery and shipment of the goods cannot be carried out without the approval of HIFAS. Exhibitors shall not be allowed to empty his stand before of the end of the exhibition and have to engage at least one stand personnel at the stand area.

6.14. Use of electricity: The CUSTOMER shall be obligated to inform HIFAS about the kW of electrical power which he will require during the FAIR period along with the Technical Information Form. Half an hour after the exit of visitors, electricity will be cut. Exhibitors who want to work over this time have to get the approval of HIFAS. HIFAS shall not be held responsible for damage caused due to electricity cut. On the last day of the FAIR, electricity shall be cut half an hour after the closing time of the FAIR due to security reasons. The CUSTOMER shall pay for 1KW electricity to be used TL 47 + 18% V.A.T. This fee shall include the allocation of the electricity cables up to the stand space and the energy spent.

6.15. Organisation of Cocktails and Similar Events: During the FAIR period, services such as cocktail receptions, catering services at the FAIR area shall be organised by the official catering company of the exhibition area. Otherwise, HIFAS shall be entitled to decide to give such services or not.

6.16. Use of Flammable / Explosive Materials: It is definitely forbidden to bring and to use LPG, welding cylinder and similar flammable and explosive materials at the FAIR area. Otherwise, HIFAS and/or the responsible officials of the exhibition area will intervene and take the subject material out of the FAIR area.

6.17. Cleaning Services: HIFAS shall be responsible for general cleaning of the FAIR area and of the corridors of the FAIR area. The CUSTOMER shall be take care of the cleaning services on his stand space. However, if indicated on the list of the extra materials and on the Technical Information Form, the interior stand cleaning (only vacuum cleaning of the floor if covered by a carpet or by another material, the wiping out) the cleaning service can be rendered by HIFAS.

6.18. It is definitely not allowed to roller skate on the FAIR area. Roller-skating may be allowed outside of the FAIR area upon getting permission from HIFAS.

6.19. Control: The CUSTOMER shall accept that HIFAS or HIFAS' representatives shall be entitled to control always the compliance of the records related with the participation in the FAIR, the stand, the goods and the services exhibited along with the other activities of the CUSTOMER at the FAIR with the provisions of this Agreement. With reference to the access and to controls, the CUSTOMER shall show HIFAS or authorised personnel the ease required.

6.20. Health and Security: Within the frame of this Agreement, the CUSTOMER shall be responsible for granting a healthy and secure working place on the locations of the exhibition or throughout the FAIR period to his employees and visitors. The CUSTOMER shall provide health and security of his own personnel, the contractors and the personnel of HIFAS and of third parties and protect against dangers caused by the work throughout the FAIR. The CUSTOMER shall comply with the minimum health and security conditions, report any accidents, injuries and threats to HIFAS. The CUSTOMER shall represent and warrant, that any financial, legal or penal liability, which may arise in favour of his own personnel or the personnel of HIFAS or against third parties due to reasons of non-compliance with the provisions of this Agreement, the regulations and the rules of the exhibition area.

6.21. Termination of the Exhibition: Clearing of the stands shall be carried out from October 11, 2009 6:00p.m. until October 12, 2009 12:00a.m. Materials of CUSTOMERS which have not been removed from the stand space out of any reason within the time given, will be taken out of the exhibition area without any previous warnings. The CUSTOMER shall be held responsible for any expenses and losses during this action.

Clause 7 - Validity of HIFAS' Commitments

If services to be rendered by HIFAS are requested after the application deadline, the Technical Information Forms to be completed in full failed to be sent to HIFAS or if the approval cannot be taken, HIFAS shall not be held responsible for guaranteeing the realisation of such requests. Technical Information Forms to be sent to HIFAS shall be filled in by the CUSTOMER and sent to HIFAS within the period indicated. HIFAS shall not be held responsible for problems which may arise due to incomplete forms or which have been sent later than the deadline set or which failed to be sent at all. In case of fulfillment of the service requests which have not been carried out within the time period given, a 50% surcharge shall be added to the announced price as the service fee for the subject service. Should the CUSTOMER fail to make a written objection within the dates related to the services requested, the service shall be accepted by the CUSTOMER as having been rendered. Then the CUSTOMER shall be obligated to pay the subject service invoice.

Clause 8 - Period and Termination

The Agreement shall become binding on the date of the signature of the Parties and as of the date of the last signature at the latest and shall be in force until the it has been fulfilled entirely and in full by any of the parties and terminate on the date when the debts have been paid in full and completely. In case of arise of the following below reasons, the Parties shall have accepted that HIFAS shall be entitled to cancel the Agreement with the declaration of a single side, which it will warn in written. In case of the cancellation of the Agreement out of good causes, HIFAS shall be entitled to the entire amounts written in the Agreement. The non-use of this right shall not mean that HIFAS has waived from his right to use or HIFAS has approved the behaviour of the CUSTOMER.

- The CUSTOMER breached his liability to pay the Exhibition Participation Fee and/or Other Services Fees.
- If HIFAS experiences any loss due to the failure of the CUSTOMER or the CUSTOMER causes damage to a third party out of any reason during the execution of his liabilities subject of this Agreement.
- If an adjudication of a bankruptcy has been taken against the CUSTOMER, if the CUSTOMER requests the postponement of his bankruptcy or if the postponement of his bankruptcy has been decided, if he falls in want or applies for composition of his debts.
- Except of special commitments mentioned, if the CUSTOMER breaches the Agreement partially or entirely out of other reasons, fails to fulfil his liabilities, commitments and does not remove this breach within 7 days despite of the written warnings.

Clause 9 - Other provisions

9.1. Transfer: The CUSTOMER shall not be entitled to transfer and convey his liabilities, rights and receivables entirely or partly to third parties without a written consent of HIFAS. The CUSTOMER shall not be allowed to transfer, rent, let use the stand, the space assigned to another person. This type of transfers and conveys shall not be effectual against HIFAS. HIFAS shall be entitled to transfer this Agreement and the rights and liabilities arising out of this Agreement partially or entirely with all its laws and obligations to its establishments, companies and enterprises with its own equity and to third parties.

9.2. Changes and the Integration of the Agreement: Any changes in the provisions of this Agreement and if available in its annexes can only be made with additional written agreements. This Agreement shall constitute the entire Agreement between HIFAS and CUSTOMER and shall replace any written or verbal negotiations, representations and agreements which have been made before in relation to this issue between the parties.

9.3. Use of the Rights: The non-use of any right arising out of this Agreement within its terms shall not be understood as to have waived from that right.

9.4. Annexes: Annexes are an integral part of this Agreement and this Agreement is complete with its Annexes.

9.5. Forcible Law and the Settlement of the Disputes: In disputes arising out of this Agreement and the termination of this Agreement, the Turkish laws shall be applied. The Parties shall accept the exclusive authority of the Courts of Istanbul (Centre) and the Central Execution Offices.

9.6. Notification: Any warnings related to this Agreement shall be made to the addresses of the parties involved and indicated in the Agreement. It cannot be claimed that unauthorised people have received the notifications made to the given addresses. Even if it is not received, the valid notification shall have legal effects. The Parties shall inform about changes of addresses in written to other parties concerned.

9.7. Agreement of Conclusive Evidence: In case of disputes, any official, private or any type of records, certificated, documents and PC records which HIFAS has kept, shall constitute the conclusive evidence for the settlement of the dispute.

9.8. Taxes: Financial liabilities such as stamp duties, taxes, fees, etc. arising and to arise from this Agreement and its Annexes shall be under the responsibility of the CUSTOMER. The CUSTOMER shall pay the stamp duty.

9.9. Copy: This Agreement which has been issued and exchanged in two copies has been signed mutually.

9.10. Support of KOSGEB: KOSGEB (Small and Medium Size Industry Development Organisation) shall support small and medium size exhibitors and manufacturers. For detailed information please refer to www.kosgeb.gov.tr.