

FAIR PARTICIPATION AGREEMENT RULES & REGULATIONS

ARTICLE 1: Parties which sign this fair participation agreement, referred as "EXHIBITOR" and CNR Holding's establishment **İSTANBUL FUARCILIK A.Ş.** as "ORGANISER", will be accepting following participation terms. ARTICLE 2: EXHIBITOR agrees to participate to the exhibition (referred as "FAIR") organized by the "ORGANISER" indicated in this form, by signing the Fair Participation Form. EXHIBITOR has to fulfill his obligations stated in the participation form including payment even if he withdraws from participating. EXHIBITOR agrees in advance with the ORGANISER's arrangements over the issues such as the location of the EXHIBITOR in the fair area, organization dates, title and so on in accordance with sectoral demand, economic status, and the requirements of the organization or the changes made with his own discretion. These changes cannot be a reason for termination of the agreement and the obligation to pay the fees still continues. EXHIBITOR reserves the right to withdraw from the fair only by the written confirmation of the ORGANISER. ARTICLE 3: The companies cannot participate to the Fair by merging more than one company under a single stand and one pediment. Exhibitor cannot use the logo and / or the stand of another company for the purpose of advertising or marketing. Holding or group companies can only be represented at the fair under the name of the company that signs the contract. Logo of a Holding or other companies' logo belonging to the same group cannot be used. Stand's fascia name cannot belong to different firms other than the firm signed the Participation Form, even if they are in the same group or the same holding company. Exhibitor agrees that, if another company without having the contract with the ORGANISER, uses or wishes to use the stand, they will be intervened from use. ARTICLE 4: In case of the company which signed the participation form fails to pay any of the installments specified in the agreement, all his remaining debt becomes due and can be claimed and sued by the ORGANISER. Also the EXHIBITOR accepts to pay a penalty for breach of contract up to the amount he has committed in the fair participation form. ARTICLE 5: ORGANISER is obliged to provide the launching of the FAIR in question. FAIR will remain open every day between the hours specified in the invitations and / or announcements. An entrance fee is taken from the visitors of the FAIR. EXHIBITOR which is absent at the fair area on the informed placing date, not yet completed the preparations until 08.00 on the opening day or having other deficiencies related to installation, causing contamination, not completed all his operations until 18.00 the day before the opening date of the fair, accepts to pay 10.000 €+VAT as a penalty for breach of contract while the fair participation fee still remains obligatory. In addition, this EXHIBITOR with continuing responsibilities over all payments and penal obligations; may not be allowed to the fair by the ORGANISER. ARTICLE 6: EXHIBITOR exhibits the goods and services to be demonstrated within the area allocated to him. No one is allowed to make presentation other than the EXHIBITOR within the rented space. In case of detecting such presentation; EXHIBITOR agrees to pay a penalty up to the amount of the fee of fair participation. All risks, their consequences and compensations such as maintaining the safety of the area around and within the stand, taking the responsibility of the stand, theft and so on, are under the liability of EXHIBITOR. EXHIBITOR uses the stands given to him without damaging them. Pounding nail, drilling holes, use of glue other than duct tape and painting, use for purpose of advertising and publicity activities of the panel walls and aluminum materials without written permission are strictly prohibited. EXHIBITOR is deemed to accept in advance all the terms presented in the EXHIBITOR'S Manual (Exhibitor Guidelines) prepared by the ORGANISER. Exhibitor's Manual is delivered until 1 month before the FAIR. EXHIBITOR cannot claim that he did not receive or unaware of the guide. EXHIBITOR shall indemnify such damages, damages arising from failure to comply with the conditions set forth in the EXHIBITOR'S Manual (Exhibitor Guidelines) and all kinds of damages given to the fair area in cash. EXHIBITOR is not allowed to take his exhibited goods out of the exhibition place without paying compensation for damages determined by the ORGANISER and he also pays the stand's rental fee for duration of the goods remained. In this case, ORGANISER stores the goods in a local area as a trustee. In such circumstance all expenses such as transportation, storage fees, etc. belong to the EXHIBITOR. ARTICLE 7: Fair rental fee is calculated on square meter basis. Advertising activities and announcement of the fair, a concierge desk, ensuring the overall safety of the fair (EXHIBITOR is responsible for maintaining the safety of the area around and within the stand and the exhibited goods), general cleaning services (cleaning the inside area of the stand belongs to EXHIBITOR), and printing and distribution of the exhibition catalog is included in this charge. ARTICLE 8: Exhibitors that participate in the fair shall get booth services solely from Standart A.Ş. Certain services presented in the Exhibitor's Manual and indicated below are not included in the participation fee specified in the fair participation form. EXHIBITOR, in case of his request, can take the services presented in Exhibitor's Manual from Standart Fuar Servisleri A.Ş. with remuneration. EXHIBITOR is required to order the services presented in Exhibitor's Manual that he wants to utilize, before entering the exhibition area for installation and to pay the cost of the services requested in advance and in cash. Otherwise, the list prices of services will be implemented as 50% higher for the EXHIBITOR. The principal paid services within the Exhibitor's Manual are as follows:  
a-Telephone, fax communications, electricity, air, water usage, b-To benefit from all other extra services, c-To hire additional stand materials requested in the material list. ARTICLE 9: The exhibition area can be used in accordance with the Area Directive of CNR Expo International Exhibition Center). According to Area Directive of CNR Expo, all decoration firms making special design stands for EXHIBITORS within the area are required to be accredited by CNR Expo International Exhibition Center (CNR Expo for short). Before EXHIBITOR firms enter into contact of stand installation they have to learn whether decoration firms are accredited or not accredited by the CNR Expo Teknik Denetleme Bölümü (Department of Technical Supervision of CNR Expo). Non-accredited private stand decorating firms are not allowed in the CNR Expo Center. In case of preference of private stand decoration by EXHIBITOR firms; the related decoration company providing the service has to apply in writing to the Department of Technical Supervision of CNR Expo for accreditation. In accordance with the provisions of Law No. 1774; the firms or individuals installing the stand in the exhibition area have an obligation to inform and submit the SSI's (Social Security Institution) statement of employment of the persons hired to work in this area, notifications and documents of identity (Name of Company / Employee Name, Last Name, TR identity number, work permits for foreigners) before starting the installation of the stand to ORGANISER in writing. In case of not submitting this information and documents, liability shall be belonging to the EXHIBITOR Company. The personnel working in the installation of stand of special stand-maker and the personnel of the Exhibitor firm will be employed in accordance with the provisions of Labor Law No. 4857. In addition, the EXHIBITOR and Private Stand-maker are required to take all possible security measures in accordance with the provisions of Occupational Health and Safety Regulation No.77583 and legislation together with Labor Law No. 4857 and Occupational Health and Safety Law No.6331. ARTICLE 10: Stands, the day before the exhibition opening at 19:00 and at 19:15 every day during the fair will be rendered to the ORGANISER, and will be received every morning at 08:30. ARTICLE 11: Any damage and deficiency that may occur on the products exhibited by the EXHIBITOR at the fair will belong to the EXHIBITOR. ARTICLE 12: EXHIBITOR cannot play the music loud and cannot perform demonstrations like dance and folklore in the exhibition area. EXHIBITOR has to inform the events that he plans to organize, in writing to the ORGANISER with approval. If these terms are violated, ORGANISER has a right to intervene for immediate correction and to stop the action. Visual, audio, and mobile advertising vehicles, public demonstrations may be permitted with written information and approval by the ORGANISER before the exhibition providing not to disturb neighboring exhibitors and the public announcement and notification system of the halls not to be unheard. In case of written approval by the ORGANISER, the event can be made with the volume limit of 70 dBA up to 1 m away from the sound source. ORGANISER is authorized to de-energize and to close the stand without any refunding of the participant violates the rules of music and demonstration. Non-observant exhibitor is obliged to pay a penalty with an amount of € 15,000 + KDV to the ORGANISER. ARTICLE 13: EXHIBITOR cannot employ private security personnel for any reason during the exhibition; the right to assign security personnel is only under the authorization of the ORGANISER. ARTICLE 14: ORGANISER can take the equipment and goods of EXHIBITOR unloading the stand area within the given time, out of the exhibition area without any notice. The liability of all expenses and any damage and loss arising from such situation belongs to the EXHIBITOR. EXHIBITOR will indemnify the damage irrevocably. ARTICLE 15: EXHIBITOR signed the Participation Form, shall exactly comply with terms of participation and the timetable determined by the ORGANISER. ARTICLE 16: ORGANISER should provide an authorized agency for shooting photos and video services. Any person or entity other than such agency is not allowed for shooting. ARTICLE 17: All catering services during the exhibition will be given by the company authorized by the Organizer with a specific fee. In order to ensure the health and hygiene conditions to order food and beverages from outside the exhibition area are prohibited. ARTICLE 18: Loading and unloading operations can only be made with transportation and handling companies determined by the ORGANISER. Payment for services for transportation and handling will be by the EXHIBITOR. ARTICLE 19: EXHIBITOR cannot alienate or lease his rights under the terms of participation to another person or organization under no circumstances. ARTICLE 20: EXHIBITOR is the sole responsible to obey the laws over the issues on preparation and unloading processes, the staff to be employed and the goods and services to be exhibited as well as including the services of third parties and firms negotiated for installing and dismantling of the stand. ARTICLE 21: During the fair, all the problems related to the other contributor companies, officials and the organization will primarily be informed to the authorized officers of the ORGANISER. During the exhibition, all the issues related to participation the ORGANISER's officials is fully qualified, EXHIBITOR accepts in advance this authority of ORGANISER's officials. ARTICLE 22: ORGANISER has no responsibility and commitment on the issues of the commercial success of the fair and establishing commercial links. ARTICLE 23: The parties agree that the addresses specified on the Fair Participation Form are statutory notification addresses. Article 24: The decisions of the ORGANISER and Exhibitor Manual (Exhibitor Guidelines) are valid over technical and organizational details not included under the Terms of Fair Participation. Article 25: In case of any dispute, Bakırköy Courts and Enforcement Offices are authorized. Article 26: In accordance with the provisions of Law No. 1774 the firms or individuals installing the stand in the exhibition area have an obligation to inform and submit the notifications and documents of identity of the persons hired to work in this area (Name of Company / Employee Name, Last Name, TR identity number, work permits for foreigners) to ORGANISER in writing before starting the installation of the stand. In case of not submitting this information and documents, liability shall be belonging to the EXHIBITOR Company. ARTICLE 27: Firms providing special stand on behalf of EXHIBITOR are liable for insuring social security of SSI of their own personnel. In case of an occupational accident, the concerned firm has a liability over his personnel's health whereas the EXHIBITOR is liable against his own personnel's health. ARTICLE 28: EXHIBITOR is liable of the damages arising from uncontrolled energy use. All kinds of damages detected by the ORGANISER or CNR Expo's technical staff are billed to the EXHIBITOR. ARTICLE 29: ORGANISER is liable of the organization of cleaning of corridors among the stands, wet areas, stands' carpets settled by ORGANISER and standard stands of the fair area to be carried out by the cleaning company agreed upon. During the Exhibition; inner stand cleaning service is provided by ORGANISER based on a fee upon request of the EXHIBITOR. ARTICLE 30: EXHIBITOR is entitled to attain cleaning service for stand from CNR with a fee of 1.25 € + VAT per square meter. External Cleaning Companies are not allowed in Fair Area due to security reasons. ARTICLE 31: EXHIBITOR is not allowed to make sponsorship agreement with a firm over the stand to be installed, except the subject of the fair in question. In case of a contrary situation, ORGANISER and CNR Expo reserve the right to remove the implementations of the sponsor firm. ARTICLE 32: EXHIBITOR is liable of leaving the waste basket in front of his stand at the end of each day. ARTICLE 33: Pegasus Güvenlik A.Ş. agreed upon the ORGANISER is the authorized security company of Fair Area operating based on the rules regulating security conditions included in Turkish Union of Chambers and Exchange Commodities Communiqué abide by law number 5174 regulating procedures and principles regarding the national organization of fairs; actions taken regarding the security are valid. ARTICLE 34: Pegasus Güvenlik A.Ş. agreed upon the ORGANISER is responsible of the general security of fair area and halls during fair hours based on the legislation in force. ORGANISER is not responsible against additional obligations other than this liability. EXHIBITORS are responsible of the security of their own belongings. Pegasus Güvenlik A.Ş. agreed upon the ORGANISER is not entitled to undertake the protection of exhibited goods and stand's equipment. Pegasus Güvenlik A.Ş. is not deemed responsible for any loss or damage. Pegasus Güvenlik A.Ş. is not entitled to be liable of damage to property and personal injury. EXHIBITORS can have security service for their own stands with a fee from Pegasus Güvenlik A.Ş. agreed upon ORGANISER. ARTICLE 35: ORGANISER and CNR Expo are not responsible for all kinds of damages and losses occurred on the vehicles at parking place of fair area. ORGANISER and CNR Expo are not entitled of any responsibility for traffic accidents, theft and any other action materialized unfair by third parties against vehicles and precious belongings in vehicles left by personnel, employee, third party incumbents and institutions serving for EXHIBITOR firm. Employees of EXHIBITOR Firm being subject to any unfair actions against law at parking place and in fair area are not entitled to claim for damages from ORGANISER and CNR Expo in any condition. ORGANISER and CNR Expo are not entitled to hold responsible on any ground. EXHIBITORS are responsible of the security of their own belongings. ORGANISER agreed upon Security Company is responsible of taking required measures regarding general security in the fair area based on the authorization of law number 5188. As security service is provided based on above required measures against would be theft, fire, sabotage at stands, ORGANISER is not entitled to deemed responsible for certain security service specific for stands. For a certain security service to be attained from Security Company agreed upon the ORGANISER an extra agreement is required to be contracted. ARTICLE 36: EXHIBITOR Firm is entitled to be responsible to warn his own employees not to leave their precious belongings in vehicles. EXHIBITOR is entitled to be responsible without any condition, for the disclosure of responsibilities that employees undertake with this article. In case of controversy, personnel suffered of damage are not entitled to denounce the responsibility they assumed with this article. ARTICLE 37: Upon the entrance of fair area until the exit CNR Expo Area Management is fully authorized based on Directives, Rules and Principals; EXHIBITOR and ORGANISER are abide by final decision taken by CNR Expo. ARTICLE 38: Herein this agreement composed of thirty eight items is organized in two copies, undersigned by signatories authorized by signatory circular. The Stamp Duty arising from this agreement shall be paid by the EXHIBITOR.

DATE:

EXHIBITOR Signature.....  
Seal.....

ORGANISER Signature.....  
Seal.....