



General Conditions on Participation Rules and Regulations

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1 - GENERAL REMARKS

Art. 1. - Definitions

In relation to the terminology used in the present General Conditions on Participation, the term "Application Form" shall mean the application form overleaf. "Contract" shall mean the contract established between the Exhibitor and the Organizer upon the Organizer accepting the offer of the Exhibitor to participate, upon these Terms and Conditions and the Application Form in the Exhibition. «Exhibition» refers to the Trade Show. The term «Exhibitor» includes any natural person or legal entity to which space has been allocated at the Exhibition. The term «Organizer» refers to the corresponding Monaco Plus, Entity organizer of the Exhibition. The term «Exhibition Centre» means the venue at which the Exhibition is held. "Exhibition Space" shall mean any space in the Exhibition Centre licensed to the Exhibitor by the Organizer for the purpose of the Exhibition under these Terms and Conditions and shall include shell (semi-fitted stand) spaces and non shell (raw) spaces. "Exhibition's Official Directory" shall mean the official directory of the Exhibition published by the Organizer or an associated company. "Technical Manual" shall mean the manual supplied by the Organizer to the Exhibitor which contains information relating to the Exhibition and the Exhibition Space and other matters (as amended from time to time).

Art. 2. - Acceptance of General Conditions

All of the companies that wish to participate as exhibitors at the MCWSSM Exhibition (hereinafter called the "Event") celebrated in Espace Diaghilev of the Grimaldi Forum Exhibition Centre hereby accept the present General Conditions of the exhibition contract.

2 - GENERAL CONDITIONS FOR ADMISSION AND PARTICIPATION

Art. 3. - Participation

Participation is open to all companies with industrial or commercial activities that are considered by the organizer to be connected to the industry and product areas that are the subject of the Event.

Art. 4. - Registration

Anyone wishing to register (ordering of a stand) for the event shall do so using the application form - with due observation of the prices, terms of payment and payment deadlines that are indicated thereon - which shall be completed in full and signed with legally binding effect. The Application Form, as well as written documentation and correspondence between the Organizer and Exhibitors will provide a description of the services that are included in the participation fee. In the event that payment is not fulfilled by the established deadline, the Exhibitor will forfeit all rights to the space reserved, which will thereupon be placed at the Organizer's disposal and may be offered for lease to other exhibitors. In any event, authorization will not be given to occupy an exhibition space for which full payment of space and services are pending.

This application shall be regarded as a contract offer from the exhibitor, which requires acceptance by the organizer of the event.

Submission of the application form shall constitute no grounds for admission to the event.

By submitting the application form, the exhibitor shall hereby accept these "General Exhibiting Conditions", "The House Rules", the "Technical Guidelines", the regulations contained in the "Services catalogue" and any building regulations assigned by the Exhibition Centre. This obligation shall also extend to the persons employed by the exhibitor at the exhibition, the subexhibitors registered by the exhibitor and his other agents.

The exhibitor shall be obliged to comply with relevant labour and trade legislation, environmental protection regulations, fire protection and accident prevention regulations, the provisions of competition law and any and all Government rules and regulations.

The exhibitor shall continuously monitor compliance with the above-mentioned regulations by the persons whom he employs at the event, his registered subexhibitors and his other agents. In the event of an infringement of this obligation, the exhibitor shall intervene or inform the organizer of the infringement.

By submitting the application form, the exhibitor hereby agrees to his personal data recorded, processed and used for the purpose of organizing the event and for purposes of advertising, market research or opinion research - In accordance with the latest version of the French law Nr.78-17 of 6 January 1978 relating to data processing, files and liberties - and to these data being passed on to third parties in connection with the above-mentioned purposes. The exhibitor shall hereby give his consent in this respect, unless he has filed an expressed objection. The exhibitor shall also be obliged to take part in electronic visitor and evaluation programmes, and shall agree to the publication of information relating to his participation via electronic media, including the internet.

Art. 5. - Accepting to Participate

The final decision relative to the acceptance of an Exhibitor's application corresponds solely to the organizer.

Exhibitors at the event are the manufacturers of the products or authorized trading companies. Trading companies will only be admitted if they can provide proof from the manufacturer that they are authorised to display and sell those particular products and services at the event, i.e. the manufacturing company cannot exhibit in addition. This is to preclude the possibility of the same product being exhibited twice.

The Organizer may exclude individual exhibitors or suppliers from taking part in the event for factually justified reasons, especially if the amount of space available is insufficient. The organizer may also restrict the event to certain exhibitor groups or supplier groups if this is necessary to attain the purpose of the event. The organizer shall also be entitled to impose restrictions on the registered exhibits and change the amount of registered space.

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Admission shall only apply to the registered exhibits, the exhibitors mentioned in the confirmation of admission and the space stipulated therein. No items apart from those which have been registered and admitted to the event may be exhibited.

The exhibitor shall have the actual and legal power of disposal over the registered exhibits and shall be in the possession of any necessary official operating licenses. Descriptions and brochures relating to the goods or services to be exhibited shall be submitted by the exhibitor on request.

Exhibitors who have not fulfilled their financial obligations to the Organizer or have contravened the Conditions of Participation, the Technical Regulations or Legal Requirements can be excluded from participation.

If an application were to be rejected for the reasons indicated above, the Organizer will return any amounts deposited by the applicant, who will not be entitled to indemnities or compensations.

Exhibitors will receive written confirmation that they have been admitted with their products. This confirmation applies only to the designated exhibitor.

Notification of admission constitutes the conclusion of the contract between the Organizer and the exhibitor.

Art. 6. - Disqualification of Potential Exhibitors

Non-compliance with the present Conditions, the perpetration of acts that are contrary to Law, to morality or good customs or that are detrimental to persons, premises or goods, or contravene the decency of the Event or discredit the prestige or good image of the "Direction du Tourisme et des Congrès de la Principauté de Monaco", may imply the disqualification of the Exhibitor to subscribe further contracts with the organizer or to participate at any future event organised or celebrated by the organizer. In each case, the organizer shall evaluate and determine the time that such an Exhibitor disqualification is to last, in no case surpassing a five-year period.

Art. 7. - Acknowledgement of Receipt and Space Assignment

The Organizer will acknowledge the receipt of Application Forms submitted with the corresponding payment. The order in which applications are received shall not be the sole decisive factor in assigning space. In the event of being accepted, the Application Form will serve as a contractual agreement between the applicant and the Organizer. If the Application Form were to be rejected, the provisions of Art. 5 will be applied.

The assignation of spaces to the Exhibitors will be carried out in due time as indicated in the official Exhibition documentation by the Organizer.

Art. 8. - Exhibitor Cancellation

Should an Exhibitor wish to cancel or reduce their space requirements, notice must be received in writing from the Exhibitor concerned. The Organizer will retain the deposit sum paid by the Exhibitor in proportion to the space no longer required in order to cover preliminary costs incurred by The organizer in organising the event. Note that registration, administration and insurance are non refundable. Where an Exhibitor wishes to cancel or reduce space within 3 months of the event taking place, the Exhibitor will remain liable for the full amount of the contracted space whether or not the Exhibitor actually participates within the event.

Art. 9. - Payment

All payments due to the organizer for subscribed participation and services will be settled upon presentation of the corresponding invoice, in accordance with the terms of payment that are indicated in the Application Form. The deadlines for the respective specific ordered service(s) will be indicated in the concerning documentation / correspondence.

If the exhibitor does not effect payment by the date specified (even where stand space has been partially paid), the organizer may cancel the entire allocated stand space which will thereupon be placed at the Organizer's disposal and may be offered for lease to other exhibitors. In this event, the organizer may not refund any prepaid amounts concerning exhibition space or any other additionally applied for service(s). In any event, authorization will not be given to occupy an exhibition space for which full payment of space and services are pending.

Art. 10. - Exhibition Space

The Organizer is responsible for the installation (setting up & dismantling) of the exhibition spaces as according to the terms of the Application Form which the Exhibitor has applied for and for which the Exhibitor has fully paid the due amount for in accordance with the terms of payment and payment deadlines indicated on the Application Form.

Art. 11. - Cleaning

The basic cleaning of every exhibition space is conducted by the Organizer. If an Exhibitor requests a specific cleaning of their stand, they must submit this request to the Organizer.

Art. 12. - Insurance

The Organizer is subscribed to all obligatory insurance (Civil Liability, fire, etc.) and insurance for MCWSSM exhibited goods and own or leased decorative material belonging to MCWSSM organization.

The Organizer, its employees and agents, as well as the Sponsors are not responsible for any loss, theft or damage by fire or injury of any nature to any person or article. Security personnel will be on duty day and night, but the Organisers, whilst taking every precaution against loss, will not guarantee against it, and are hereby released from any liabilities for injury or damage there from. The Exhibitor is urged to adequately insure their exhibits, other equipment for which they are responsible and personal effects.

Participation by the Exhibitor in the event is solely at the Exhibitor's own risk. All exhibits are brought to, displayed at and removed from the Exhibition Centre at the Exhibitor's own risk and shall be safeguarded by the Exhibitor at all times.



In no case may the Exhibitor claim responsibilities to the Organizer, its employees, and agents as well as the Sponsors, for loss of or damage to goods and objects located on their stand, regardless of the nature thereof.

The Exhibitor must have in existence prior to its seeking access to the Venue and at all times during the term of the Exhibition, and for so long as the Exhibitor or any of its Representatives or exhibits is in the Venue in connection with the Exhibition, a valid insurance policy satisfactory to the Organisers in respect of its and its Representatives' participation in the Exhibition, its Exhibition Space and its exhibits at the Venue covering such risks and in such minimum amount(s). The Exhibitor must have, at all times, valid and adequate insurance cover against theft, fire, public liability, damage to property, personal injury, third party loss, accidents, natural calamities, acts of God and such other risks normally insured against by Exhibitor sand/or as the Organiser may require, in connection with, inter alia, the Exhibitor's property and its activities during the Exhibition (including the moving in and moving out periods). The Organisers shall be entitled to inspect any such insurance policy and receipts for premium at any time. The Exhibitor shall insure and/or accept the risk of any change to the venue, opening hours, the duration and/or the date or dates of the Exhibition or any postponement or cancellation of, or other change to, the Exhibition.

The organizer, its employees, and agents as well as the Sponsors, are not responsible for any loss, damage or delay incurred in freight shipments (transport, handling and clearing) into and out the country in which the event is held. Exhibitors are urged to adequately insure shipments.

The Organiser, its employees and agents, as well as the Sponsors are not responsible for any loss due to cancellation, abandonment, postponement or curtailment in whole or in part of the Exhibition/Conference for causes beyond their control. The Exhibitor is recommended to adequately insure his/her participation expenses in case of such cancellation, etc.

Art. 13. - Passport and Visa

The Organizer, its employees, and agents as well as the Sponsors, are not responsible to assist the Exhibitor in obtaining passport and visa, for entrance into Monte-Carlo. The fact that the exhibitor is unsuccessful in obtaining these documents from the necessary government authorities will not constitute a basis for cancellation of this contract/application and it is clearly understood that no refunds whatsoever will be made. The exhibitor, however, may substitute another party or company who meets the entry and government formalities necessary for entry into the country where the event is to be held. Such substitution shall be the sole responsibility of the contracting exhibitor.

Art. 14. - Exhibition Catalogue

The Organizer is responsible for publishing an official Catalogue (MCWSSM Official Guide), in which the Exhibitors that have confirmed their participation for visibility up to the date of printing will be listed. Only Exhibitors who have paid the due amount for their promotion in the catalogue according to the terms of payment that are indicated in the Application Form and who have respected the indicated deadlines regarding the submission of photos and written content for the catalogue will be listed in the MCWSSM Official Guide. The exhibitor is responsible for the content of the entries and any damage resulting from the publication thereof. The publisher of the Official Catalogue, The Organizer, its employees, and agents as well as the Sponsors, will not be held responsible for any errors or omissions on copy prepared and submitted by the Exhibitor or Advertiser.

Art. 15. - Customs

Promotional materials, such as brochures, etc. are to be sent directly to the Exhibition Centre in accordance with the time periods explicitly indicated by the Organizer and employees to Exhibitors in due time. In no case may the Exhibitor claim responsibilities to the Organizer or employees for loss of or damage to brochures, goods and objects sent directly to the Exhibition Centre, regardless of the nature thereof.

Art. 16. - Entrances

Entrance to the Exhibition Centre and its halls will be through the doors that are designated.

Art. 17. - Entrance Authorisation

Exhibition space may not be occupied until the corresponding entry permit has been obtained from the Exhibition Centre.

Art. 18. - Exhibitor Entrance and Exit Schedule

All personnel bearing Exhibitor badges issued by the Organizer and employees may enter the Exhibition Centre as of thirty minutes before the expected opening time and may not remain in the Centre more than thirty minutes after closing time. Precise times are specified in the MCWSSM official program.

Art. 19. - Exhibitor Employees

At no time will any direct or subsidiary labour relation exist between the Organizer and the personnel that either the Exhibitor or the contractors and/or subcontractors intervening in the build-up of stands may transfer to the Exhibition Centre in order to perform any of the activities included in their contracts. Exhibitors and their contractors and/or subcontractors are solely responsible for the full payment of salaries, Social Security fees, tax retentions, statements or settlements and all other obligations arising from contracts of employment or any other type of contract. The Organizer may demand the presentation of the documentation that is necessary for proving that such obligations are attended to.

Similarly, the Exhibitor undertakes to comply and to enforce the compliance of contractors and/or subcontractors with current legislation relative to the prevention of labour risks as may be applicable to the work carried out by the Exhibitor or, if applicable, the contractors and/or subcontractors.

Art. 20. - Catering

All issues related to restaurants, cafeterias and cocktail and beverage services for stands may be addressed directly to the Organizer.

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Art. 21. - Photography and Filming

Authorisation must be obtained from the Organizer in order to photograph or film the Exhibition Centre. Nevertheless, Exhibitors are free to photograph or film elements belonging exclusively to their own stands.

Art. 22. - Advertising Measures and Promotional Materials

Exhibitor shall not permit raffles, competitions, quiz events, prize games, donations or other promotional measures that require members or guests to be present at a specific location and time, and all unusual promotional plans must be approved by the Organizer.

The distribution and exhibition of samples, brochures, leaflets and all types of promotional material may take place exclusively within each Exhibitor's assigned space. The promotional material that is distributed in these spaces may not deviate from the general theme of the Event.

The exhibitor shall not be permitted to carry or drive around advertising media into the venue or distribute printed matter and samples outside his stand.

Publicity shall be confined to the promotion of the exhibitor's products and shall not be in breach of statutory regulations or good taste, nor shall it be of an ideological or political nature.

If the exhibitor plays back mechanically reproduced music, he shall be obliged to obtain the necessary public performance licence and pay the fees in this respect, before the exhibition's opening from:

SACEM – Agence de Monaco
1 Avenue Henry Dunant
98000 MONACO
Tel.: (00377) 93 50 96 48
Fax : (00377) 93 50 91 68
isabelle.molinaro@sacem.fr

Art. 23. - Maximum Noise Level

Noisy demonstrations that may annoy other Exhibitors are forbidden. The maximum noise level is 60 decibels, measured at the stand limits. If complaints arise in relation to noises in excess of the authorised limits, the Organizer's personnel will proceed to verify the situation. If the results of measurements are positive, the personnel will request the Exhibitor to reduce the volume to within authorised limits. If the Exhibitor refuses to do so or persists in violating the regulations, the Organizer's personnel will proceed to cut the power supply to the stand and, if necessary, to dismantle stand lettering and to close down and seal the stand. In such circumstances, the Exhibitor will have no right to the refund of amounts deposited or to compensation of any sort.

Art. 24. - Unauthorised transfer of stand space, joint exhibitors, subexhibitors

The full or partial cession of rights to third parties is strictly forbidden. Exhibition spaces may not be occupied by several co-Exhibitors without prior written authorisation from the Organizer.

Art. 25. - Obligation to Exhibit

Exhibited products and goods must remain in the Exhibitor's space throughout the days and times scheduled for the Exhibition. Exhibits may not be removed from the stand until after the event has ended.

Art. 26. - Exhibited Goods & Sales regulation

Products or services not included on the admission document cannot be exhibited or offered for sale.

The Organizer has the right to remove non-approved exhibits at the cost of the exhibitor.

Only products connected to the sectors listed in the List Of Product Groups and addressed by the Organizer will be allowed on stands. In the case of non-compliance with this obligation, the Organizer will request the Exhibitor in writing to remove such products immediately. Exhibitors will be allowed a period of four hours to remove the products. If they fail to do so, their stands will be closed down and their stand lettering will be removed at the end of the exhibition day. In such circumstances, the Exhibitor will have no right to the refund of amounts deposited or to compensation of any sort.

The products exhibited must be in accordance with the relevant consumer protection guidelines and display the CE mark if this is required. If there are products on display which do not comply with these guidelines it must be clearly stated on a notice that it is not currently possible to purchase these products within the European Union.

The exhibitor is only permitted to accept orders for/sell/advertise those exhibits/services which are listed on the admission document.

Art. 27. - Entrance/Exit of Goods During the Exhibition

For the entry/exit of goods, or any other products materials during the course of the Exhibition, Exhibitors must request a personalised permit from the Organizer and abide by the times that are established.

Art. 28. - Domestic authority

The Organizer has full authority within the grounds of the exhibition centre for the duration of the event from the start of the build-up period to the end of the break-down period. The Organizer reserves the right to issue instructions. Animals are not admitted into the grounds of the exhibition centre and photography is not permitted. The Organizer reserves the right to have photographs, drawings and films produced of exhibitor activities, exhibitor structures and stands and the exhibits themselves, and to use them for advertising purposes and for press publications; the exhibitor does not have the right to raise any objection. This also applies to pictures taken by the press with the permission of The Organizer.



Art. 29. - Change of Date, Cancellation or Suspension

If the Exhibition is cancelled; the exhibition area is reduced; trade show activities are temporarily or definitively, fully or partially suspended; or the celebration dates are changed, Exhibitors may only claim the refund of amounts previously deposited and will have no right to any indemnity.

3 - SAFETY RULES

Art. 30. - Accident Prevention

All activities that may entail the risk of provoking accidents are forbidden throughout the Exhibition Centre. Exhibitors are obliged to comply with all Prevention of Labour Risk Regulations that may be applicable to the transport, setup, handling, operation and dismantling of both their exhibited objects and stand build-up and decorative elements.

Art. 31. - Exhibition Centre Security

The organizer provides the overall surveillance of the Exhibition Centre (entrances, external surveillance) throughout the trade show calendar. The Organisation also runs dissuasive, general security and preventive surveillance operations inside halls with a view to preserving law and order, extinguishing fires or attending to emergencies of any nature. In no way are these security services aimed at protecting the personal belongings of individual Exhibitors. The Organizer may not be held responsible for the theft or pilfering of materials and objects deposited on stands, or for any damage that may be sustained by objects, samples, personal belongings, build-up and/or exhibition materials before, during or subsequent to the celebration of the Event. In no event may the organizer be held responsible for vehicles parked inside the Exhibition Centre or for material or objects located in their interior. The Exhibitor acknowledges and accepts that the organizer simply provides unguarded space for the purpose of parking the aforementioned vehicles. This provision does not constitute an agreement for depositing such vehicles or the objects contained therein. Consequently, the Organizer is in no way responsible for the theft of vehicles or of the objects contained therein, or for the protection of these vehicles and/or objects from third-party acts. The Organizer reserves the right to claim compensation from responsible parties for possible damages caused to Exhibition Centre facilities.

Art. 32. - Access to Security Equipment & Public Order

Access to Security Equipment: The location of, and access to, all fire-fighting facilities and equipment - such as hoses, fire hydrants extinguishers, alarms, emergency exits, etc. - must be respected even if they fall within assigned exhibition spaces. The same applies to the accesses to service areas.

Public Order: Exhibitors, their contractors and/or subcontractors and their personnel are obliged to comply with current legislation that is applicable to the maintenance of law and order.

4 - STAND ASSEMBLY AND INSTALLATION CONDITIONS**

Art. 33. - Transportation of Exhibits

The Exhibitor shall at its own cost make its own arrangements for transportation of exhibits to and from the Exhibition Centre (including, without limitation, arranging for all necessary customs clearances and regulatory approvals and licences) and for storage of exhibits and packaging materials.

Art. 34. - Work Schedule

The time for building-up and breaking-down stands, as well as for working inside the Exhibition Centre, are specified explicitly by the Organizer to Exhibitors in written documentation/correspondence. Outside the specified times, equipment and material may not be brought in or taken away and personnel may not remain in the Exhibition Centre.

Art. 35. - Blocking Aisles - Packing

For security reasons, during stand build-up and break-down all materials must remain within the stand's boundaries, leaving aisles and common areas completely free and unhindered. The Exhibition Centre cleaning services will remove any objects that are placed in these areas and Exhibitors will not be entitled to claim damages. During the Exhibition itself, no merchandise, packing materials or other objects may be placed in the aisles or common areas.

Art. 36. - Vehicle Entrance, Loading and Unloading

Access to the Exhibition Centre and to the interior of halls will be made through the entrances and at the times indicated in each case. Access to the interior of halls is allowed exclusively for the purpose of unloading materials. Vehicles may not remain parked inside halls or in adjacent areas, and must be transferred to the facilities that are set aside for that purpose.

The Organizer will not be held responsible for the protection of these vehicles or for the material or objects that may be located therein. The Organizer simply provides an unguarded, free space for the purpose of parking the aforementioned vehicles. This provision does not constitute an agreement for depositing such vehicles or the objects contained therein. Consequently, the Organizer is in no way responsible for the theft of vehicles or of the objects contained therein, or for the protection of these vehicles and/or objects from third party acts.

Art. 37. - Custom-Designed Stands

Companies wishing to implement a custom design for their stands must submit the decoration project (three-dimensional drawings, floor plan and upright projection, with dimensions) to the Organizer for approval. The project must be presented sixty days before opening.

Exhibitors must not obstruct the view of adjoining exhibits nor act in any manner deemed objectionable to other Exhibitors. All lighting within an Exhibitor's stand must be arranged and operated so as not to be distracting to adjacent Exhibitors.



Any sound devices operated in a manner deemed objectionable by the Exhibit Committee shall be prohibited.

Companies that exhibit their products using vehicles (buses, trucks, etc.) must submit photocopies of the vehicle's technical documentation, including the legalisation of the vehicle's modifications, and the last MOT certificate.

The interpretation and application of regulations in each specific case will be conducted by the Organizer. The Organisation reserves the right to arbitrate exceptions if necessary based on its respect for the overall perspective at the event and the visibility from adjacent stands.

Art. 38. - Prohibited Activities

Cellulose paints may not be sprayed on any type of object within the Exhibition Centre. It is forbidden to store or exhibit materials that are dangerous, inflammable, explosive, unhealthy, foul-smelling or which may, in general, annoy other Exhibitors or visitors. It is forbidden to carry out procedures that affect the installations, such as painting, fixing pegs or scraping or scratching surfaces in any way. Unless expressly authorised in writing by the Organizer, no materials may be fixed on or hung from any structural element. It is forbidden to drill into the floor or to fix carpeting or construction materials to the flooring with glue or similar substances. Carpeting must be fixed with double-sided tape either to platforms or to any other means that is independent from the floor. Exhibitors and/or their decorators will be charged for any damage they cause.

It is forbidden to project any type of image or beam of light outside of the assigned space. It is forbidden to use balloons inflated with light gases as decorative elements on stands or to present such balloons to visitors as gifts. Their use is allowed - subsequent to discussion with the Organizer - when they are firmly fixed to a structural element on the stand or they are filled with non-dangerous heavy gases that prevent them from ascending.

Art. 39. - Decorative Material & Packaging Removal

Exhibitors and their contractors and/or subcontractors are obliged to break-down and remove materials during the periods indicated for the stand break-down process. Once this period has elapsed, Exhibitors will not be entitled to claim losses of, or damages to, materials not removed in due time and the costs of removal by the organizer will be charged to Exhibitors. The Organizer is not responsible for the preserving of packaging during the event.

Art. 40. - Labour and Fiscal Obligations - Civil Liability

Companies working for Exhibitors or their contractors must insure their personnel against accidents and pay their Social Security, taxes and other labour and fiscal obligations established in the applicable Laws. The Organizer will not be held responsible for any claims or incidents that may arise in this context. These companies must also subscribe adequate Civil Liability insurance.

5 - ADDITIONAL PROVISIONS

Art. 41. - Complaints

With the aim of providing appropriate attention to Exhibitors, any complaints made to the Organizer in relation to the Event must be submitted to the Organizer, in writing, preferably on the same day in which the incident giving origin to the complaint takes place.

Exhibitor expressly acknowledges that no representations - whether oral or in writing - expressed or implied - have been made concerning the amount of business to be gained from the event, its success or that the Organizer or any of his employees or other entities allied with them have made any guarantees or assurances concerning the exhibition.

Exhibitor further acknowledges that this document constitutes the entire agreement and the binding rules and regulations existing between the parties, and that he has been given no oral change or modification. No one is authorised to make any oral changes in this agreement.

Art. 42. - Governing Law and Jurisdiction

The parties involved hereby agree that all disputes, discrepancies, issues or complaints arising from the execution or interpretation of the present Conditions, and/or any other document that is directly or indirectly related to them, shall be governed by the laws of the Principality of Monaco in accordance with the jurisdiction of Monaco Law Courts.

Art. 43. - Supplemental Clauses

The Organizer reserve the right to issue supplementary regulations or instructions in addition to those in these Terms and Conditions, the Exhibitor's Manual or the Rules and Regulations to the extent reasonable to ensure smooth management of the event. Any additional written regulations or instructions shall be deemed to form part of these Terms and Conditions and shall be binding on the Exhibitor. The Exhibitor will be keep informed about this matter either in writing or consulting the Monte Carlo World Security & Safety Market Website: www.mcwssm.com

**Articles herein are only applicable to exhibitors who wish to bring their company-own furniture, accessories, etc. for the purpose of partially arranging and setting up their exhibition space without the Exhibition organiser's assistance. Exhibitors must have obtained explicit, written authorisation from the Exhibition's Management undertake such action.

Organizer: MONACO PLUS

Organizer Stamp:

November 22nd 2007.

Monaco plus

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MC98000 • MONACO
Tél : (00 377) 979 82 264 • Fax : (00 377) 979 82 265
Email : monacoplus@monacoplus.mc