

## 9.0 Terms of contract for order forms

- 9.1 These general terms of contract apply to agreements between the Organiser and the Exhibitors as well as between Exhibitors and contractual firms.
- 9.2 The Organiser passes on order forms, applications for permits, and other forms on which this is specified, to a contractual firm or to the authorities responsible. The Organiser is acting here on behalf of the Exhibitor, no rights or obligations arise from this for the Organiser.
- 9.3 The Exhibitor is fully responsible for correct and comprehensive completion of the forms. The Organiser is expressly exempt from any liability in this connection; the Organiser need not check the information supplied by the mandator.
- 9.4 All prices on the order forms are net prices, unless the contrary is expressly specified. These prices are subject to VAT at the current rate.
- 9.5 Any objects rented to the Exhibitor are intended only for the purpose agreed (for use on the exhibition stand for the length of the exhibition) and for the agreed time (length of the exhibition plus the time given for setting up and dismantling.)
- 9.6 The Exhibitor is liable for damage or loss of the rented objects, even when this is caused by a third party. The Exhibitor's liability commences on delivery to the stand and terminates on the return to or collection by the hirer, even when the lessee has already left the stand. It is recommended that the rented objects be insured against theft for the length of the period of rental. The current purchase price will be charged for rented objects which are not returned. In the case of damage, the repair costs will be charged if replacement is not necessary. The costs of delivery and collection of the rented objects are included in the rental, unless otherwise specified in the order form.
- 9.7 Orders require the acceptance by those who are to carry them out. The acceptance can be tacit, i.e. by accomplishment of the order. The order must be accomplished for the Exhibitor in time for the commencement for the Exhibition. Payment of the consideration by the Exhibitor is due, without deduction, on receipt of the invoice. If the Exhibitor does not effect the payments, or not in time, the other party is entitled, after an unsuccessful warning, to withdraw the work or service concerned. Collection by customer service or contract firms is permissible on the Exhibition stand.
- 9.8 The Exhibitor is obliged to check on the execution of his orders as quickly as possible. To avoid loss of claim, obvious defects must be immediately notified in writing. If the equipment, fittings, or exhibition wares of the Exhibitor are exposed to specific dangers or risks, e.g. damage due to the effect of the temperature, humidity, vibrations, pressure drop, electric current undulation, etc. the Exhibitor is responsible for the preventative measures required.
- 9.9 The Exhibitor is obliged to note on his order form/application if his equipment, fittings, or exhibition wares could represent a danger for a third party or for objects belonging to a third party.
- 9.10 The additional conditions in the individual order forms shall be observed.