

General participation terms

Paragraph I. THE ORGANIZER

INČEBĀ, Public Company, Viedenskā cēsta 3-7, 851 01 Bratislava 5, the Slovak Republic ("Organiser")

Paragraph II. THE EXHIBITOR

Under Exhibitor we understand a subject submitting a binding application form, which has to be sent to the address of the organiser, and upon which the organiser will confirm its reception by sending an invoice including the registration fee and rented space fee.

Paragraph III. PARTICIPATION APPLICATION AND SPACE ASSIGNMENT

- Incheba determines the topic and focus of the exhibition.
- It is possible to register for the exhibition only and exclusively by written application and the acceptance of these General Terms.
- Application form sent to the organiser is for the exhibitor obligatory, even if the organiser cannot fulfil all requirements stated by the applicant, e.g. type and extent.
- Incheba rents and assigns the exhibition space, while taking into consideration the requirements of the exhibitors.
- Organiser reserves the right to refuse any participation application.
- The exhibitor is not entitled to sub-lease the space to a third party.
- Payment of the rent for the space and all ordered services is the condition for taking over the space. Exhibitors who's exposition is not provided by the organiser will have to deposit a financial amount as guarantee in accordance to the size of rented space and provision of mounting permit for each person of the mounting team. The deposit may vary in range of 5 – 10 thousand SKK and is stated by the organiser in organising conditions.
- If the exhibitor does not accept the assigned and paid area, at the latest by 12:00 o'clock the day before the opening of the exhibition, the organiser is aloud to do as he or she feels fit. The exhibitor does not have any right for the refunding of fees paid and any other financial compensation.

Paragraph IV. REGISTRATION FEE, SPACE AND SERVICES RENTAL

- The exhibitor is obliged to reimburse the registration fee, rent for booked space and all services. By not fulfilling this condition gives the organiser the right to avoid the contract.
- The rental fee for indoor and outdoor space is contained in the obligatory application. Each started sqm is counted as a full sqm.
- The smallest space assignment is six sqm, however Incheba may grant exceptions.
- In case of ordering (purchasing) of selected services (furniture, small equipment, carpets, etc.) in the exhibition areas that have not been realised by the organiser, the organiser is entitled to charge a price with a 100% surcharge.
- Services that have been ordered (purchased) after the deadline date stated by the organiser for given exhibition will be charged up to 100% of the surcharge. The organiser reserves the right to decline (reject) such an offer.
- The exhibitor is obliged to reimburse the co-exhibitor fee for each company physically represented in its exhibition stand.

Paragraph V. PAYMENT CONDITIONS

- After pernamcy of the application form from the exhibitor the organiser will send an advance invoice including the registration fee and exhibition space rental in the full amount.
- The exhibitor is committed to reimburse to the organiser all ordered services to the due date stated in the invoice. If the exhibitor will not reimburse the invoice to the due date, the contracting parties agree to charge a penalty of 0.05% for each delayed day. In case of late payment, the exhibitor is obliged to reimburse costs related to legal support, judicial and extra-judicial costs for recovery, wherefore extra-judicial costs will be 25% of amount owing, minimally 10.000,- SKK. In case of a payment reimbursed after the due date there is an interest fee stated by the law. Reimbursement of contractual penalty will not acquit the duty (discharge of an obligation) of the exhibitor related to infliction of damage.
- Additional service orders, purchased 7 days before the official opening of exhibition, will be realised only upon antecedent payment (settlement). All complaints of exhibitors regarding payments to the organiser will have to be claimed in writing 14 days after receiving the invoice. Complaints received after this time period will be acknowledged.
- If an exhibitor fails to meet all of its exhibition related obligations towards organizer, organizer may hold the exhibits of such exhibitor located in the exhibition hall, or have them stored at the cost and responsibility of the exhibitor, so that the failed obligations may be fulfilled without a court claim. Organizer is entitled to arrange for the public or private sale of such exhibits 30 days after the exhibition closure if an exhibitor fails to fulfill its obligations. Incheba is obliged after such sale to submit the difference in the statement of costs between the sale in come and its outstanding debts plus storage and sale costs.
- Cancellation of exhibitor's participation at the exhibition will be charged as follows:
 - The penalty for cancellation more than 60 days before the event, represents 50% from the rented space + registration fee.
 - The penalty for cancellation between 30 to 60 days before the event, represents 75% from the rented space + registration fee.
 - The penalty for cancellation 30 days before the event, represents 100% from the rented space + registration fee.
 - Fee for cancellation of ordered services after the closing deadline, represent 50% from the amount of ordered services.
- Canceling the participation must always be realised in a written form and must be provably delivered to the organiser. If the exhibitor will not cancel its participation by the above-mentioned procedure, he or she must meet all costs related to prejudice caused by its aloofness including the cancellation fee.
- The commitment to reimburse the cancellation fee arises even if from the exhibitor party did not come to the reimbursement of rented space and the registration fee before cancelling its participation.
- If an exhibitor declares bankruptcy before or during the exhibition, and it applies for a compensation proceeding, or enters liquidation, this agreement immediately loses its validity without any demonstration of will on the part of Incheba. Furthermore, organizer is entitled to keep the paid rent and its outstanding claim remains without any right to compensation.
- If the exhibition does not take place, all the applications and space assignments shall be considered canceled, and all payments after the deduction of costs related to the setting up of the exhibition shall be refunded to the exhibitors. These costs may be partially or entirely distributed among exhibitors in the maximum amount of 15 % of the original rent of the exhibition space. This sum shall be refunded within 90 days from the date of the exhibition's cancellation.

Paragraph VI. THE EXHIBITS

- The exhibits and offered services must comply with the exhibition orientation. The exhibitor has no right to present different exhibits or to offer different services. The maximal weight of single exhibits is 300kg/sqm. Exhibitors must receive a written conformation from the organiser in case of exhibits of higher weight.
- Goods without a previous written conformation from the organiser are not permitted to be sold at the exhibition. (It does not involve sales events thus directly specified by the organiser.) Import and export of exhibits is governed by organisational conditions. Acceptance of exhibition space, stand or goods is always performed by the exhibitor, eventually its accredited assistant manager. In case that the exhibitor or its accredited assistant manager will not be present at the spot, the exhibit will be unloaded at the assigned exhibition place at exhibitor's own risk.
- Moving and storage fees according to the price list of the contracted shipper shall be charged for exhibits and installation material, which will not be removed by the date of dismantling.
- Organizer determines the time, by which the removal of exhibition stands and exhibits must be completed. Exhibits remaining after this deadline shall be

removed and stored at the cost and responsibility of the pertinent exhibitor. Organiser is entitled to conduct a public or private sale, if exhibits are not collected within 30 days, provided it submits an accounting statement with deductions for expenses. Organiser is expressly entitled to take such action towards the exhibitor.

Paragraph VII. CUSTOMS AND SHIPPING SERVICES

- Customs and shipping services have to be ordered in a written form at the exclusive forwarding agent of the organiser. The contact information on the exclusive forwarding agent is listed in the Organisational conditions of particular exhibition.

Paragraph VIII. CONSTRUCTION AND INSTALLATION OF STANDS, MOUNTING OF EXHIBITS, TECHNICAL PROVISIONS AND REGULATIONS

- Organisational conditions of the event will be provided to the exhibitor by the organiser in advance before the beginning of installation. These conditions represent a non-detachable constituent of General conditions and are obligatory for the exhibitor.
- Organiser determines the setting up and dismantling dates. Exceptions to the dates are permitted for a fee according to the price list.
- The organiser determines at what conditions and to whom it will be, respectively to whom it won't be enabled entry into the premises in order to install/disassemble. The time schedule of installation and disassembly of the exhibition determined by the organiser represents a constituent of the catalogue of services and it is strictly recommended to follow these conditions. Prolongation of installation activities after assembly hours is allowed only upon written approval of the organiser, which has to be contacted minimally 2 hours before the end of the official time of assembly. The prolongation is permitted for a consideration. In the last day of installation, before the grand opening of the exhibition event it is not possible to prolong the assembling hours.
- The regulations and organizational instructions related to setting up, dismantling and the course of the given exhibition are presented in the Participation Terms, which Incheba shall provide for the exhibitor or a person authorized by him/her sufficiently prior to the exhibition opening. The exhibitor is obliged to abide by the Participation Terms, the instructions for the application materials, the safety and fire regulations and the pertinent legal norms valid on the territory of the Slovak Republic. Exhibitors are obliged to inform all internal as well as external workers about above - mentioned responsibilities.
- The exhibitor is obliged to follow instructions issued by organizer or by the fire department related to the construction, decoration, safety, maintenance and removal of its stand, promotional materials located in the stand, exhibits and items and the use of decorations. If these terms are to be violated, the exhibitor shall authorize Incheba to close the exhibition stand without further responsibility for any consequences caused by such action, and will not be entitled to claim any payments.
- Outside exhibition facilitators are obliged to purchase set up passes and present business licenses authorizing the holder for such activity, or the excerpt from the Commercial Register specifying the scope of activities according to which, it is authorized to carry out such activity and contractual insurance of liabilities for damages caused by own operation within the paragraph XIII article 3.
- Exhibition halls serve during the installation only for assembling purposes, not for the production of exposures. The approval for the production activities has to be submitted to the organiser in a written form. These activities have to be performed in designated areas after reimbursing stated price amount. The exhibitor is obliged to assure a clean environment during the realization of its exposure by managing its own work as well as work of its suppliers and using all available technical facilities in order to keep the working area clean. Hanging structures of the exposure have to be approved by the organiser in a written form. Realization of such structures is performed exclusively through the organiser according to the valid tariff and after its reimbursement.
- After assigning the exhibition area the exhibitor is obliged to provide a plan of the stand in two hard copies, or a model accompanied by a simple drawing design in an equivalent scale according to the Organisational conditions no later than 1 month before the date of installation. If the exhibitor will not adhere given term the organiser has right to invoice this service amounting to 5000,- SKK for express processing of documents and endorsement of project documentation. At the same time the organiser reserves a right to reject the participation.
- Imported material will be endorsed at the entry by employee of security service. Conveyance of the assembly material will be realised through a designated gate during agreed time needed to unload the material. Upon exhibitors request it is also possible to open a gate near by its exhibition area - exhibition service team will provide this service for a provision.
- Intervention into the exhibition hall or free spaces is not permitted. Potential arrangement requested by the exhibitor will be provided exclusively by the organiser for a provision and right to reject this request from organiser's side. Violation of this instruction can lead to exhibitor's recall of participation without any refund.
- The exhibitor/performer is obliged in case of its own assembly/disassembly to remove all material/whole exposure. In case of a higher volume of waste is the exhibitor obliged to order a high-density container at the organiser.
- Maximal allowed height of the exposure including the frame is 3m - tolerances are allowed by the organiser for a certain provision. Interference of the frame or eye-catcher into the communication (way) is permitted only upon an approval of the organiser under assumption that the minimal height of lower edge is 2.5m and provision paid is 2000,- SKK. The price for an elevated dominant of ground-plan area up to 4sqm is 5000,- SKK. The price stated for height of the stand of more than 3m and more than 4sqm ground-plan area represents 10% from the price of grossed area, which is at least 10.000,- SKK. For typical two-floor exposures it is required to provide a structural static analysis regarding also gust wind.
- It is inadmissible to provide media to other subjects, otherwise it will be disconnected. In case of overcoming of ordered input power of electricity, it will not be possible to connect again without a previous gross up of input power and cash payment. Increased costs incurred by locating the input further than 10m from the technical channel will be individually charged. Before laying down the carpet all realization companies must use a masking paper tape and consequently double-sided tape. (The masking tape can be purchased at the exhibition service centre.)
- Entry with motor vehicles, sidecars and other paddle (wheel) mechanisms into the exhibition halls is strictly prohibited. In special cases only the hall administrator can give the exception. In case of exhibiting motor vehicles they must have an empty tank and disconnected battery.
- The exhibitor is obliged to start construction and removal of its exhibition stand so that this work shall be completed within the time limits stipulated by the Participation Terms.
- The exhibitor is not allowed to remove exhibits and stands prior to the end of the exhibition. In the event of any violation of this regulation, the exhibitor irrevocably agrees to pay 20.000,- SKK.
- When leaving a rented exhibition stand and exhibition space, the exhibitor is obliged to restore them to their original status and to return undamaged, all movables rented from Incheba. If Organizer considers it necessary to take additional steps to restore the stand, space or installations to its original status, the costs of such steps shall be charged to the pertinent exhibitor.
- In case of violation of deadline term for clearing and leaving the exhibition area the organiser has the right to invoice a sanction up to 1000,- SKK/sqm of non-removed space. All additional costs arisen to the organiser will be in case of a late assembly/disassembly invoiced to the exhibitor.

Paragraph IX. PUBLICITY, ADVERTISING, TITLES, CATALOGUES, OTHER FORMS OF PROPAGATION

- The exhibitor is entitled to promote its products only and exclusively at its stand.

- Any promotion and advertisement material may be located only and exclusively at the stand on the rented space. Posters, advertisement stickers and other promotional items may be placed only at locations designated by organizer for such purpose and after payment of a fee, which is not part of the rent for the stand space. Placing billboards, eye-catchers, streamers, as well as hand out of leaflets is allowed only upon a written approval of the organiser according to the valid price list.
- A catalogue is issued for individual exhibitions. Each exhibitor is obliged to have its company name, full address and telephone and fax number publicized within the catalogue for free. Organizer is not liable for any incorrect data presented in the "Catalogue" form, for data submitted after the deadline, as well as for possible mistakes in the abovementioned data. The exhibitor must provide Organizer with the data for the catalogue on the pre-printed "Catalogue" form. The organizer does not guarantee publication of text supplied after the deadline. Companies that are not exhibitors are only allowed to advertise in catalogs after written approval of the organizer is attained.
- Using sound amplifying devices is not allowed, unless it has not been previously discussed and approved in written form by the organizer.
- All modes of presentation within or outside one's own exhibition space (i.e. machines in operation, films, musical productions, fashion shows and so on) are subject to Incheba's approval. In spite of any prior approval, Incheba has the right to limit or cancel any show which causes noise, dust, exhaust fumes, vibrations, or for other reasons which obstruct or disrupt the fair. Repeated violation of this provision will cause prohibition of particular activity of the exhibitor. Audio advertisements, reproduced recordings, etc may only be used according to organizer's approval. The noise level beyond the stand limits may not exceed 65dB. If this noise level is exceeded, the exhibitor shall be notified. If the noise level is not reduced, the exposition's electricity shall be disconnected and the exhibitor irrevocably agrees to pay a fine of 50.000,- SKK.
- In the event of the use of reproduced music at the exhibition stand, the obligations relating to the Authors Act and the responsibility to pay, in full, the royalties to the legal entities exercising collective control of the rights pursuant to the Authors Act are assumed and borne by the exhibitor.
- The organiser has the right to prohibit any advertising that does not follow above-mentioned provision and at the same time charge the exhibitor for its removal.

Paragraph X. RULES VALID DURING EXHIBITION

- The organiser has the right to change the date and operation time of the exhibition without any reimbursement from the exhibitor's side. The contract of participation persists in its validity.
- The organiser determines at what conditions and to whom it will be, respectively to whom it won't be enabled entry into the premises.
- In the range required in the order the exhibitor will obtain for each team member identification cards allowing a free entry into the exhibition premises and exhibition stand during a given date and time. Exhibitor's ID is valid only for one person.
- The exhibitor is responsible for the consequences of his/her actions or the actions of those who are acting directly or indirectly as his/her representatives.
- The exhibitor or his/her representative is obliged to be personally present at his/her exhibition stand and to allow access to the stand to visitors during the exhibition opening hours.
- The exhibitor is fully entitled to deny access to the stand to particular persons. The authorized employees of Incheba always have access rights to the stand.
- The exhibitor has no right to use flammable or highly combustible materials, open fires, furnaces or ovens at the rented stand, without having previously negotiated it with Incheba and without a written agreement. Valid fire regulations must be followed.
- Serving beverages is only permitted as long as it does not violate the regulations of providing catering services at the pertinent exhibition space.

Paragraph XI. CLEANING UP

- Incheba is responsible for the maintenance and cleaning of the exhibition area, halls and sidewalks. The cleaning up of a stand prior to opening must be finished within the setting up time limits. During the course of the exhibition, the exhibitor may only order exhibition stand clean up services only through organizer.

Paragraph XII. SECURITY

- Organizer provides for the general security of the exhibition area during the course of the setup, dismantling and during the exhibition itself. The general security provided by Incheba does not rule out the possibility of personal or property damage. An exhibitor may only order individual security services for its property or exposition through organizer.
- Obtaining an order for guarding exposition for less than 7 days before the grand opening, the organiser has the right to charge a provision amounting 50%.

Paragraph XIII. INSURANCE – LOSS

- The exhibitor participates in the exhibition completely at its own risk. The exhibitor shall not hold Incheba responsible for any claims of third parties for damages caused as a result of its participation at the exhibition.
- Organizer is not liable to the exhibitor, co-exhibitor and outside exhibition facilitators for losses, destruction or any damage to exhibits, accessories or equipment at the stand, or for any packing and wrapping material regardless of whether the destruction or other damage takes place before, during or after the exhibition.
- Organizer requires that exhibitors and outside facilitators obtain insurance, at their own costs, to cover for damage caused by their own activities, to the extent in accordance with the following table:
 - exhibitors constructing expositions on their own. 15.000 EUR
 - implementing companies that implement the exposition up to 30sqm - 30.000 EUR
 - implementing companies that implement the exposition up to 50sqm - 60.000 EUR
 - implementing companies that implement the exposition up to 100sqm - 90.000 EUR
 - implementing companies that implement the exposition up to 200sqm - 120.000 EUR
 - implementing companies that implement the exposition up to 300sqm - 150.000 EUR
 - implementing companies that implement the exposition up to 400sqm - 180.000 EUR
 - implementing companies that implement the exposition up to 500sqm - 210.000 EUR
 - implementing companies that implement the exposition up to 600sqm - 240.000 EUR
 - implementing companies that implement the exposition up to 700sqm - 270.000 EUR
 - implementing companies that implement the exposition over 700sqm - 300.000 EURIf the exhibitor fails to fulfill this condition and fails to enter into an insurance policy, or is not able to prove such circumstance, Incheba shall be authorized to ban such exhibitor from entering the premises until the situation is remedied.
- Exhibitors, who do not order implementation of their exposition through organizer (or other implementation firms) are obliged to prove at the registration that they have insurance (starting from the set up of the exhibition through its dismantling) covering liability for damages caused by their own activities.

Paragraph XIV. CLOSING PROVISIONS

- In the event, that organizer, as a result of circumstances beyond its control ("force majeure") cannot conduct the exhibition or provide for its full operating time, it shall notify all exhibitors. Furthermore, all liabilities against Incheba contained in the concluded agreement are cancelled and the exhibitor will not be entitled to any claim for compensation.
- In the event of the violation of the General Terms regulations, organizer is entitled to expel the exhibitor from the participation at the exhibition without refunding any payments.
- The exhibitor shall follow Incheba's instructions for any instances not covered by these terms.
- Relations and disputes between exhibitors and Incheba shall be resolved in accordance with the regulations of Commercial Code No. 513/1991 Coll. as amended.

Bratislava, January 1st, 2007 - INČEBĀ, Public Company