



## INTERBEAUTY PRAGUE

17. - 18. 9. 2010

Prague Exhibition Grounds Holešovice

ORGANIZER: Incheba, a.s.  
Viedenská cesta 3-7, 851 01 Bratislava, Slovakia  
Tel.: +421 267 272 139 • +421 911 100 736 • Fax: +421 267 272 201  
E-mail: dsalihbegovic@incheba.sk • www.incheba.sk  
Registration: OSBA I., odd. Sa, vložka č.10/B  
IČO: 00 211 087 • DIČ: CZ681745653  
BANK: ČSOB a.s., account number: 584728213/7500  
SWIFT: CEKOSKBX, IBAN: SK307500000000584728213

POSTAL ADDRESS:  
Incheba, a.s.  
Areál Výstaviště 67  
170 90 Praha 7, Czech Republic  
Tel: +420 220 103 648 / +420 602 354 617  
+420 606 686 578  
Fax: +420 220 103 255  
E-mail: interbeautyprague@incheba.sk

Company's name  Street, number  Country-Postal Code-Town

Telephone  Fax  E-mail  http://

Contact person  mobile Phone

Corporate agent  mobile Phone





VAT identification number

THE COMPANY WORKS IN THE SPHERE  
(WRITE YOUR NUMBER CODE ACCORDING  
TO THE COMMODITY STRUCTURE)


**EXHIBITION AREA**

Covered area  sqm Length  m Depth  m

**REGISTRATION'S FEE 100,- EUR**

PRICE LIST OF THE EXHIBITION AREA		Price in EUR/sqm
	with 1 open side min. 6 sqm	70,-
	with 2 open sides min 12 sqm	76,-
	with 3 open sides min. 30 sqm	80,-
	island stand min. 40 sqm	90,-
<b>Discount by order exceeding 30 sqm</b>		<b>10%</b>
Co-Exhibitor's fee		<b>80,- EUR</b>
Charge for the approval of project / design documentation related to the stand not being carried out by the Incheba J.S.C.		2 EUR/sqm (max. 60,-)
Revision of el. installation of the stand not being carried out by the Incheba J.S.C.		<b>40,- EUR</b>

**DATA CONCERNING CO-EXHIBITOR**

Company's name  Adress

Telephone  Fax  E-mail  http://

**TECHNICAL REALISER OF THE STAND** Price in EUR/sqm

INCHEBA, a.s. 22,-

OTHER COMPANY  Company's name

We agree with the General Terms of Participation (the full wording of which see on the reverse of the form).

These prices are without VAT

Place / Date

Signature / Stamp

# GENERAL CONDITIONS OF PARTICIPATION

## Article I. ORGANISER

INČHEBA, a.s., Viedenská cesta 3-7, 851 01 Bratislava, Slovakia

## Article II. EXHIBITOR AND CO-EXHIBITOR, CONTRACTOR

**"Exhibitor"** is an individual or legal entity that sends a signed Binding Application to the Organiser's address and the Organiser confirms acceptance thereof by sending an invoice for the registration fee and the fee for renting the exhibition area. **"Co-exhibitor"** is an individual or legal entity that is involved in an exhibitor's presentation and is independently referred to in the List of Exhibitors and the Exhibitors Catalogue. **"Contractor"** is an individual or legal entity that, under the Trades Register or the Business Register, is entitled to install and remove exhibition-site presentations.

## Article III. BINDING APPLICATION FOR PARTICIPATION, PROVISION OF EXHIBITION AREAS

- The focus area and specialisations of each exhibition are determined by the Organiser.
- Signing up for any exhibition is subject to completing an Application and accepting these General Terms and Conditions.
- An Application sent to the Organiser is binding upon the respective Exhibitor, including in cases where the Organiser cannot meet all of the Exhibitor's requirements (such as type and size of the exhibition area, its location, etc.).
- The Organiser lets out exhibition areas and allocates the same. In so doing, the Organiser takes Exhibitors' requirements into the account.
- The Organiser reserves the right to decide to accept, reduce or extend the scope of Binding Applications and/or reject the same without stating the reason.
- Exhibitors are not entitled to sublet their exhibition areas to third parties.
- Receiving an exhibition area is conditional upon payment for the same and for all services ordered plus taking out insurance to cover damages that may be caused by the respective Exhibitor's operations, to the extent specified in Article XIII, paragraph 7. Exhibitors whose presentations are not installed by the Organiser are also obliged to lodge a security (deposit) the amount of which is determined by the size of their exhibition area and procure an installation card for each member of their installation groups. Ranging from CZK 5,000 to CZK 10,000, the actual amount of the said deposit is determined by the Organiser in the Organisational Conditions.
- Should an Exhibitor fail to take over a duly paid-for and provided exhibition area by 6:00 p.m. on the day preceding the start of the respective exhibition, such failure shall be seen as a case where the Exhibitor has cancelled their participation in the period of less than 30 days before the event provided for in Article V, paragraph 8 of these General Terms and Conditions of Participation. The Organiser shall then be entitled to use such area (that has not been duly taken over) at their own discretion.

## Article IV. REGISTRATION FEE, RENTING AN EXHIBITION AREA, SERVICES

- The Exhibitor is obliged to pay a registration fee, the rent for the ordered exhibition area and the fees for all services they have ordered. Should the Exhibitor fail to meet this obligation, the Organiser is entitled to withdraw from the Agreement. The amount of the registration fee and the amount of the rent for the exhibition area is stated in the Binding Application. Every fraction of a m<sup>2</sup> above an integer number is counted as a whole m<sup>2</sup>.
- The smallest indoor area that can be provided is 6 m<sup>2</sup>, the smallest possible outdoor area is 12 m<sup>2</sup>. Exceptions are granted exclusively by the Organiser.
- If the Exhibitor selects and orders services (such as furniture, minor equipment, carpets) for a presentation that is not installed by the Organiser, the price of such services shall become subject to a 100% extra charge.
- Services ordered after the deadline for orders by the Organiser for each exhibition shall be subject to an extra charge of up to 100%. Furthermore, the Organiser reserves the right not to accept such orders.
- The Exhibitors are obliged to pay co-exhibitor fees for each company that they physically present in their stand. In case of failure to meet this obligation, a double fee shall be charged during the exhibition.

## Article V. TERMS OF PAYMENT

- After receiving the Application from the Exhibitor, the Organiser shall send an advance invoice with full amounts of the registration fee and the rent for the exhibition area ordered by the Exhibitor.
- The Exhibitor undertakes to pay to the Organiser the registration fee, the rent for the exhibition area and the fees for all services they have ordered – the payment has to be made by the due date stated in the invoice. The day of payment is the day when the respective amount is credited to the account of the Organiser. Should the Exhibitor fail to pay the invoice by the due date, the Contracting Parties have agreed on a contractual penalty of 0.05% for each day of such default. If delayed with their payment, the Exhibitor is also obliged to provide reimbursement for legal assistance, court and out-of-court collection costs amounting to 25% of the due amount but not less than CZK 10,000. Moreover, payments after due date are subject to legislated interest rates. Payment of a contractual penalty does not relieve the Exhibitor from their liability for damages incurred, if any.
- The Organiser is entitled to request additional orders of services made 7 days or less before the start of the exhibition – in any case, such services shall only be provided if paid for beforehand.
- Complaints made by the Exhibitor in connection with their payments to the Organiser have to be in written form and have to be filed within 14 days from the day of receiving the invoice concerned. No complaints shall be accepted after the lapse of this period.
- Should the Exhibitor fail to meet all their liabilities to the Organiser relating to the exhibition, the Organiser shall become entitled to attach the Exhibitor's exhibits or have the same stored in the warehouse of the Organiser. Should the Exhibitor fail to meet the outstanding liabilities are paid without the necessity of starting an out-of-court collection process. The Organiser is entitled to sell such exhibits publicly or privately or use the same at its discretion after the lapse of 30 days from the end of the exhibition, provided that the Exhibitor fails to meet the liabilities concerned. After selling the exhibits in question, the Organiser is obliged to count the difference between the proceeds of such sale and the value of the Organiser's receivables plus the storage and sale costs.
- Should the Exhibitor cancel their participation, the cancellation fees are as follows: *Cancellation more than 60 days before the event - 50% of the exhibition area fee (rent) + registration fee / Cancellation between 30 to 60 days before the event - 75% of the exhibition area fee (rent) + registration fee / Cancellation less than 30 days before the event - 100% of the exhibition area fee (rent) + registration fee*. The cancellation fee for services cancelled after the deadline for orders is 50% of the price of the ordered service.
- The cancellation of participation, if any, has to be in writing and the cancellation advice has to be demonstrably delivered to the Organiser. Should the Exhibitor fail to cancel their participation as described in the previous sentence, the Exhibitor shall become obliged, besides paying the cancellation fee, to provide the Organiser with compensation for all damages that may be caused by the Exhibitor's non participation. Furthermore, failure to take over a provided exhibition area under Article III, paragraph 8 hereof is also regarded as cancelled participation.
- The obligation to pay a relevant cancellation fee also arises in cases where the Exhibitor fails to pay the rent for their exhibition area and the registration fee before cancelling their participation.
- If the Exhibitor becomes subject to bankruptcy proceedings, applies for settlement proceedings or starts insolvency proceedings before or during the exhibition, the Organiser reserves the exclusive right to withdraw from the Agreement, in which case the Organiser shall remain entitled to the respective amounts payable by the Exhibitor.
- In the event that the exhibition is cancelled, all Applications and the already provided exhibition areas shall be considered cancelled and the Exhibitors shall get back all amounts they have paid minus actual costs incurred in connection with exhibition prearrangements as at the day of such cancellation. Such costs may be distributed, in part or in full, to the Exhibitors concerned, the maximum amount in such case being 15% of the original amount of rent for the exhibition area. This form of reimbursement shall be provided within 90 days from the day of deciding to cancel the exhibition.

## Article VI. EXHIBITS

- The Exhibitor undertakes to present exhibits and services that are in line with the focus area (industry) of the exhibition, i.e., they are not entitled to present exhibits and services of other types. The maximum weight of exhibits is 300kg/m<sup>2</sup>. Exceeding the said limit is subject to written consent from the Organiser. The Exhibitor/Installation Contractor undertakes to install the presentation and the exhibits in line with the applicable Organisational Instructions.
- Selling goods at exhibitions without prior written consent from the Organiser is not allowed (does not apply to events that the Organiser explicitly identifies as sales events). Transport of exhibits to and from the site is subject to Organisational Instructions. Exhibition areas, stands and/or goods are taken over by Exhibitors or parties authorised by them. Should the Exhibitor or the party authorised to represent them fail to attend the takeover, the exhibits shall be unloaded onto the provided exhibition area at the Exhibitor's risk and cost. These terms and conditions also apply to installation material.
- Exhibits and installation material not removed by the removal deadline are subject to handling and storage fees charged according to the price list of the forwarding agent.
- The Organiser sets the deadline for the removal of exhibits, stands and exhibits. Exhibits and installation material found on the site after such deadline shall be removed and stored at the expense of the Exhibitor. The Organiser is entitled to (publicly or privately) sell the exhibits in the event of the Exhibitor's failure to collect the same within 30 days. If so, the Organiser is obliged to make a proper account, including the costs incurred. The Organiser is explicitly entitled to proceed this way in connection with such failure on the Exhibitor's part.

## Article VII. CUSTOMS CLEARANCE AND FORWARDING SERVICES

- Customs clearance and forwarding services have to be ordered in writing from the exclusive forwarding agent appointed by the Organiser. The exclusive forwarder's contact data are part of the Organisational Instructions of the event concerned.

## Article VIII. CONSTRUCTION AND INSTALLATION OF EXHIBITION STANDS, INSTALLATION OF EXHIBITS, TECHNICAL REGULATIONS AND GUIDELINES

- The Exhibitor undertakes to make its Co-exhibitors and the Installation Contractor familiar with the General Terms and Conditions of Participation, the Organisational Instructions and the Organiser's Technical and Safety Regulations that are an integral part of these General Terms and Conditions of Participation and undertakes to ensure compliance therewith.
- The Organiser sets installation and removal deadlines, granting exceptions only if it is possible in terms of available time and space. Such exceptions are subject to special fees specified in the Organiser's price list.
- The Organiser decides who and under what conditions is allowed to enter the exhibition centre to perform installation and/or removal work. The installation and removal schedule set by the Organiser is part of the Organisational Instructions and has to be complied with. Continuing the installation work after the end of the installation period is subject to written consent from the Organiser who has to be approached not later than 2 hours before the end of the official installation period. Deadline postponements are subject to financial compensation. Prolonging the installation period on the last day of installation before the start of the event concerned is not possible.
- The rules and organisational instructions relating to installations, removals and the progress of the exhibition concerned are part of the Organisational Instructions. Documents binding upon Exhibitors include the Organisational Instructions, instructions specifying the application materials, safety and fire protection regulations and/or relevant items of legislation applicable in the Czech Republic. The Exhibitors are obliged to make their own staff and contractors familiar with these obligations.
- The Exhibitor/Installation Contractor is obliged to follow instructions issued by the Organiser or the fire protection installation in connection with the construction/installation, decoration, safety, maintenance and removal of their stand, promotion materials located at the stand, displayed exhibits and objects as well as with the use of decorations. In the event of breaching these conditions, the Exhibitor shall entitle the Organiser to close the Exhibitor's stand without being liable for any consequences of such action, and the Exhibitor shall not be entitled to any reimbursement of their payments.
- In cases where the presentation is not installed by the Organiser, the Exhibitor/Installation Contractor undertakes to provide the following before the start of such installation:
  - Project Documentation to the exhibition-site presentation as submitted for approval;
  - Confirmation regarding the exhibition-site presentation Installation Contractor;
  - Trade License or a statement from the Commercial Register;
  - Approved Project Documentation to the exhibition-site presentation;
  - If and as requested, a document proving payments of rent for the exhibition area, fees for services and project approval & electrical fixtures audit fees;
  - Copy of an insurance policy made to cover liability for damages that may be caused by the Exhibitor/Installation Contractor's own operations to the extent specified in Article XIII, paragraph 8;
  - Document proving the lodgement of a deposit for the ordered exhibition area;
  - List of names of all installation group members and a schedule of their work;
  - Valid certificates held by the staff meant to install electrical fixtures and fittings under Decree No.50/1978 Sb. and in compliance with CSN 33 2000 - 7711 and, in case of special operations, all other required certificates;
  - Valid audit report regarding protection and insulation of electrical machines, devices and equipment to be used in the course of installing and removing the on-site presentation.
- The exhibition halls are used exclusively for installations over the installation period, not for production of presentation items and elements. Subject to written consent from the Organiser, manufacturing operations are performed in premises reserved for this purpose and can only start after payment of the applicable fee. The Exhibitor is obliged to ensure that the surroundings of their stand do not get soiled as a consequence of installing their presentation and use all available technical resources to avoid such situation, as well as organise their own and their contractors' work in a manner preventing such problems. The use of suspended (hanging) structures meant to be part of on-site presentations is subject to written consent from the Organiser. Furthermore, the installation of such structures can only be arranged through the Organiser, according to the applicable price list and as late as after making the respective payment.
- Pursuant to the Organisational Instructions, the Exhibitor is obliged, not later than 1 month before the start of the installation, to submit a plan of their stand (two copies) or a model plus a simple drawing of the same scale after receiving their exhibition areas as ordered. In the event of failure to meet the said deadline, the Organiser shall charge CZK 5,000 for this service, i.e., express processing of documents and certification of the project documentation. Furthermore, the Organiser reserves the right to disallow the Exhibitor's participation in the exhibition. Installation material is brought to the site through a gate selected for this purpose.
- Any and all interventions to the structural parts of the hall and outdoor areas are prohibited. Adaptations as requested by the Exhibitor, if any, shall be exclusively arranged for by the Organiser. The Organiser is entitled to disallow the Exhibitor's participation in the exhibition in the event of the Exhibitor's failure to comply with the aforesaid provision (instruction).
- The Exhibitor/Installation Contractor performing the installation/removal work by means of their own resources is obliged to remove all material/the whole presentation and, in case where the volume of waste is considerable, order a high capacity container from the Organiser.
- The maximum height of the presentation including the "collar" is 3 m – deviations are subject to consent from the Organiser and financial compensation. The Organiser shall allow the placement of collars and/or eye catchers overlapping the exhibition area as far as the roof level on condition that the minimum height of the bottom edge is 2.5 m, and shall charge CZK 2,000. The price of installing high-reaching landmarks with a ground plan of up to 4 m<sup>2</sup> is CZK5,000. The fee for installing a stand whose height is more than 3 m and its ground plan over 4m<sup>2</sup> is 10% of the price of the extended area, in any case CZK 7,000 at the least. Atypical two-storey presentations are subject to submitting a structural design expert report. The maximum height of outdoor presentations is 8 metres. Outdoor structures higher than 3 m are subject to submitting a structural design expert report (including gusty wind implications).
- Providing electric, water, telephone lines and the Internet connection to other parties is prohibited and may be a reason for stopping the supply. If the ordered volume of electricity is exceeded, the reconnection shall be subject to (i) increasing the installed capacity and (ii) payment in cash. Installation Contractors have to use a masking paper tape and then a two-side tape before laying carpets (masking tapes are available through the exhibition site maintenance service).
- The use of motor vehicles, trailers, etc. inside the halls is strictly prohibited. Exceptions in special cases are subject to consent from the Hall Administrator. Motor vehicles that are part of on-site presentations are allowed on condition that their fuel tanks are empty and their batteries disconnected.
- The use of electric coolers, immersion heaters and participants' own extension cables is prohibited. The Organiser offers fast boilers, microwave ovens and extension cables against a special fee.
- The Exhibitors/Installation Contractor is obliged to check and disconnect all electrical appliances before leaving their on-site presentation.
- The Exhibitor/Installation Contractor is obliged to provide the Organiser's staff and fire protection crews with everyday access (after the opening hours) to their on-site presentation for the purpose of performing routine checks.
- The Exhibitor is obliged to start installing/removing their exhibition stand soon enough to ensure that such work is completed by the deadline set forth in the Organisational Instructions.
- The Exhibitor is not allowed to liquidate exhibits and the exhibition stand before the end of the exhibition and irrevocably agrees to pay CZK 20,000 in case of acting in breach of this provision.
- When leaving their exhibition stand and area, the Exhibitor is obliged to restore the site to the original condition and return all objects rented from the Organiser in undamaged condition. If the Organiser is forced to perform additional work to restore the stand, the exhibition area or the on-site equipment to the original condition, such work shall be done at the expense of the Exhibitor.
- Failure to meet the deadline for leaving the exhibition area is subject to a penalty of CZK 1,000/m<sup>2</sup> of such unvacated area. Any and all extra costs incurred to the Organiser as a consequence of delayed installation and/or removal work shall be re-invoiced to the Exhibitor.

## Article IX. PROMOTION, ADVERTISING, SIGNS, CATALOGUE AND OTHER FORMS OF PROMOTION

- The Exhibitor is entitled to promote their products only in their own stand.
- Promotion and advertising items can be used only in the exhibition area and only in the rented area. The use of posters, eye catchers and any other promotion objects outside the Exhibitor's stand is limited to locations provided by the Organiser for this purpose and is subject to a special fee that is not part of the rent for the exhibition stand area. The use of billboards, eye catchers and banners and/or distribution of flyers/leaflets is subject to written consent from the Organiser and paid for according to the applicable price list.
- A catalogue is issued for every exhibition in which each Exhibitor is obliged to publish, free of charge, a set of required data. The Organiser is not liable for errors in data stated in the Catalogue. Entry form and data provided after the respective deadline or errors in the provided data, if any. Exhibitors have to provide the catalogue data to the Organiser (or a party appointed by the Organiser) in a special form. The Organiser does not guarantee publishing any texts provided after the set deadline. Placing advertisements to the catalogue with the objective of promoting companies not having on-site presentations is subject to written consent from the Organiser.

- Unless agreed with and approved by the Organiser beforehand, the use of sound amplifiers is not allowed.
- Any and all forms of promotion in Exhibitors' exhibition areas and outside them (such as operation films, music, fashion shows, etc.) are subject to written consent from the Organiser who is entitled to limit or stop, despite earlier approval, promotion activities that involve excessive noise, dust, pollution, vibrations, etc. or otherwise significantly impair or disturb the exhibition. Should this provision be breached repeatedly, such activities shall be banned. The use of acoustic advertising recordings, etc. is subject to consent from the Organiser. The noise level outside the stand boundaries must not exceed 60 dB. In the event of exceeding the said noise level, the Exhibitor concerned shall be warned, and if the unacceptable noise level is not reduced immediately despite such warning, the on-site presentation shall be disconnected from electricity – in this connection, the Exhibitor irrevocably agrees to pay a penalty of CZK 30,000 in the event of such breach.
- If the Exhibitor uses music recordings in their exhibition stand, the obligations arising from the Copyright Act, the responsibility for paying royalties to copyright administrators acting under the Copyright Act and the responsibility for any and all costs incurring in this connection lie exclusively with the Exhibitor.
- The Organiser is entitled to ban or, at the cost of the Exhibitor, remove any advertisement item that is in conflict with the above paragraphs.

## Article X. RULES APPLICABLE DURING EXHIBITIONS

- The Organiser reserves the right to change exhibition dates and opening hours without making the Exhibitors entitled to claim any form of compensation. The Participation Agreement shall remain in force.
- If the Organiser decides who will/will not be admitted to a particular exhibition and under what conditions.
- To the extent set forth in the Organisational Instructions, the Exhibitor shall receive cards for their staff to provide them with free access to the exhibition grounds and the exhibition stand over the period in question. Each Exhibitor Card is only valid for one individual.
- The Exhibitor is responsible for the consequences of their conduct and the conduct of their staff.
- The Exhibitor is obliged to be present, personally or through appointed deputies, at their exhibition stand over the exhibition opening hours and make their stand accessible to exhibition visitors.
- The Exhibitor may, at their full discretion, decide that certain persons are denied access to the exhibition stand. However, the Organiser-appointed staff are entitled to be admitted to the stand at any time.
- The Exhibitor must not use inflammable and ignitable substances and use naked fire, fireplaces and ovens in their stand, unless the same is agreed with and approved by the Organiser in writing. In any case, the use of such substances and devices is subject to applicable fire protection regulations.
- Generally, the Exhibitor must not bother other Exhibitors and visitors in any way. Connective actions, if necessary, shall be taken at the Organiser's discretion.
- The use of electric coolers, immersion heaters and participants' own extension cables is prohibited. The Organiser offers fast boilers, microwave ovens and extension cables against a special fee.
- The Exhibitor/Installation Contractor is obliged to check and disconnect all electrical appliances before leaving their on-site presentation.
- The Exhibitor/Installation Contractor is obliged to provide the Organiser's staff and fire protection crews with everyday access (after the opening hours) to their on-site presentations for the purpose of performing routine checks.

## Article XI. CLEANING

- The Organiser is responsible for the cleaning of the exhibition site, halls and pavements. The cleaning of stands before the exhibition opens has to be finished by the installation deadline. The Exhibitor shall order the cleaning of their stand during the exhibition exclusively from the Organiser.

## Article XII. SECURITY

- Over the installation and removal periods and throughout the exhibition, the Organiser provides a general security service to safeguard the exhibition premises. However, this general security service provided by the Organiser does not rule out the danger of damage to objects and/or individuals. The Exhibitor shall order special security measures to protect their assets and presentation exclusively from the Organiser.
- Orders of presentation-related security services received less than 7 days before the start of the exhibition concerned are subject to a 50% extra charge.

## Article XIII. INSURANCE - LOSSES

- The Exhibitor takes part in the exhibition at their own risk and shall not hold the Organiser liable for any third-party claims made in connection with damages incurred as a consequence of the Exhibitor's participation in the exhibition.
- The Organiser is not liable to Exhibitor, Co-Exhibitors and Installation Contractors for any form of loss and/or destruction of or damage to exhibits, exhibition stand equipment and packaging materials, regardless whether such destruction or other form of damage occurs prior to, during or after the respective exhibition.
- The Organiser requires Exhibitors and Installation Contractors to take out insurance, at their own cost, to cover liability for damages that may be caused by their own operations to the exhibition:

Exhibitors installing their presentations by means of their own resources – CZK 500,000	
Contractors installing presentations of up to 30 m <sup>2</sup> .....	CZK 1 million
Contractors installing presentations of up to 50 m <sup>2</sup> .....	CZK 2 million
Contractors installing presentations of up to 100 m <sup>2</sup> .....	CZK 3 million
Contractors installing presentations of up to 200 m <sup>2</sup> .....	CZK 4 million
Contractors installing presentations of up to 300 m <sup>2</sup> .....	CZK 5 million
Contractors installing presentations of up to 400 m <sup>2</sup> .....	CZK 6 million
Contractors installing presentations of up to 500 m <sup>2</sup> .....	CZK 7 million
Contractors installing presentations of up to 600 m <sup>2</sup> .....	CZK 8 million
Contractors installing presentations of up to 700 m <sup>2</sup> .....	CZK 9 million
Contractors installing presentations of over 700 m <sup>2</sup> .....	CZK 10 million

Should the Exhibitor fail to comply with the aforesaid obligation, i.e., does not take out such insurance or is not able to demonstrate the existence thereof, the Organiser shall be entitled to prevent the Exhibitor from entering the exhibition premises until the point of taking appropriate corrective action.
- Exhibitors who have not ordered the presentation installation service from the Organiser (the installation company) are obliged to prove, prior to the registration, that they have taken out insurance (for the whole period including the installation, exhibition and removal stages) to cover their liability for damages that may be caused by their own operations.

## Article XIV. FINAL PROVISIONS

- Should the Organiser become unable to perform or organise the entire exhibition as planned due to circumstances that are out of the Organiser's control ("vis major"), the Organiser shall inform the Exhibitor, all of the Organiser's obligations arising from the signed Agreement shall become null and void, and no damages shall arise on the Exhibitor's part as a result of such situation.
- Smoking and using naked fire in the exhibition premises is prohibited. The Exhibitor/Installation Contractor is fully responsible for compliance in this regard.
- The Exhibitor/Installation Contractor is fully responsible for compliance with the General Terms and Conditions of Participation, the Organisational Instructions and the Organiser's Technical and Safety Regulations.
- Should the Exhibitor breach the provisions of paragraph XIV/3, the Organiser shall be entitled to expel the Exhibitor from the exhibition and the Exhibitor shall not be entitled to any earlier-made payments.
- The Exhibitor is entitled to file complaints regarding the Organiser-provided work and services with the official in charge of complaints, without undue delay, in writing and not later than 48 hours before the end of the event, otherwise such entitlement shall cease to exist.
- The Exhibitor shall follow the Organiser's instructions in situations and circumstances not governed by these General Terms and Conditions.
- The relations and disputes between the exhibitors and the organiser are governed by the laws of the Slovak Republic and settled pursuant to the relevant provisions of Act No. 513/1991 Coll. "the Commercial Code" as amended. The court of jurisdiction is the locally competent court of the organiser.
- Any and all exceptions granted by the Organiser require a written form.

## INTERBEAUTY PRAGUE

Drahomíra Salihbegović

Project manager

dsalihbegovic@incheba.sk

Tel.: +421 267 272 139

Fax: +421 267 272 201

www.incheba.sk

Monika Vodačková, manager

Marie Benešová, manager

interbeautyprague@incheba.sk

Tel.: +420 220 103 648, Fax: +420 220 103 255

www.incheba.sk