



HOTEL & RESTAURANT meetings

MARCH 21st, 22nd & 23rd 2023 - CANNES

APPLICATION FORM

(Subject to approval by WEYOU GROUP)

PRICES AVAILABLE FOR MEMBERS OF ANIEME - MUEBLE DE ESPANA

EXHIBITOR :

Corporate name :

Commercial name (that will appear on the stand and Exhibition catalogue) :

Adress :

Zip Code : City : Country :

Tél* : Fax :

E-mail : Web :

Invoicing adress if different :

V.A.T Number :

ACTIVITY :

Activity :

Name of the CEO :

Name of the sales manager :

The technical contact

Name :

Phone :

Email:

Person in charge of appointment requests on the Weyou Matchmaking platform

Name :

Phone :

Email:

Marketing department

Name Webmarketing Manager :

Email:

Name Community Manager :

Email:

Name of the account manager :

Email of accounting department :

Account department tel : Fax :

The information collected is processed by Weyou Group, particularly for the execution of the present contract. For more information we invite you to read article 23 of the General terms and conditions annexed to this form.



AGENDA PACK "APPOINTMENT"

Check the choice	Types of stand	Equipment	Unit Price with registration fees	Total exclud. VAT
	1 datebook pack: 6 sqm Stand - 14 appointments (7 appointments / day) + 2 evening packs + unlimited invitation of your prospects / top decision makers *	Bare stand	13-460-€	12 105 €
		Ready to exhibit stand	14-516-€	13 065 €
	2 datebook pack: 12 sqm Stand - 28 appointments (14 appointments / day)** + 3 evening packs + unlimited invitation of your prospects / top decision makers *	Bare stand	21-271-€	19 144 €
		Ready to exhibit stand	25-205-€	22 685 €
	3 datebook pack: 18 sqm Stand - 42 appointments (21 appointments / day)*** + 4 evening packs + unlimited invitation of your prospects / top decision makers *	Bare stand	32-508-€	29 257 €
		Ready to exhibit stand	35-225-€	31 703 €

STARTER OFFER (10 Places maximum)

	Half agenda pack: 4 sqm Stand - 7 appointments for the 2 days + 1 evening packs + unlimited invitation of your prospects / top decision makers *	Ready to exhibit stand	9-168-€	8 251 €
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OPTION ADDITIONAL SQUARE METER

	Additional square meter for bare stand	375 €		
	Additional square meter for ready to exhibit STAND	500 €		

BUSINESS LUNCH OPTION

Check the choice	Type of option	Equipment	Unit Price	Total exclud. VAT
	Pack 1 private table for 12 business lunches: 12 lunch appointments (6 lunches / day), Included: price of 16 meals (6 Top decision-makers meals + 2 exhibitor meals per	PRIVATIZED TABLE	5 725 €	



Non-contractual image

Bare stand : space only, unequipped stand (does not include stand equipment, no electricity)

Ready to exhibit stand: This option includes the equipment of the stand: carpeted surface, white partition walls, fascia, a spot light / 3m², teaches without logo, electrical connection 1KW and white furniture (1 table, 3 chairs multiplied by the number of diary, 1 cupboard, 1 literature rack, a trash can)

*The unlimited invitation includes: standard single room nights in a prestigious hotel of the Croisette, breakfast, lounge access, prearranged business meetings, access to conferences and workshops, access to the networking parties and welcome cocktail, transportation: round trio flight Paris / Cannes and transfers between hotels and various meeting places. In case of arrivals/departures outside of Paris (rest of France and foreign countries), the trip will be coered within the limit of € 250, VAT included. You must communicate the name, function and company of Top Decision Makers that you want to invite two months before the show for acceptance by our teams.

** 2 appointments at the same time / *** 3 appointments at the same time



HOTEL & RESTAURANT meetings

CATERING PACK				
	Pack 2 VIP CLUB lunches : Cocktail lunches with Top decision makers	303 €		

ADDITIONAL EVENINGS PACK				
	2 additional evening packs	303 €		

VISIBILITY INTO TOP DECISION MAKERS' ROOMS				
	Implementation of your company's brochure and / or business gifts into the Top Decision makers' rooms	2 500 €		

VISIBILITY IN THE EXHIBITION OFFICIAL GUIDE				
	Registration Additional heading **	388 €		
	2nd of Cover*	2 500 €		
	3rd cover *	2 500 €		
	4th of Cover *	3 750 €		
	Double page	3 500 €		
	Full Inner Page	1 875 €		
	1/2 Inner Page	1 000 €		

* subject to availability

** mandatory if you want your company to be displayed on more than one line of business in the official visitors guide and floor map



GUEST PASS ENGAGEMENT

IMPORTANT: The unlimited invitation allows you to invite free of charge prospects or clients who will join the top buyers programme. They must be CEOs/Purchasing Managers/Restaurant Managers/Technical Managers of hotels or architects with short or medium term projects and be validated by the hotel & restaurant meetings team.

In this regard, you may invite several buyers to participate in the HOTEL & RESTAURANT MEETINGS programme. You undertake to inform the Top Buyers unit of the name, position and company of these guests at least two months before the opening date of the show so that it can organise the travel and accommodation arrangements and the business meetings.

REGISTRATION FEES :

Including the referencing of your company in all the communication media (official catalog, trade show website, web package), the compulsory insurance for exhibitors (guarantee in case of theft limited to 10 000€ during the show openings hours), access to the "VIP club", access right to Weyou Analytics application.
Daily cleaning of the stand only for ready to exhibit stand.

INCLUDED

EX VAT TOTAL	€
20% VAT	€
INCLUDES ALL TAXES TOTAL	€

CONDITIONS OF PAYMENT

1. Payment of a down of 50% of the total amount including taxes, upon deliverance of the invoice established in virtue of the contract.

2. Balance of sums due on the date indicated on the invoice.

In case of late registration, the payment of the total amount TTC will be made in one payment, upon deliverance of the invoice established in virtue of the contract.

By check in favor of: WEYOU GROUP

By Bank transfer * - Title: « Hotel et Restaurant Meetings 2023 »

Bank address: BPRIVES CA ISSY LES MLX (00090)

Swift code: CCBPFRPPMTG

IBAN
FR76 1020 7000 9022 2156 5088 186

* Please mention on the bank transfer order the following «payment with no charges for beneficiary ». For International transfers, mention the BIC code which is CCBPFRPPMTG

The signatory accepts the enclosed General terms and conditions of the Exhibition

Company stamp

"Read and approved" Signature, date, print name and title

APPLICATION FORM

GENERAL SALES TERMS AND CONDITIONS

Article 1 – General

Specifications concerning the organisation of the Exhibition, in particular its opening and closing dates, location, programme, opening hours are decided by and may be modified to the will of the organiser.

In the event of an extension, exhibitors who so request may be authorised to close their stands on the date initially agreed. However, they may not remove products on display nor change the appearance of the stand before the date fixed by the organiser of the Exhibition.

If for major unpredictable or economic reasons the Exhibition cannot be held, participation contracts will be cancelled and sums available, after payment of expenses incurred, will be distributed between the exhibitors, pro rata to the sums deposited by each of them.

In the event of a threat to the public's safety, the organiser will have the responsibility of determining whether the Exhibition should be interrupted, evacuated or postponed. Exhibitors agree that they will submit to the organiser's decision, which may not represent grounds for complaint.

The organiser may cancel or postpone the Exhibition for reasons related to the security and safety of persons or if he considers the number of exhibitors or Top Decision Makers registered insufficient. In the event of a cancellation, registered exhibitors will recover deposited sums. All risks related to the non-realisation or the postponement of the Exhibition will be borne by the exhibitor. Particularly, the exhibitor will bear exclusively the cost of expenses incurred in preparation of his participation in the event.

The exhibitor shall undertake to respect, and make respected, the measures of the Exhibition's Handbook and internal rules.

The exhibitor is responsible to the organiser for non-observance of the schedule of conditions established by the owner or the main tenant of the site placed at the disposal of the organiser of the Exhibition. The organiser is not liable for any consequences arising from the enforcement of the provisions of these general terms and conditions.

The organiser is not responsible for appointments not honoured by Top Decision Makers.

However, if an exhibiting company counts less than 10 scheduled appointments per calendar, the organiser will refund the entire agenda, unless the exhibitor is responsible for his failure to meet this number of appointments

Article 2 – Conditions for participation

The organiser determines the categories of exhibitors and establishes the list of products and/or services exhibited.

Due to a limited number of places, as well as the need to maintain a balance between the number of exhibitors and Top Decision-Makers present at the Exhibition, the organiser reserves the right to select participants by accepting participation requests on the basis of an order of priority, established according to the seniority of the participant on the said meeting and / or his previous participation in the other fairs and events organised by Weyou Group. This decision may not be contested later.

An exhibitor may present only equipment, products, processes or services manufactured or designed by him, or for which he is an agent or distributor. In the latter case, he must attach to his application the list of brands whose products he intends to exhibit or whose services he intends to present.

After consideration, the organiser may exclude products and/or services which do not appear to him to correspond to the aim of the Exhibition, or allow the presentation of products and/or services which do not appear on the list but which may benefit the Exhibition.

Sales comprising immediate on-site delivery to the buyer are prohibited.

In pursuance of the regulation concerning authorised exhibitions, exhibitors agree to exhibit only products or equipment in conformity with French regulations, except for products or equipment destined for use exclusively outside French territory. Moreover, exhibitors agree not to proceed with any advertising liable to mislead or to constitute unfair competition. Moreover, it is forbidden for the exhibitor to present in the stands equipment, goods or advertising items of a brand not exhibiting at the Exhibition. It is also forbidden to use a display to claim an affiliation with a chain or consortium of companies, an association, a trade union etc.

The distribution of brochures, catalogues, flyers and objects of any nature by an exhibitor is restricted to the exhibitor's stand. No sales lead pertaining to products, brands or services not exposed may be distributed without the written authorisation of the organiser.

Any solicitation or promotion through loud speaking is prohibited, regardless of the means employed. Exhibitors must not obstruct alleys or physically infringe on them unless the organiser has exceptionally given a prior written authorisation.

The exhibitor formally forbids himself from conducting outside of the confines of the Exhibition similar activities to the ones conducted within, for the duration of the Exhibition.

Article 3 – Applications

Any person wishing to exhibit must present an application of participation to the organiser. Unless the organiser does not accept the application, the submission thereof shall be a binding and irrevocable undertaking to pay the full price of the stand hire and associated costs, and shall imply acceptance of all its conditions.

Article 4 – Control of admissions

The organiser is not obliged to justify his decisions concerning applications.

In the event that participation is refused, any sums paid by the party having presented an application of participation will be repaid, after deduction of administrative expenses incurred by the organiser and which remain due to him. The same provision applies to a party having presented an application of participation placed on the waiting list, to which a stand cannot be allocated for lack of available space when the Exhibition opens.

The exhibitor must inform the organiser of any information or event that may have occurred or been revealed since his application and may justify a review of this application.

Therefore, the organiser has the discretionary power to review his admission decision, even after the stands and/or bedrooms have been allocated, and to cancel the participation of an exhibitor if collective insolvency proceedings have been initiated against him, before the Exhibition.

Sums paid under the contract will remain the property of the organiser, who has the right to claim the entirety of the amount due.

However, where a company is authorised by a court to continue its operations, the organiser may, of his will, decide to maintain the application.

Article 5 – Assignment/Sub-letting

Without the organiser's prior consent in writing, an exhibitor shall not transfer sub-let or share, with or without payment, all or part of his space within the Exhibition. However, several exhibitors may be authorised to do a presentation in common if they have each obtained beforehand a written agreement from the organiser and have subscribed a request of co-participation.

Article 6 – Withdrawal

In the event of withdrawal or non-occupation of the stand for any reason, any sums paid and/or due in whole or in part towards the contract, shall retained by the organiser, even if the stand is let again to another participant.

An exhibitor shall be deemed to have withdrawn, should he fail for any reason whatsoever to take possession of his stand 24 hours before the day on which the Exhibition is due to open.

The organiser may therefore dispose of the defaulting exhibitor's stand and the latter shall have no right to claim a refund or compensation, even if the stand is allocated to another participant.

Article 7 – Price

The price of stands is decided by the organiser and may be revised by the organiser if there is a modification to its components, including but not limited to variations in the cost of materials, labour, transportation and services as well as tax and social charges.

Article 8 – Payment conditions

Payment for hire of the stand and other associated costs is to be made by the settlement dates and the methods fixed by the organiser and notified to the exhibitor in the Exhibition contract. A down payment of 50% of the total amount due including taxes shall be required upon deliverance of the invoice established in virtue of the contract. Payment of the balance will occur on the date indicated on the same invoice.

For any late application of participation, the total amount due including taxes will be paid in a single instalment upon deliverance of the invoice established in virtue of the contract. The same provision applies to exhibitors on the waiting list who are allocated a stand which becomes vacant.

Penalties for delay are due from the day following the payment date indicated on any invoice issued in accordance with the present terms of sale. The interest rate will be equal to three times the current legal interest rate. Pursuant to Article L441-6 Section 8 of the French Commercial Code, on any past due invoice, the debtor will also be liable for a 40 euros lump sum penalty fee for recovery costs, in addition to the above mentioned due penalties. This lump sum penalty does not exclude the event of a claim for damages.

Article 9 – Failure to pay

If an exhibitor should fail to pay on due dates and by the specifications stipulated in the preceding article, the organiser shall be entitled to apply the conditions contained in article 6 « Withdrawal ».

Article 10 – Allocation of stands

The organiser establishes the layout of the Exhibition and allocates sites at his free will, taking into account as much as possible the wishes expressed by the exhibitor, the nature of the products and/or services which he is presenting, the layout of the stand he proposes to install as well as, if necessary, the date on which the application was registered and the exhibitor's seniority in applying to the Exhibition.

In order to provide for organisational contingencies, the organiser may modify the location initially planned, or the size and layout of the area requested by the exhibitor. Such modifications shall not entitle the exhibitor to unilaterally terminate his participation contract.

An exhibitor is notified of the location of the stand allocated to him by means of a layout. This layout gives the characteristics of the stand as precisely as possible. Where possible, it is the exhibitor's responsibility to verify the conformity of the layout before setting up his stand.

The organiser is not liable for any difference between the characteristics given on the layout and the actual measurements of the stand.

The layout shows the general layout of the other stands surrounding the site allocated.

These indications, valid on the date the layout is drawn up, are given for information only and are liable to modifications which may not be communicated to the exhibitor.

Any claim concerning the location set out in the layout must be communicated to the organiser in writing within eight days. After this time limit, the location proposed shall be deemed accepted by the exhibitor.

Under no circumstances can the organiser reserve a specific location, nor book one for the next Exhibition. Furthermore, participation in previous Exhibitions shall not confer any right to a particular location nor confer any priority in the allocations.

Article 11 – Installation and decoration of stands

Stand installation is in accordance with the plans drawn up by the organiser. Depending on the venue's specificities and subject to the organiser's prior consent in writing, exhibitors may build split-level stands provided the conditions set out in Exhibitor's Handbook are complied with. Regulations concerning the construction of such stands are available from the organiser on request. Exhibitors are responsible for the specific decoration of their own stands. They shall comply with safety regulations issued by the public authorities and adhere to the general layout for decoration and signage drawn up by the organiser. The exhibitor will strive to take into account environmental and ethical issues and apply social standards when selecting both the elements of decoration for the stand and the products and services exhibited.

The organiser decides the specifications of how visual information is displayed and the conditions governing the use of all sound, light or audio-visual techniques, as well as the conditions under which all shows, attractions, promotional activities, surveys or opinion polls may be carried out within the confines of the Exhibition.

In the same way, the organiser decides on the conditions in which photography or sound recording is authorised within the confines of the Exhibition.

The organiser reserves the right to require that any fitting detrimental to the general appearance of the Exhibition, the visibility of neighbouring spaces or the public, or which does not conform to the layout and model submitted for his prior approval, be removed or modified. The organiser may withdraw an authorisation already given in the event of hindrance caused to neighbouring exhibitors, to circulation or to the running of the Exhibition.

The consumption of alcohol is allowed except for minors under the age of eighteen, subject to the law and to the specific rules of the Exhibition.

Article 12 – Contact with the public

Exhibitors and their personnel must wear appropriate attire and behave appropriately towards all persons, be they visitors, Top Decision-Makers, other exhibitors, organisers, attendants, hostesses or any other service providers.

Article 13 – Rehabilitation

The organiser declines all responsibility for structures or installations built by exhibitors. Exhibitors shall accept and leave the sites as delivered, any costs incurred by the exhibitor or the organiser to restore the space to its former state will be at the expense of the exhibitor. Exhibitors shall be liable for any damage, in particular to venue halls and venue equipment, caused by themselves or by their installations, equipment or goods.

Article 14 – Assembly and dismantling

The organiser determines the programme for erection and installation of the stands prior to the opening of the Exhibition. He also fixes dates and times for dismantling the stands, and removing equipment, materials and products as well as restoration of the site at the end of the Exhibition.

With regard in particular to the dismantling and removal of stands and desinstallation of the site, the organiser may complete tasks which have not been carried out by the exhibitor within the deadlines, for which the exhibitor accepts all costs and risks.

If an exhibitor should fail to vacate the site in due time, the organiser shall be entitled to penalties and damages.

Article 15 – Specific authorisations

Any installation of machines, equipment or structures which cannot be carried out without using space allocated to another exhibitor may only be done with the authorisation of the organiser and on the date fixed by him.

Article 16 – Goods

Each exhibitor provides for transport and reception of packages and goods sent to him, as well as identification of their contents. If the exhibitor is not present to receive his packages and goods, the organiser can refuse them. The exhibitor will not be entitled to damages or any form of reparation.

The exhibitor must act in accordance with the organiser's instructions concerning the delivery and dispatch of goods, in particular with regard to vehicle circulation within the confines of the Exhibition.

Goods and materials brought for the Exhibition may under no circumstances leave the Exhibition while it is ongoing.

Article 17 – Cleaning

The cleaning is done in accordance with the conditions and at times notified by the organiser to the exhibitors. Maintenance of the stand must be impeccable for the duration of the Exhibition and except for ready to exhibit stand, the exhibitor is responsible for cleaning the stand each day and must finish cleaning before the Exhibition opens to the public.

Article 18 – Insurances

The organiser subscribes to an insurance policy covering the financial consequences of his public liability in his role as organiser. This insurance does not cover damage caused by third parties other than the exhibitors.

Exhibitors may ask to examine a copy of the policy giving details of the risks covered and the duration of the policy.

The owner of the premises used for the Exhibition is liable for the buildings and installations, both permanent and temporary (as well as for the exploitation of activities and companies that he manages directly. This is the case for all external companies).

Other than the insurance covering equipment, objects and goods exposed, and more generally all mobile or other elements belonging to him, the exhibitor must imperatively subscribe to a public liability insurance covering damage caused to third parties by himself, his personnel or his installations within the context of the Exhibition and stay of the exhibitor. The exhibitor commits to producing proof of such insurance upon request.

The organiser is not liable in case of loss, theft or damage. Provision of a stand is not a deposit contract. In the event of stealing from the stand during the opening hours of the Exhibition, the exhibitor will be guaranteed by the present contract within the limit of 10 000 €, unless he has requested an extension of this guarantee from Weyou Group.

Article 19 – Fluids

As stated in the Exhibitor's handbook, connections to electricity, telephone, water and compressed air mains are charged to exhibitors who must request the connection within the time specified and within the technical possibilities offered by the exhibition site.

Any request concerning these services must be addressed to the distributor designated on the appropriate forms made available to exhibitors.

Article 20 – Customs

It is the responsibility of each exhibitor to complete customs formalities for equipment and products arriving from abroad. The organiser cannot be held responsible for any difficulties arising during these formalities.

Article 21 – Intellectual and industrial property rights

The exhibitor is responsible for ensuring that any Intellectual Property Rights held in equipment or products which he exhibits are properly protected, in accordance with legal provisions in force (patents, trademarks, models, exclusive distribution...). These measures must be taken before the display of equipment, products or services as the organiser will accept no responsibility in this regard, particularly in the event of a dispute with another exhibitor, a Top Decision-Maker or a visitor.

Article 22 – Society of authors

In the absence of an agreement between the society of authors and musical composers (SACEM) and the organiser, the exhibitor must deal directly with the SACEM or any other competent organisation if he uses music in any way whatsoever within the confines of the Exhibition, as the organiser declines all responsibility in this regard.

Article 23 – Collection and use of personal data

The exhibitor is informed that personal information disclosed on any form on Weyou Group website or in this participation contract may be processed electronically by Weyou Group as necessary for proper performance of the contract and, in particular, to inform the exhibitor and send him documents that will facilitate his visit, to manage his participation, his referencing on the communication media of the Exhibition, and his access to the Exhibition, and to ensure the smooth operation thereof.

This information may also be used by Weyou Group to produce statistics on the attendance at its exhibitions, in order to best address participants' interests from one edition to the next.

The exhibitor is also informed that his data is processed for the organisation of his meetings with the service providers, via the Weyou Matchmaking platform.

If the exhibitor does not answer one of the information requests, he will face the risk of his or her information not being correctly processed.

The exhibitor is also informed that in the absence of any objection on his part, expressed on his or her personal unsubscribe page, when ticking the boxes on the online registration form, via the "unsubscribe" link in Weyou Group's emails, or by mail at the address below, he may receive invitations, offers and information on the news and planning of other Weyou Group products and exhibitions, as well as commercial offers and information on behalf of its partners, selected and transferred by Weyou Group according to the participant's professional interests.

Pursuant to the French law n°78-17 "Informatique et Libertés" of 6 January 1978, the exhibitor has a right to access, oppose or rectify his personal data, or to have it erased, that he may exercise at any time, via his or her personal homepage online, by mail at the following address, indicating his identity when necessary: Weyou Group, Immeuble le Boma, 8 rue de Saint Cloud – 92150 Suresnes, or by email at dpo@weyou-group.com.

Weyou Group restricts data storage to the existing legal periods applicable to each purpose for which the data has been collected.

For more information, the exhibitor is invited to consult our privacy policy available on the Weyou Group website.

Access badge – use of the Weyou Analytics Application

The exhibitor's staff present at the Exhibition will receive an access badge, which will allow them to access the exhibition, conferences and any events and cocktails. This badge contains the information on their professional identity as provided to participate in the Exhibition. The scanning of the badge, via the Weyou Analytics application, by other exhibitors or at the entrance of a conference will allow these exhibitors or a speaker to receive this information and add to it if need be, in order to continue any exchanges and send you new business proposals. If the badge is not scanned, this information will not be transferred.

Otherwise, the organiser and the exhibitor agree to comply with their obligations under French and European regulations in force concerning the protection of personal data, especially Regulation (EU) 2016/679 of 27 April 2016 (the General Data Protection Regulation) ("GDPR").

The organiser warrants that he has taken a set of technical and operational protection measures insuring that the data collected for his activities is fairly and lawfully processed, respecting data subjects' rights, in accordance with his activity.

Data subjects have been so informed that their data will be transmitted to the exhibitor, on the basis of their consent, by scanning their badge with the exhibitor.

Reciprocally, the exhibitor warrants that data transmitted to him by data subjects, via Weyou Analytics, will be processed fairly and lawfully, in accordance with the laws mentioned above, in particular article 14 of the GDPR, and limited to the purposes mentioned above, as announced to data subjects:

- Continuing exchanges started during the exhibition.
- Furthering commercial prospection by the exhibitor, for the sole benefit of the company party to the contract, and relating to its products and services as exposed at the Exhibition, or to the data subject's professional interests.

The exhibitor also warrants that any additional comments will be appropriate, adequate and non discriminatory.

Thereafter, the exhibitor will:

- Take all the appropriate technical and operational measures to ensure the security and the confidentiality of the data transferred.
- Provide to data subjects all legal information allowing them to exercise their rights directly with the exhibitor (right of access, to rectification, to erasure and to limitation).

Consequently, once the data is transferred, the organiser shall not be liable for any damages, loss or claims resulting from the violation by the exhibitor of the above-mentioned regulation or the terms of the present contract.

Article 24 – Catalogue and dissemination of information provided by exhibitors

Exhibitors authorise the organiser to publish, under digital or printed form, information provided on the website for the Exhibition, in the exhibitors' catalogue and in any other medium of communication used for the Exhibition (guides, layout maps...).

Exhibitors also agree to the publication in the Exhibition communications media of photographs taken during the Exhibition on which they may appear.

The organiser reserves the exclusive right to publish and sell the catalogue of exhibitors, together with the advertising which appears in the catalogue. He may subcontract all or part of the right.

The information necessary for the writing of the catalogue is furnished by the exhibitors who are responsible for all information they supply for entry in the catalogue. The organiser cannot be held responsible for any omissions or errors in reproduction or composition or any other mistakes which may occur.

The organiser reserves the right to modify, remove, or group entries wherever he judges this to be useful as well as to refuse an entry to or modify texts for paid advertisements if they may cause harm to other exhibitors.

Article 25 – Access to the Exhibition

Only exhibitor's passes, invitation cards and entry tickets issued by the organiser may give access to the Exhibition.

The distribution, reproduction or sale by an exhibitor of any type of access pass, issued by the organiser, for profit is prohibited and the exhibitor may be prosecuted.

The organiser reserves the right to deny access to or to expel any person whose presence or behaviour may negatively affect the protected interests of participants, the business ethics, safety, tranquillity or image of the Exhibition, or the integrity of the various venue sites.

Article 26 – Invitation cards and exhibitor's passes

Invitation cards and exhibitor's passes are issued to exhibitors subject to the conditions fixed by the organiser.
Cards which remain unused may be not be returned, reimbursed or exchanged after the organiser has issued them against payment.

Article 27 – Safety

The exhibitor shall undertake to respect all safety measures imposed by administrative or legal authorities, as well as any safety measures which may be taken by the organiser. The organiser reserves the right to verify that these measures are respected.
Surveillance is carried out under the control of the organiser; his decision concerning the application of safety regulations is implemented immediately.

Article 28 – Application of the General terms and conditions

Any violation of the provisions of the present terms and conditions or internal regulations issued by the organiser may result in the exclusion of the offending exhibitor even without prior warning and/or compensation, with the assistance of law enforcement authorities if necessary. This applies specifically to non-conformity of stand fittings, failure to comply with safety regulations, failure to occupy the stand, display of products which do not conform to those stated in the initial application, sale of goods with immediate on-site delivery to the purchaser. In the event of an exclusion, the organiser will retain participation fees and may claim any amounts still due under the contract. An indemnity will then be claimed by the organiser as reparation for material harm, damage to the image and organisational difficulties suffered by the Exhibition, without prejudice to amounts engaged to close the stand. The organiser requires, in this respect, the right to retain exhibited products and furniture or articles of display belonging to the exhibitor.

Article 29 – Modification of the General terms and conditions

The organiser reserves the right to give a ruling on all cases not provided for within the present terms and regulations and to add new provisions whenever he believes this to be necessary.

Article 30 – Disputes

In the event of a dispute, the exhibitor undertakes to submit his claim to the organiser before taking any other action. The exhibitor formally agrees that any legal action undertaken in less than fifteen days from the date of this submission is declared inadmissible. In the event of dispute, the courts for the organiser's registered office shall have sole jurisdiction and the French version of this text will be referred to. This contract is governed by French law.