1. Conditions of admission and registration

Registration to take part in the event is only possible by using the official registration form. This does not confer any entitlement to registration by EUROKONGRESS GmbH. The legally binding signature on the registration form by an authorised person will denote the acceptance of all items in the standard conditions of entry as also binding on the client. Unilateral changes by the client therefore have no legal validity unless confirmed in writing by EUROKONGRESS GmbH.

The client is required to make his employees involved in placing the order, his agents and other representatives aware of the standard conditions of entry. He is required to ensure and to warrant that all these persons comply with the contract.

2. Payment conditions, annulment of the contract and force majeure

All payments must as a matter of principle be made in Euro (€). Amounts invoiced for services ordered and all ancillary costs are payable without any deductions within 14 (fourteen) days of the invoice date, whereby EUROKONGRESS GmbH is entitled to invoice the materials rented and its services before the event takes place.

EUROKONGRESS GmbH is entitled to annul the contract should its payment terms not be complied with or should the client infringe the domiciliary rights or house rules of the event location or should the conditions for the identity of the registered client no longer apply or the organiser subsequently become aware of circumstances that would have warranted exclusion had they been known in time. This will apply in particular should bankruptcy or insolvency proceedings be opened or in the event of the client’s insolvency, about which the client is required to inform EUROKONGRESS GmbH immediately. In this case, EUROKONGRESS GmbH is entitled to withdraw its confirmation of registration without compensation and to provide the service ordered elsewhere. The company in default with its payments will be liable to EUROKONGRESS GmbH for any loss incurred. Should EUROKONGRESS GmbH be unable to market the service elsewhere, it also reserves the right to claim a share of its costs from the initial client equal to 25% of the agreed/invoiced service plus VAT.

EUROKONGRESS GmbH is entitled to make use of the landlord’s lien provided for in law in order to ensure payment of all of its debt including any future claims. EUROKONGRESS GmbH assumes no liability for any damage to goods left behind. As an exhibitor, the client is required to provide information on the ownership of the objects exhibited at any time.

The client may not annul the contract once he has registered.

Registration will continue to be binding should the event be postponed or its duration changed on account of force majeure or for compelling reasons.
for which neither the organiser nor EUROKONGRESS GmbH are to be blamed. The same will apply should it not be possible to hold the event due to force majeure. The client will not be entitled to any compensation from EUROKONGRESS GmbH should the event be postponed, its duration changed or should it be cancelled for any reason whatsoever.

3. Printed materials and complaints

The client is responsible for the delivery of advertising copy and flawless print documents on time. EUROKONGRESS GmbH will demand that print documents that are obviously unsuitable or damaged be replaced immediately. EUROKONGRESS GmbH guarantees the customary print quality of the article ordered subject to the quality of the print documents.

EUROKONGRESS GmbH also reserves the right to reject advertising orders on account of their content, origin or technical form in accordance with objectively justified principles, should the content contravene any laws or official regulations or should their publication be contrary to the organiser’s interests. The client will be informed immediately should an order be rejected.

Complaints must be reported within four weeks of the receipt of the invoice and voucher.

4. Admission to the specialist exhibition, allocation of places, requirements and liability

As a matter of principle, EUROKONGRESS GmbH will decide on the admission of exhibitors after having reviewed the application form.

Should registration for the exhibition be accepted, the company will receive a confirmation, a plan of the exhibition as well as all relevant information well in advance of the event. This only applies to the company referred to in the documentation. Neither the complete or partial transfer to other parties of the rights and obligations conferred by registration nor the sub-letting, occupation, division or exchange of a stand are permitted. Exceptions require the written consent of EUROKONGRESS GmbH.

The allocation and dimensions of the stand are governed, amongst other factors, by the available premises. The exhibiting company’s wishes will be considered as far as possible – this does not however constitute entitlement. In exceptional cases, EUROKONGRESS GmbH reserves the right to allocate the exhibiting company a different stand (dimensions or location) up to ten days before the beginning of the event, even should a stand described differently already have been confirmed. The exhibitor is only entitled to demand the return of the stand rental already paid should EUROKONGRESS GmbH be unable to dispose of the stand area allocated.

Should several exhibitors wish to rent a stand jointly, the registration must name a stand representative entitled to act in their name with which negotiations will be conducted alone. This authorised representative is liable for any negligence on the part of those he represents as well as for his own negligence. The participating exhibitors are jointly and severally liable to the organiser.

EUROKONGRESS GmbH is entitled to reject or to have removed unapproved exhibits and parts of the exhibition that do not match the exhibition’s ambiance or that prove to be unsuitable and endanger, annoy or disturb the exhibition, its visitors and neighbouring stands. EUROKONGRESS GmbH will remove the goods exhibited with the assistance of the courts and at the exhibitor’s expense should the exhibitor fail to comply with this requirement. The company exhibiting will have no rights whatsoever to compensation from EUROKONGRESS GmbH in such cases.

EUROKONGRESS GmbH and the landlord of the exhibition location are liable solely for damage caused by deliberate intent or gross negligence on their part. The client will be informed accordingly should approval and/or a required permit not be granted or only subject to certain conditions.

Neither EUROKONGRESS GmbH nor the landlord of the event location are required to safeguard deadlines, to lodge appeals etc. No claims for
compensation whatsoever may be sought against EUROKONGRESS GmbH or against the landlord of the event location on account of conditions imposed by the building inspectorate and other authorities.

4.1 Requirement to keep the stand open

The exhibiting company is required to ensure that its stand is occupied and kept clean during the exhibition’s opening times.

4.2 Advertising

Exhibitors are only permitted to carry on advertising of any kind for the products they manufacture or distribute within the area they have rented. Intrusive advertising not in keeping with the ambiance of the exhibition must be avoided.

EUROKONGRESS GmbH is entitled to remove any advertising that does not comply with this requirement. The client will bear any costs incurred. No liability is assumed for any damage caused by this removal.

4.3 Liability

Any liability on the part of EUROKONGRESS GmbH for any defects already present in the rented article is excluded as is liability for damage incurred as a result of minor negligence on the part of EUROKONGRESS GmbH or its vicarious agents. Neither EUROKONGRESS GmbH nor the landlord of the event location are liable for the property of third parties brought into or stored on the event premises. This also applies to exhibition goods. No contract to safeguard such objects is concluded.

EUROKONGRESS GmbH and the landlord of the event location do not assume any liability for damage to persons and property and particularly not for lost property – including during assembly and dismantling times – or any liability for the cloakroom.

The exhibitor is liable in accordance with the general provisions of the law. The exhibitor is responsible on his own behalf and that of his authorised representatives for any damage to persons and property caused at the event location, to the building, fixtures and fittings and in loading and parking areas caused by his own negligence or that of his employees and vicarious agents whilst erecting the stand or by their motor vehicles. Claims for compensation must be forwarded to EUROKONGRESS GmbH and the landlord of the event location.

5. Domiciliary rights and compliance with police regulations

During the event, the client will be subject to the domiciliary rights of the landlord of the event location on the whole site of the event. Instructions issued by those he employs, identified by their service pass, must be complied with. The client is required to behave in a manner appropriate to the environment.

By submitting a signed application, the client and his authorised representatives subject themselves to the above regulations as well as any additional regulations issued in the interests of the event and moreover to any regulations issued by the police or other public authorities.

The client is responsible for compliance with local building authority regulations, the provisions of the Regulations governing Places of Assembly (abbreviated in German to VStättVO) in so far as they apply to him and all trading, police, health authority and other regulations provided for in law.

6. Insurance, legal and data protection

6.1 Insurance

The client himself is required to ensure that adequate insurance cover is provided; he is required in particular to conclude third party liability insurance covering damage to persons and property and to rented objects...
incurred during the event. The exhibitor is also recommended to conclude additional insurance against loss of or damage to the client’s own property during the event and during transportation.

6.2 Protection of commercial proprietary rights

The client is required to ensure copyrights and other protected commercial property rights associated with his participation. The client is responsible for registration with and payment of royalties due to the German GEMA (Society for Musical performance and Mechanical Recording Rights).

6.3 German Federal Data Protection Law

Business partners’ personal data will be stored and processed in accordance with §§28 and 29 of the German Federal Data Protection Law (abbreviated in German to BDSG) within the context of the use intended by the contractual relationship.

7. Concluding provisions

EUROKONGRESS GmbH reserves the right to exclude the client from participation at the event should the client or his authorised representatives infringe the conditions of entry and measures taken not be reversed. The client will not be entitled to compensation.

Any claims of whatever sort against EUROKONGRESS GmbH or the landlord of the event location must be reported by registered letter within 14 days of the end of the event. Any claims reported later will not be recognised.

Should individual provisions of these conditions of entry be invalid, this will not affect the validity of the remaining provisions. The invalid provision must be amended in such a way that the objective intended is achieved.

Ancillary agreements will only be valid when confirmed in writing by EUROKONGRESS GmbH.

The place of fulfilment is Munich. Mutual rights and obligations arising from this contractual relationship and on account of this contract will be subject to the law of the Federal Republic of Germany.

8. Cancellation Policy

Sponsorship cancellations must be submitted in writing. For all cancellations received in writing up until 18 December 2017, 50% of the total amount of the booked services will be withheld as cancellation fee.

For cancellations received in writing after 19 December 2017 a cancellation fee of 100% applies.