Application Contract Asia Wine Expo 2012

1 - 3 November, 2012 Singapore Sands Expo and Convention Center Application Deadline: 1 August, 2012



Exhibitor				
Company				
Address 1				
Address 2				
Telephone			Fax	
E-mail			VAT no.	
Contact Person				
Eull Dackage S	tanda (wlassa tiak yayr shaisa)			
ruii Package S	Stands (please tick your choice)			
	Stand Size	Dimensions		Total Rate
	9 m² Row Stand	3 m x 3 m		EUR 3250
	18 m² Row Stand	6 m x 3 m		EUR 6150
	27 m² Row Stand 36 m² Head Stand	9 m x 3 m		EUR 8950
		6 m x 6 m	0 2 0	EUR 11650
	Corner Stand Surcharge of EUR 200 for 18 m² and 27 m² (not available for 9 and 36 m²)			
	Head Stand Surcharge of EUR 300 for 18 m² (not available for 9 m² and 27 m²) Including: Raw space, registration fee, exhibitor badges, catalogue entry with company description			
	Stand construction in Octanorm System, carpet, company name on fascia board, 1 power socket 220V, 3 spotlights each 9 m², 1 information counter, 1 table (18 and more m²: 2 tables), 2 bar stools, paper basket, daily stand cleaning. Service Package: 2 wine racks, 50 glasses, 1 ice box with 18kg of ice daily, 1 spittoon			
Space only (ple	ease tick your choice) m² with own stand o	construction		
		Stand Size		Total Rate
	Row stand (1 side open)	min. 36 m²		EUR 270 / m ²
	Corner stand (2 sides open) min. 36 m²		EUR 275 / m ²
	Head stand (3 sides open)	min. 72 m²		EUR 280 / m ²
	Island stand (4 sides open)	min. 72 m²		EUR 285 / m ²
	Including: Raw space, registration fee, exhibitor badges, catalogue entry with company description			
	Place & Date	Name		Authorised signature

The Participation Terms are recognized as legally binding in all parts. (www.merebo.com/Terms)
Terms of Payment: 30% of total charges to be paid immediately upon receipt of the invoice. Remaining balance to be remitted before 1 August, 2012.

Terms of participation

1. Application to participate in the exhibition

Applications are to be made on the enclosed form, which should be returned to MEREBO Messe Marketing at the earliest opportunity, filled in and signed with a legally binding signature. The rental contract comes into force once MEREBO Messe Marketing has informed the applicant in writing that he is admitted.

The exhibitors shall not be entitled to withdraw from the exhibition after admission. Notice of withdrawal shall be made in writing to the MEREBO Messe Marketing, and shall take effect only when written consent is given by MEREBO Messe Marketing and the exhibitor agrees to pay compensation in accordance with the sliding scale that follows. The cancellation charge is calculated as a proportion of the participation fee, depending on how long before the start of the event the withdrawal is received: 1. 6 months or more 25%, between 4 and 6 months 50%, between 0 and 4 months 100%.

MEREBO Messe Marketing is entitled to rescind the application contract or to terminate the application contract if the exhibitor opens insolvency proceedings or bankruptcy proceedings or if the company of the exhibitor goes into liquidation. However the full participation fees must be paid.

2. Participation fees and terms of payment

The participation fees are calculated in accordance with the clauses set out in the application form. The fee to be paid by the exhibitor to MEREBO Messe Marketing includes the rent for the space as well as the wide range of services offered by MEREBO Messe Marketing. The deadlines for payment given in the application form or the invoice must be observed. If the stand is allocated within 90 days of the start of the fair, then the full amount is due immediately. If the terms of payment are not met by the exhibitor, MEREBO Messe Marketing reserves the right to cancel the application. If the application is cancelled, the exhibitor is liable for 50% of the participation fees. In case of cancellation within 90 days before the exhibition begins, the full participation fees must be paid.

3. Co-exhibitors and additionally represented organisations

Co-exhibitors and additionally represented organisations must be applied for separately in writing, together with the application for the main exhibitor, and specifying their full addresses.

4. Cancellation or curtailment of the exhibition

MEREBO Messe Marketing shall not be required to refund the participation fees or any part thereof to the exhibitor or be liable for any loss or damage suffered by the exhibitor in the event that the exhibition is cancelled or suspended or the duration of the exhibition is reduced owing to such circumstances beyond MEREBO Messe Marketing's control as may be: - outbreak of war or civil unrest - orders of governmental or statutory authorities - fire, floods and other acts of God strikes by workmen; lockouts.

5. Non-liability

MEREBO Messe Marketing assumes no liability for exhibition items or display material and something like that just as consequential damages. MEREBO Messe Marketing moreover excludes all liability for disadvantages and damages suffered by exhibitors as the result of incorrect catalogue entries and additional services. This does not affect liability on the basis of wilful or gross negligent misconduct. Any liability for ensuring unhindered setting up and taking down of stands is excluded. Non-liability is valid for damage direct or indirect independent of legal ground. Non-liability refers to material, property and personal damage, i. e. damage to body and life. It is valid for the exhibitor as well as for any other persons participating in the exhibition. The non-liability mentioned above is also valid for the other exemptions and limitations of liability of these terms of exhibition which will be effective without restrictions.

6. Warranty

Complaints about any deficiencies in the stand or exhibition area are to be made in writing to MEREBO Messe Marketing immediately on taking over the stand, and at the latest on the last day for setting up stands, so that MEREBO Messe Marketing can remedy such deficiencies. Subsequent complaints cannot be considered, and cannot lead to claims against MEREBO Messe Marketing.

7. Legal venue

The legal venue and place of fulfilment for contractual payments is Hamburg/Germany. Federal German law shall apply to any disputes arising from the contract. This translation is intended only for guidance and information. To the best of our knowledge and belief it is a faithful representation of the German original; however, in the event of divergence between the English and the German text, the German takes precedence.