

BVV Trade Fairs Brno
Výstaviště 405/1, CZ – 603 00 Brno
Phone: +420 541 152 818, 744
Fax: +420 541 153 067
E-mail: medicalfair@bvv.cz, rehaprotex@bvv.cz
www.medicalfair.cz, www.rehaprotex.cz
Commercial register: Krajský soud v Brně, B 3137
ID: 25582518 Tax ID: CZ25582518



International Medical and Healthcare Fair

International Fair for Rehabilitation, Compensation and Prosthetic Aids

Application for participation

Phone:

BANK CONNECTION:

ČSOB, a.s., SWIFT: CEKOCZPP, IBAN: CZ85 0300 0000 0000 0340 1803, Account No: 3401803/0300

UniCredit Bank Czech Republic, a.s., SWIFT: BACKCZPP, IBAN: CZ97 2700 0000 0047 5043 2011, Account No: 4750432011/2700

Česká spořitelna, a.s., SWIFT: GBACZKZ, IBAN: CZ75 0800 0000 0000 0345 7022, Account No: 3457022/0800

Specification note: Medical Fair 15021, REHAPROTEX 15015

Brno - Czech Republic October 21-24, 2015 Regular date for registration till June 30, 2015

1 EXHIBITOR								
Company / Name, Surname:								
Registered office / place of business	5:							
Street:								
City:								
Postcode:	Country:							
Reg. No.:		VAT No.:						
Phone:								
Fax:								
Http://								
E-mail address for sending electronic invoices (a compulsory item in case you dispose of an e-mail address):								
CEO:								
Person in charge of Public Relati	ons:							
Phone:	Fax:	E-mail:						
Contact person and contact add	lress of exhibitor							
Name:		Address:						
Phone:	Fax:	E-mail:						
Bank:	SWIFT:	IBAN:						
2 AGENCY (a person / a legal ent	ity providing all aspects of trade fair participation fo	r the exhibitor at the fair, including paymo	ent for the provided performance)					
Company / Name, Surname:								
Registered office / place of busin	ness:							
Street:		Postcode:	Country:					
City:		http://						
Phone:	Fax:	E-mail:						
E-mail address for sending electronic invoices (a compulsory item in case you dispose of an e-mail address):								
Reg. No.:		VAT No.:						
CEO:								
Person in charge of Public Relati	ons:							
Phone:	Fax:	E-mail:						
Contact person and contact address of agency								
Name:		Address:						

E-mail:



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	ı				
3	PRICE	CONDITIONS	_	EXHIBITION	AREA

COVERED	sqm								
OPEN	sqm								
Type of stand			till 30.	. 6. 2015	after 1. 7.	2015			
Row		ered area	2,241	CZK/sqm	2,490 CZK	/sqm			
Additional fee in %:	0	pen area	1,170	CZK/sqm	1,300 CZK	/sqm			
☐ Corner			l l	.0%	10%				
□ Head □ Island			l l	.5% 20%	15% 20%				
Registration fee:				00 CZK	6,000 0	ZK			
co-exhibitor Given prices are witho	out VAT		3,00	OO CZK	3,000 0	ZK			
The invoice will be									
The special price appl and pays the advance				e Application fo	r Participation ι	ıntil June 30,	2015 (10% dis	scount)	
	1 7		•		ı. p. (11.	•11.1		
■ We hereby make of 50% of the pri	ice for the grou	est for space f nd floor (see	or a multi-stor the General Co	ey stand const Inditions – Art	ruction. Price to . VI).	or multi-storey	/ will be charg	jed at a level	
		`			,				
SPECIAL OFFER – AT Exhibiting area, regis			n and tachnics	al connections	_ all in one nri	دما			
		ı		1			- FOR		D F 4D
TYPE OF EXPOSITION	N	□ B1	□ B2	12 cam	□ E1R	□ E2	□ E2R	□ Ex1	□ Ex1R
		9 sqm	12 sqm	12 sqm	12 sqm	15 sqm	15 sqm	15 sqm	15 sqm
Price without VAT		row 36,420 CZK	row 44,210 CZK	row 45,690 CZK	corner 48,310 CZK	row 54,220 CZK	corner 57,740 CZK	row 63,450 CZK	corner 66,510 CZI
Colour of the text: Carpet:	tand ctor is:	no		eral Condition	ns for Particip	nation, Art. I	II/par. 1)		
Carpet:	/V Trade Fairs Brand ctor is: ents for stand	no location (s	ee A4 – Geno re):	eral Condition	ns for Particip	nation, Art. 1	II/par. 1)		
Carpet:	/V Trade Fairs Br tand ctor is: ents for stand	no location (s	ee A4 – Geno re):	eral Condition	ns for Particip	nation, Art.	II/par. 1)		
Carpet:	/V Trade Fairs Brand ctor is: ents for stand	no location (s	ee A4 – Geno re):	eral Condition	ns for Particip	ation, Art. I	II/par. 1)		
Carpet: □ blue □ Stand built by BV □ Exhibitor's own s □ Our stand contract Special requirement LIST OF PRODUCTS (/V Trade Fairs Brand ctor is: ents for stand	no location (s	ee A4 – Geno re):	eral Condition	ns for Particip	nation, Art. 1	II/par. 1)		
Carpet:	/V Trade Fairs Brand ctor is: ents for stand for code numbe	no location (s	ee A4 – Geno re):	eral Condition	ns for Particip	nation, Art. 1	II/par. 1)		
Carpet: □ blue □ Stand built by BV □ Exhibitor's own so □ Our stand contract Special requirement LIST OF PRODUCTS (Main	/V Trade Fairs Brand ctor is: ents for stand for code numbe	no location (s	ee A4 – Geno re):	eral Condition			II/par. 1)		
Carpet:	/V Trade Fairs Brand ctor is: ents for stand for code numbe branch with reg	roo (s	ee A4 – Geno re):	eral Condition	Number of en	nployees:			
Carpet: □ blue □ Stand built by BV □ Exhibitor's own so □ Our stand contract Special requirement LIST OF PRODUCTS (Main	// Trade Fairs Brand ctor is: ents for stand for code number branch with recommendations IE EXHIBITOR	rno location (s r see enclosur gards to stand	ee A4 – Geno re):	eral Condition		nployees:	II/par. 1) □ 26–250		over 250

With my signature I of electronic devices.

Place, date

Name and surname of person authorised to sign on behalf of the exhibitor / agency Stamp and signature of person authorised to sign on behalf of the exhibitor / agency

Veletrhy Brno

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Brno - Czech Republic October 21-24, 2015

Regular date for registration till June 30, 2015

1. Company / Name, S	Surname:			List of products	Company will be presented
			Main field		☐ its own stuff and products
Registered office incl.	post code:				☐ its own products only
					Manufacturer
Contact person:					☐ yes ☐ no
Tel.:	Fax:				Number of employees in the co
E-mail:					☐ up to 25 ☐ 26–250 ☐ ove
2. Company / Name, Surname:				List of products	Company will be presented
			Main field		its own stuff and products
Registered office incl.	post code:				☐ its own products only
					Manufacturer
Contact person:					□ yes □ no
Tel.:	Fax:				Number of employees in the co
E-mail:					☐ up to 25 ☐ 26–250 ☐ ove
3. Company / Name, Surname:				List of products	Company will be presented
			Main field		its own stuff and products
Registered office incl.	post code:				☐ its own products only
					Manufacturer
Contact person:					□ yes □ no
Tel.:	Fax:				Number of employees in the co
E-mail:					☐ up to 25 ☐ 26–250 ☐ ove
4. Company / Name, S	Surname:			List of products	Company will be presented
			Main field		☐ its own stuff and products
Registered office incl. post code:					$lue{}$ its own products only
					Manufacturer
Contact person:					☐ yes ☐ no
Tel.:	Fax:				Number of employees in the co
E-mail:					☐ up to 25 ☐ 26–250 ☐ ove
_					
7 REPRESENTED CO	MPANIES AND B	RANDS			
			LIST OF PRODUCT		LIST OF PRODU
1. Company:		Country:		4. Brand:	
2. Company:		J			
3. Company:		Country		6 Brand	



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GENERAL CONDITIONS FOR PARTICIPATION

Article I

Veletrhy Brno a.s., Výstaviště 405/1, CZ - 603 00 Brno (hereinafter referred to as Fair Administration).

Applications and Exhibition Area Allocation

1. The Application for Participation to the extent of the electronic application or written forms A/1, A/2, A/3 and A/4 is binding on the exhibitor. The Fair Administration rules on the approval of the application, the curtailment or enlargement of the ordered area, and the size and type of exhibition area. The Fair Administration is not obliged to comply with an exhibitor's request for the placement of his or her stand.

2. After the Fair Administration receives the duly completed Application for Participation, it will sent the exhibitor written notification of the acceptance of the application. The Fair Administration will inform the exhibitor of the placement and size of the exhibition area allocated by means of written confirmation of the allocation of exhibition area. The part of the electronic catalogue for the placement of the exhibitor's details will be open to the exhibitor following the allocation of his or her exhibition area. The exhibition area will be made available to the exhibitor for exhibition stand assembly at the time given in the Organisational Instructions issued by the Fair Administration. The handing over of the exhibition area to the exhibitor at the fixed date can take place only if the total price has been settled.

Article III

Price for provision of exhibition area (hereinafter referred to as "price")

- The price must be stated in the application form or in the Fair Administration letter. Every incomplete square metre will be charged as if it were the whole square metre. The least allocated exhibition area is 6 sqm.
- 2. The exhibitor must not cede the allocated exhibition area to a third party without prior written consent
- of the Fair Administration.

 3. Should an exhibitor notify the Fair Administration in writing before the receipt of the written confirmation 3. Should an exhibitor notify the Fair Administration in writing before the receipt of the written confirmation of allocation of exhibition area of not taking part in the fair, this represents a breach of the contract on the part of the exhibitor. If such violation occurs the exhibitor is obliged to pay the Fair Administration a contractual penalty amounting to the sum of the registration fee + 30% of the total price. Similarly, should an exhibitor notify the Fair Administration in writing of not taking part in the fair following the written confirmation of allocation of exhibition area, this represents a breach of the contract on the part of the exhibitor. If such violation occurs the exhibitor is obliged to pay the Fair Administration a contractual penalty amounting to the sum of the registration fee + 100% of the total price. The Fair Administration is entitled to withdraw from the contract following the receipt of a written notification of the exhibitor's non-participation in the fair. The obligations of the contracting parties arising from this contract cease to exist on the payment of the contractual penalty. to exist on the payment of the contractual penalty.

 4. The exhibitor must not occupy a larger exhibition area than officially allocated. If the exhibitor is interested
- in an extension of the assigned area and if such free area is available, the matter of extension of the exhibition area has to be discussed with the Fair Administration in advance. The Fair Administration decides at its own discretion about the approval of such extension. If the approval is granted, the exhibitor shall pay for the extra occupied area within the date of payment stated in the invoice – the tax document issued by the Fair Administration.

Article IV

Price and Payment Conditions

1. Along with written notification of the receipt and confirmation of the exhibitor's Application for Participation in the fair, the Fair Administration will also send the exhibitor an advance invoice to an amount corresponding to the registration fee + 30 % of the total price, including VAT. The registration fee also includes the use of space in the electronic catalogue for the given fair. Along with the confirmation of the allocation of the exhibition area, the Fair Administration will also send the exhibitor an invoice (tax document) for the total remaining price, including VAT. Invoices will be issued in accordance with valid legal regulations.

2. Should the advance invoice not be paid by the due date of payment, the exhibitor shall be obliged 2. Should the advance invoice not be paid by the due date of payment, the exhibitor shall be obliged to pay the Fair Administration a contractual penalty to an amount corresponding to the invoice for the total price not be paid duly by the date of payment, the exhibitor shall be obliged to pay the Fair Administration a contractual penalty to the amount of the registration fee + 100% of the total price. Furthermore, if the advance invoice or the invoice (tax document) is not paid duly by the date of payment, the Fair Administration is entitled to withdraw from the contract. The obligations of the contracting parties

arising from this contract cease to exist on the payment of the contractual penalty.

3. All prices for services and performances granted by the Fair Administration are to be understood and are agreed upon pursuant to provisions of the Act No. 526/1990 Coll., Act on Prices, as amended later on. Among others, the price also covers the lighting of the exhibition hall or outside exhibition areas, heating or cooling of the exhibition hall according to the terms determined by the Fair Administration and technical parameters of the appropriate exhibition spaces, and the basic cleaning of the exhibition hall or outside exhibition areas as well. Unless agreed otherwise, the exhibitor is obliged to pay the Fair Administration for all ordered and invoiced services and performances by the due date of payment given on the invoice. Given prices are without VAT. The VAT will be charged in accordance with the valid legislation. 4. For exhibitors based in the EU: If the exhibitor gives a valid tax number (for VAT) on his/her application, Czech VAT will not be charged on the invoice for the provision of exhibition area. If the exhibitor does not do so, then Czech VAT will be charged on the invoice at the current legal rate.

do so, then czech VAI will be charged on the invoice at the current legal rate. For exhibitors based outside the EU: If the exhibitor gives a valid tax number (for VAT) on his/her application and submits to the trade fair administration a copy of confirmation of registration for this tax in his/her own state, Czech VAT will not be charged on the invoice for the provision of exhibition area. If the exhibitor does not do so, invoicing without Czech VAT will still be possible if the exhibitor submits to that for trade fair administration confirmation issued by a tax authority or other state body to the effect that the exhibitor is engaged in business activity in his/her own country.

Article V Exhibits

- 1. As exhibits are understood objects, goods or the right to immaterial assets which are displayed on an area
- designated by the Fair Administration and which comply with the List of Products of the event.

 2. The exhibitor is entitled to display at the fair only such exhibits of which he is the owner or the authorised user and which are not illegal imitations of a tangible or intangible nature violating the legal regulations relating to intellectual property valid in the Czech Republic. If the contrary is found to be the case, the Fair Administration is entitled to proceed in accordance with Article IX, Paragraph 4 of the General Conditions of Participation. The Fair Administration is not responsible for any damage incurred by the exhibitor
- or Participation. The Pari Administration is not responsible for any damage inturied by the exhibitor.

 3. The exhibitor is obliged to report any changes in exhibits without undue delay to the Fair Administration. The exhibitor accepts and respects that the fairs are designed as contractual, not for selling goods or services. The exhibitor is obliged to insure the presented exhibits against burglary.

 4. The delivery and removal of exhibits are carried out in accordance with the Fair Administration instructions. The exhibitor is obliged to send all installation material and exhibits to the exhibitions carriage-paid
- to their stand. Should the installation material and exhibits to the removed by the deadline of the dismantling period, handling and storage fees shall be charged by the Fair Administration.

 5. The takeover of products and commodities (exhibits) is carried out exclusively by the exhibitor. If neither the exhibitor, nor his representative are present, the exhibit by labe left on the allocated exhibition area at the risk of the exhibitor. It is not permissible to remove the exhibits in the course of the event.
- 6. Exhibits registered by an exhibitor for presentation at the fair must correspond with the nomenclature 6. Exhibits registered by an exhibitor for presentation at the fair must correspond with the nomenclature of the event. Data on exhibits as well as the ones concerning the exhibitor's company, agency or co-exhibiting companies given by the exhibitor in the Application for Participation must be complete, accurate and truthful. If there are any differences between the data on exhibits presented in the fair and the ones given in the Application for Participation, the exhibitor is obliged to remove such exhibits immediately upon an instruction of the Fair Administration. If the exhibitor fails to do so, such conduct shall be deemeda substantial breach of the General Conditions for Participation and the Fair Administration is entitled to act according to Article IX, Paragraph 4 of the General Conditions for Participation.

Article VI

Building-up and Installation of Stands, Assembly of Exhibits

- I Assembly, dismantling and on operation times are specified by the Fair Administration. The Fair Administration can allow exceptions to these terms upon the request of the exhibitor or his authorised representative at extra charge. The extra charge is to be paid by the exhibitor. Technical Safety Regulations and Organizational Instructions which are integral parts of the General Conditions are binding during the whole period of the building-up of stands and demonstrations of exhibits. Shall they not be followed, the Fair Administration will not permit the operation of the stand. Technical Safety Regulations are included in the Order Forms for Works and Services. These terms are specified in the Organizational Instructions and are released at www.opta.cz as well.
- 2. The official contractor for the build-up of stands is the company BW Trade Fairs Brno. If the stand is built-up by a different contractor, the exhibitor is fully responsible for the activity of such contractor on the premises of the Fair Administration, with a particular regard to the observation of the build-up and dismantling times.

 3. Wall hydrants, fire-alarm boxes, fire extinguishers and other safety equipment must not be transferred
- or obstructed. No interventions in the structure of pavilions or open areas are allowed. Small adaptations upon the request of the exhibitor are to be carried out by the Fair Administration only and may be rejected. 4. The maximum permissible height of stand including eye-catchers is 3 metres. Exceptions are permitted by the Fair Administration exclusively. Stands are to comply with fire prevention conditions (see Technical Safety Regulations). Projects of multi-storey stands must be submitted to the Fair Administration fire-fighting specialist for evaluation and approval as early as in the stage of their designing. The exhibitor
- must state on the application his/her intention of building a multi-storey stand on the exhibition area.

 5. The exhibitor is obliged to submit to the Fair Administration within the given date 2 copies of the project of the stand, i.e. its ground plan and side view, for the purpose of its approval and to specify the sort of material used to assemble the stand. The approved documentation is to be presented by the exhibitor on taking over the allocated exhibition area. The architectural design and stand operation must not disturb or restrict neighbouring stands. The outline of the allocated
- exhibition area must not overhang the ceiling structure level.

 6. Water supplies and outlets, electrical and compressed air connections as well as telecommunication services are to be ordered with the Fair Administration exclusively.

 7. The exhibitor is responsible for all materials leased from the Fair Administration and is obliged to return
- them undamaged after the event has finished.

 8. The exhibitor is obliged to recondition any damage to the exhibition area and the rendered equipment at his own expense or to pay the Fair Administration for any such accrued costs, i.e. to compensate the damages. 9. The exhibitor (or the agency authorized by him) is not allowed to dismantle the stand before the termination
- 10. The exhibitors are not authorized to install their own Wifi network, neither through their own Wifi router 10. The exhibitors are not authorized to install their own Win network, netther through their own Win touch installed to a fixed connection provided by the Fair Administration, nor through a shared connection from mobile devices. In case of finding out the breach of the above given ban, the Fair Administration appeal the exhibitor to stop running of such a Wifi network and the exhibitor must stop using this immediately, no later than 30 minutes after receiving the appeal. After expiration of this deadline, the Fair Administration is authorized to seek a contractual penalty of CZK 10,000.

Article VII

Promotion, Advertising, Signs and Catalogues

- Promotion, Advertising, Signs and Catalogues

 1. The exhibitor is entitled to promote his/her products in his/her own exposition only.

 2. All demonstrations carried out on the exhibitor's exhibition area or outside (e.g. machines in action, film and musical performances, fashion shows etc.) are subject to approval by the Fair Administration which is entitled to restrict or forbid a demonstration irrespective of the previously granted permit in case it produces noise, dust, toxic products or vibrations endangering the visitors' safety, or if such presentation restricts or disturbs the operation of the fair. On the edge of the fair stand, the noise level must not exceed the limit of 70 dB as defined in the government regulation No. 148/2006 Coll., as amended later on. For purposes of music production the exhibitor is obliged to ask for the approval of the competent administrator of copyrights (OSA, INTERGRAM) according to the Act No. 121/2000 Coll., Act on Copyright, as amended later on. The acoustic advertisement may be performed on grounds of the prior written consent issued by the Fair Administration only. Installation of company's eye-catchers, distribution of leaflets or sticking promotional or info materials outside the exhibitor's own stands on windows, walls, floors or columns in pavilions are not permitted. The Fair Administration is entitled to forbid any advertising which does not comply with the provisions of the aforesaid paragraphs or to remove it at the exhibitor's expense. does not comply with the provisions of the aforesaid paragraphs or to remove it at the exhibitor's expense.
- 3. Payment of the registration fee entitles the exhibitor and properly registered co-exhibitors to publication in the electronic catalogue i-catalogue and the printed catalogue for the event, should there be one, and in the "alphabetical directory of exhibitors" in the Fair Administration's information system to the extent of their company addresses as given in their application. This service is included in the price of the registration fee, as are the duty stamps issued on the exhibition area. The exhibitor and co-exhibitors may order an expanded entry in the printed catalogue for the event in accordance with the given details. There is limited space for presentation in the electronic catalogue.

Article VIII

1. The Fair Administration is not responsible to the exhibitor or his/her co-exhibitors for any loss, destruction or other damage to exhibits, stand equipment or goods, packages and packing materials or other items left, irrespective of whether the destruction or damage occurred prior to the opening of the event, during it or after the end of the fair or another event organized by the Fair Administration. The exhibitor undertakes to take out an insurance against these hazards

Article IX

Final Provisions

- 1. In case the Fair Administration cannot start the event or its part at all or cannot hold it for the whole time of its duration at the premises of the Exhibition Centre resp. any part of it or on another venue due to Force Majeure, the exhibitor shall be notified without undue delay. All obligations arising for the Fair Administration in accordance with the contracts concluded
- cease to exist. In such cases the exhibitor has no rights of indemnification.

 2. Shall the premises of pavilions (the exhibition area) be vacated on the basis of instructions, issued by the Fair Administration or thereby competent State Administration to prevent the imminent loss, and the property of the exhibitor shall be damaged, i.e. impaired, destroyed or purloined, such situation means state of destitution, and the Fair Administration is not responsible for any indemnity.

 3. The exhibitor can raise a claim of warranty for works and services provided by the Fair Administration with the person in
- change without any delay, Otherwise his/her right ceases to exist.

 4. Unless otherwise agreed, the Fair Administration is entitled to exclude the exhibitor from any further participation in the fair or another event if there is a breach of any of the provisions of the General Conditions for Participation caused by the exhibitor. In such a case the exhibitor has no right to be indemnified or to get his already paid money reimbursed.

 5. Provisions of Articles V–IX of the General Conditions for Participation also apply to exhibitors to whom, with the consent
- of the Fair Administration, the exhibition area has been relinquished by the Agency. The Agency is obliged to make the exhibitor acquainted with the wording of the General Conditions for Participation and to make the provisions of Articles V-IX of the General Conditions for Participation a component of the respective agreement, on the basis of white Agency has relinquished the exhibition area to the exhibitor for use. Should any of the provisions of the General Conditions for nas reinquisited the exhibition are to the exhibition for lose. Should any of the provisoris or the defletal Containors in Participation be breached by the exhibition to whom the exhibition area has been relinquished for use by the Agency, the provision of Article IX Paragraph 4 of the General Conditions for Participation shall be applied analogously.

 6. The following datuse has been agreed between the contracting parties if the exhibitor's head offices or residence is location as taste other than the Czech Republic or Slovakia. All legal relations between the exhibitor and the Fair Administration based on this contract, i.e. Application for Participation and the General Conditions of Participation, are subject to the legal. code of the Czech Republic. Any disputes resulting from or related to this contract will be ruled upon by the competent court designated in accordance with the head offices of the Fair Administration.

