

General Conditions of Participation

for the 4th Edition of EUROPEAN ROTORS

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These conditions govern participation on EUROPEAN ROTORS held by the European Helicopter Association.

1. DEFINITIONS

1.1. CONTRACT PARTNER

Contract partner:

European Helicopter Association (EHA)

Altenberger Str. 23

50668 Cologne

Germany

Phone: +49 (0) 221 290 829 08

www.eha-heli.eu

European Helicopter Association shall hereafter be referred to as "EHA".

Project management/Service provider:

Vertical Aviation International

1920 Ballenger Ave., 4th Flr., Alexandria, VA 22314-2898

E-mail: europeanrotors_event@eha-heli.eu

Vertical Aviation International shall hereafter be referred to as "VAI". RAI

Convention Center in Amsterdam, The Netherlands shall hereafter be referred to as "RAI".

1.2. EXHIBITORS

Those participating in trade fairs and exhibitions are called main exhibitors and co-exhibitors. When reference is made to all types of participants, then they shall be referred to hereafter as "exhibitor(s)".

1.2.1. MAIN EXHIBITOR

The main exhibitor is the participant who rents the trade fair stand and presents their offer with their own staff on it.

1.2.2. CO-EXHIBITOR

The co-exhibitor is the participant that presents their offer using their staff on the stand of a main exhibitor. This definition includes the group's subsidiaries and affiliates of the main exhibitor. Registration of co-exhibitors is subject to approval and charges. To register as a co-exhibitor, a separate co-exhibitor registration is required, as specified in the Special Conditions.

Following the registration of the main exhibitor, a contract **cannot** be concluded between the co-exhibitors that the main exhibitor has registered and EHA.

1.2.3. OTHER REPRESENTED COMPANIES

Other represented companies (ORC) must be registered by the main exhibitor. If ORCs are represented by their own staff on the stand, they shall be classified as co-exhibitors.

1.3. JOINT STANDS

If several exhibitors wish to rent a stand space together, they must name a joint exhibitor who has been authorised by the group (= Group Organiser) as a contact for EHA in their registration.

2. TRANSFERRING THE STAND SPACE TO A THIRD PARTY

Exchanging the assigned stand space with another exhibitor or partly or fully transferring the stand space or “subletting” the stand space to third parties is not permitted unless approval for this has been given by EHA, or by VAI acting on behalf of EHA.

3. PLACEMENT, PERMITTED GOODS, EXHIBITOR PASSES

3.1. PLACEMENT

VAI endeavours to fulfil the wishes of the exhibitor in terms of the location and size of the stand, whilst taking the theme of the exhibition and the structure of the respective event into account, as well as the space available. The time at which the registration is received is not the only determining factor in allocating placement. Deviations from the registration data due to planning reasons must be considered.

If special circumstances require it, particularly in the interests of safety, VAI may allocate the exhibitor another space, even after having confirmed the stand. The size and dimensions of the reserved space can be changed and the position and layout of entrances, exits and passages may be changed, and structural modifications may be undertaken.

3.2. PERMITTED EXHIBITION GOODS

Companies may exhibit their exhibition goods that are appropriate for the theme of the event. The permitted goods are specified in the product classification for the event.

VAI shall issue decisions on permission for exhibitors and the registered products to be presented at the event and the placement of the exhibitor.

VAI may, for objectively justifiable reasons, exclude individual exhibitors from participating, particularly if the available space is insufficient. VAI is also entitled to limit the registered exhibition objects and alter the registered space. Permission is only valid for registered exhibition objects and the specific exhibitor who is named in the permission confirmation, and the space stated in this confirmation. The exhibition of any objects, other than those that have been registered and have received permission, must be approved by VAI in writing. The exhibitor must remove objects that are not registered or permitted from the stand upon the request of VAI.

3.3. EXHIBITOR PASSES

Each exhibitor shall receive codes for their exhibitor passes, which give them access to the exhibition centre. The codes must be redeemed in our online ticket shop for personalisation of passes. The number of codes issued is determined based on the size of the stand, and they are issued following full payment of the invoice for participation in the trade fair. The number of exhibitor passes is governed by the Special Conditions of Participation. Additional codes for exhibitor passes can be ordered via the online ticket shop at extra cost. The exhibitor passes are intended for the stand staff, must be filled out in accordance with the provisions on passes, and may not be transferred to third parties. VAI reserves the right to carry out spot checks.

4. FEES, INVOICES, PAYMENT DEADLINES AND CONDITIONS, HIRER'S RIGHT OF LIEN

The amount and elements of the participation fee and the payment deadlines are shown in the registration documents and Special Conditions of Participation. The stand can only be occupied if the deadlines for payment, which have been established in the invoice for the participation fee, have been met and the fee has been paid in full.

VAI is entitled to send invoices in electronic format (PDFs) to the exhibitor by e-mail instead of paper invoices. Upon the request of the exhibitor, VAI will issue paper invoices to the exhibitor. There is no legal claim to the issuance of electronic invoices. VAI is not obliged to comply with all country-specific requirements for the issuing of electronic invoices. VAI is entitled to send reminders and other request for payment to the exhibitor by e-mail.

All invoice amounts must be transferred in euros without any deductions to an account stated in the invoice, stating the customer and invoice number. The transfer must be free of charge.

In case of default of payment of the participation fee, VAI may refuse to provide the stand space until payment has been made. EHA and VAI shall not be liable to the exhibitor for any damages resulting from this, unless EHA or VAI is responsible for the late payment.

Outstanding invoices must be paid on demand from the stand staff during the trade fair, in cash or by credit card. To avoid paying outstanding invoices at the stand, the exhibitor may send a completed direct debit authorisation to the project management prior to the event. The form for this is available by VAI.

5. ADDITIONAL COSTS

Incidental expenses relating to increases and decreases in provision of services will be determined after the event, using the actual expenditure and consumption. The organiser will be invoiced or credited for these expenses if excess payment has been made.

5.1. FACILITY CHARGE

There will be a facility charge of nine euros per square metre of the stand for this event. This is set down in the Special Conditions of Participation for the event.

5.2. MEDIA ENTRY FEES (CATALOGUE, GUIDE, INTERNET FEATURES)

If a catalogue or guide (print or digital) is created for the event, all exhibitors are obliged to feature in it. The costs for a basic feature are paid with a flat rate fee, which is set down in the Special Conditions of Participation.

Media features and optional additional services that are featuring costs, are executed via RAI's Exhibitor Services department or additional platforms.

6. VALUE ADDED TAX

All prices listed are net prices. If statutory VAT is incurred, it will be calculated additionally and stated separately on the invoice.

6.1. VAT IDENTIFICATION NUMBER

As a rule, VAI performs standard services for the exhibitors (event services package). The headquarters of the service recipient/exhibitor is determined to be the place of performance of these services. VAI bills foreign exhibitors that have entrepreneurial status according to the Reverse Charge Procedure, without Netherlands VAT. For exhibitors from the European Union a valid VAT identification number (VATIN) is an absolute precondition. It must be entered on the registration form. The exhibitor is obliged to immediately notify VAI, in writing, of any change to the VAT identification number. For exhibitors from outside the EU, it is not necessary to state a VAT identification number. However, it must be ascertained that the exhibitor has entrepreneurial status.

6.2. REIMBURSEMENT OF VALUE ADDED TAX

Foreign exhibitors may be reimbursed for any value added tax they are charged, where the statutory requirements for this are in place.

7. EXCLUSIVITY OF SERVICE PROVIDERS

Only the service providers designated by RAI are permitted for the following services, supply activities, and any connection work that may become necessary for the exhibitor's installations: electricity, compressed air, water, water discharge, gas, flue gas discharge, the central aerial system, telephone and other data communication equipment, as well as (pre)rigging, also including but not limited to guarding/security, catering and all other products and services, specifically also the construction of a uniform shell scheme for the Event as specified in RAI's web shop. This can only be deviated from if VAI has given prior written approval.

The execution of these services starts only after they have been ordered in good time via RAI's Exhibitor Services department web shop. The exhibitor is responsible for doing this before the start of the event.

8. DISRUPTIONS IN PERFORMANCE, WITHDRAWAL

8.1. EXHIBITOR DOES NOT PARTICIPATE

If the exhibitor does not participate once registration has been granted, they are obliged to pay a compensation fee. VAI must be notified that the exhibitor is not participating immediately in writing. VAI is not obliged to accept a replacement exhibitor put forward by the exhibitor.

To ensure that the trade fair/exhibition has a unified image, VAI is entitled to reallocate the stand space that is unused because of the nonparticipation of the exhibitor. The exhibitor must pay compensation fees for VAI's endeavours to rent the stand space in any manner other than via exchange of the stand space with another exhibitor for a consideration. The compensation fee amounts to 25% of the calculated participation fee, and must amount to a minimum of €500, unless it is stated otherwise in the Special Conditions of Participation of the event. If no replacement exhibitor is found, or if an exchange with another exhibitor is the only option, then the full amount invoiced shall be due.

8.2. CO-EXHIBITOR DOES NOT PARTICIPATE

If a co-exhibitor does not participate, the obligation to pay the full amount of the co-exhibitor's fee remains unaffected.

8.3. BREACHES OF DUTY BY THE EXHIBITOR, CONTRACT PENALTIES

Culpable breaches of the exhibitor's duties that result from the contractual relationship, or that contravene the directives set out in the House Rules, entitle EHA to terminate the contractual relationship for good cause with immediate effect, if the contravention is not remedied immediately upon request.

In the event of a termination for good cause, VAI is entitled to close the stand of the exhibitor immediately and demand that the exhibitor disassemble the stand immediately and clear the stand space.

If the exhibitor is late in disassembling the stand or cleaning the stand space, VAI is entitled to undertake the disassembly of the stand and/or the clearing of the stand space, either itself, or by engaging a third party to do so, at the expense of the exhibitor.

The exhibitor is obliged to pay the due participation fees as minimum compensation cover throughout the remaining period of the event.

If no replacement exhibitor is found for the stand space of the terminated exhibitor, VAI is entitled to carry out redesign work on the stand space at the exhibitor's expense, to unify the image of the trade fair.

In case of any violation of the terms of the contract – including the Special Conditions or these General Conditions - EHA is entitled to claim a contract penalty, amounting to 10% of the participation fee, for each violation..

The option to file other claims, or to claim additional damages in case the actual damages suffered exceed the penalty incurred, remains unaffected by this.

8.4. EHA'S AND VAI'S RIGHT TO WITHDRAWAL AND TERMINATION RIGHT

8.4.1. INSOLVENCY OF THE EXHIBITOR

VAI/EHA is entitled to withdraw from the contract if insolvency is filed for by the exhibitor, if such a petition is rejected because of lack of funds or, if insolvency proceedings have been started. The exhibitor is obliged to inform VAI of any of these events immediately.

8.4.2. NONPAYMENT

If a deadline for payment set by VAI/EHA expires without payment of the participation fee, EHA may withdraw from the contract.

If the right to withdrawal is exercised, EHA is entitled to claim compensation from the exhibitor to the amount of the agreed and/or expected participation fee, as stated in point 8.1 of these conditions, unless the exhibitor can prove to EHA that the damages incurred were less than those stated. Further claims from EHA remain unaffected by this.

8.4.3. VIOLATION OF THE SPECIAL CONDITIONS OF PARTICIPATION, GENERAL CONDITIONS OF PARTICIPATION, TECHNICAL GUIDELINES, HOUSE RULES

If the exhibitor is breaching the elements of the Special and/or General Conditions of Participation, Technical Guidelines or House Rules, EHA is entitled to terminate the contractual relationship with immediate effect for good cause.

8.4.4. VIOLATION OF SUBSECTION 12.1 (ADVERTISING ETC.)

In the event the exhibitor is in breach of Subsection 13 (approaching and canvassing visitors outside the stand space, political publicity/statements), EHA is entitled to terminate the contractual relationship with immediate effect for good cause.

8.4.5. STAND IS NOT OCCUPIED AT CORRECT TIME

If the stand is not occupied at the correct time by the exhibitor (Subsection 10.1.4), EHA, or VAI acting on EHA's behalf is entitled to terminate the contractual relationship with immediate effect for good cause.

8.5. CANCELLATION, POSTPONEMENT/RELOCATION AND CHANGE IN THE LENGTH OF THE EVENT

EHA is entitled to cancel the event where there is good cause, to postpone it, or relocate it, change the dates or—if the condition of the space, police directives or other extreme circumstances require it, to relocate the stand space of the exhibitor, alter its dimensions or limit it. Postponement or relocation or other such changes will become a component of the contract when they are notified to the exhibitor.

In this scenario, the exhibitor has the right to withdraw from the contract within 14 days of receiving notification of the change. Thus, no claims for damages can be made against EHA or VAI, unless the change/postponement can be attributed to a grossly negligent or intentional breach of duties by EHA or its agents, and/or the change/postponement is due to EHA's/its agents' violation of an essential contractual obligation that, firstly, enables the contract to be fulfilled in accordance with the regulations. Furthermore, the exhibitor should also consistently be able to trust that this obligation shall be adhered to (this may be, for example, planning and preparation of the event in accordance with the regulations, the exhibitor being notified in good time and being fully informed, etc.).

8.6. RESERVATIONS, FORCE MAJEURE, CANCELLATION AND OTHER CHANGES TO THE EVENT

8.6.1 REASONS FOR CHANGES TO THE EVENT, OBLIGATION TO INFORM AND COMPENSATION

8.6.1.1. Unforeseen events, in particular cases of force majeure (for example natural disasters, war, terror, failure, or massive disruptions in traffic and/or communication links, as well as special epidemic risks when contagious diseases occur) that make it impossible or irresponsible to hold the event as planned, entitle VAI/EHA to make the following changes to the event:

- To postpone, shorten and extend an event
- To completely cancel its opening and
- To close an already started event temporarily, finally, in individual parts or in total.

Inability to provide sufficient operating elements, such as electricity, heating, etc., strikes and lockouts, will be equated to incidence of force majeure if they are not short-term in nature. There is no right to make the changes to the event if VAI/EHA is responsible for the incident on which the change is based.

8.6.1.2. VAI/EHA must inform the exhibitor of such change measures immediately after the decision has been taken, unless VAI/EHA is also prevented from doing so by one of the circumstances mentioned. No claims for damages can be made against VAI/EHA, unless:

- The change can be attributed to a grossly negligent or intentional breach of duties by VAI/EHA or its agents
- The change is due to VAI's/EHA's or its agents' violation of an essential contractual obligation that, firstly, enables the contract to be fulfilled in accordance with the regulations. Furthermore, the exhibitor should also be consistently able to trust that this obligation shall be adhered to (this may be, for example, planning and preparation of the event in accordance with the regulations, the exhibitor being notified in good time and being fully informed, etc.).

8.6.2 PARTICIPATION FEE

8.6.2.1. In the case that an event is postponed for a reason specified in 8.6.1.1, the following applies: VAI/EHA will determine a replacement date no later than one month after the announcement of the postponement of an event. The exhibitor has the right to withdraw from the exhibitor contract within 14 days of receiving notification of the replacement date.

8.6.2.2. If an already started event is shortened, extended, or closed (temporarily, permanently, in individual parts, or in total) for one of the reasons specified in section 8.6.1.1, then the payments to be made by the exhibitor according to the exhibitor contract—the participation fee as well as any costs to be borne by the exhibitor—must be paid in full.

8.6.3 PARTICIPATION FEES IN THE EVENT OF CANCELLATION

If EHA is responsible for the cancellation of the event, no participation fee shall be owed by the exhibitor. If EHA must shorten the duration of an event that has already begun because of force majeure, or on other grounds for which they bear no responsibility, the exhibitor may not claim any part or full reimbursement, nor dispense with payment of the participation fee.

8.7. Security deposit

Exhibitor is required to provide EHA with a security deposit equal to 20% of the total registration fee, including the sums due under clause 6.1 of the Special Conditions, including VAT. The deposit will be held on a bank account designated by EHA. In case of violation of the contract, EHA can set-off any claims to penalty payments or damages (including costs incurred by EHA under clause 10.5) with this security deposit. The (remainder of the) security deposit will be returned to the exhibitor within 1 month, commencing one day after the event is finished.

9. DUTY TO SUPPLY INFORMATION, SAFETY REGULATIONS

9.1. EXHIBITOR'S DUTY TO SUPPLY INFORMATION

Upon registration, the exhibitor must share all relevant information with VAI, particularly that which influences the allocation of stand space, construction and disassembly operations, occupational health, and safety, right to erect structures, structural or operational safety, and requirements for the surveillance team, or that could otherwise prove significant for VAI.

9.2. FORMS, ONLINE SERVICE CENTER

The exhibitor receives access to the RAI's Exhibitor Services department web shop upon application approval and with the invoice for participation in the trade fair. The web shop can be used to carry out orders for service provision, media features and services online. The relevant information is shown in the Technical Guidelines (view under: www.europeanrotors.eu).

9.3. SAFETY REGULATIONS

The exhibitor must inform themselves of the safety regulations, which are in force for the duration of participation in the trade fair, and instruct its employees and, if applicable, its co-exhibitors on these. This instruction is to be documented in writing.

The Technical Guidelines and House Rules form the most essential component of these relevant safety regulations (viewed on: www.europeanrotors.eu).

During the event and construction and disassembly, throughout the premises of RAI, the exhibitor is subject to the conditions set out in the Technical Guidelines and House Rules. Furthermore, the instructions of the employees of EHA, VAI and RAI, who are authorised by a service ID card, must be obeyed. Exhibitors must make sure that authorised employees can meet competent contact persons at the exhibitor's stand at any time. The exhibitor is obliged to observe all occupational and trade law regulations, environmental regulations, fire protection regulations and accident prevention regulations.

The exhibitor shall supervise the persons they engaged for the event and the other exhibitors they have registered, to ensure they comply with the conditions and will intervene in the event of violation and/or inform VAI of such violations.

9.4. OCCUPATION OF THE EXHIBITION PREMISES

Unless stated otherwise in the Special Conditions of Participation, the length of time for which exhibitors, their employees or persons reporting to them may remain on the premises is limited to an hour before, and after, the daily opening hours for the relevant event, including opening hours. In principle, exceptions (i.e., for parties at the stand) require approval from the project management team. Outside of daily opening hours, the stands of other exhibitors may not be entered without permission from the stand owner.

10. CONSTRUCTION AND DISASSEMBLY

10.1. STAND CONSTRUCTION, FITTING AND DESIGN

10.1.1. BASIC PRINCIPLE

All stand spaces and other event spaces are calibrated and delineated by VAI.

The stand construction requirements in the Technical Guidelines must be observed. The stands must be constructed so that they are safe in terms of their stability and for traffic.

10.1.2. DESIGN

The design and furnishing of the stand are, in principle, entrusted to each individual exhibitor. However, the usual exhibition criteria for the event and all EHA, VAI and RAI conditions must be observed in the design and furnishing, particularly the Technical Guidelines and the Special Conditions of Participation. Regulations on floor coverings and stand height limits are of particular importance here. VAI may demand that true-to-scale blueprints and stand descriptions are submitted. The name and/or company of the exhibitor must be displayed clearly on the stand.

10.1.3. CONSTRUCTION AND DISASSEMBLY TIME LIMITS

The time limits for construction and disassembly times are governed by the Special Conditions of Participation.

10.1.4. STAFFING

The stand must be properly equipped and staffed by professionally qualified personnel during the opening hours throughout the entire duration of the event.

10.2. STAND CONSTRUCTION OBLIGATIONS

The exhibitor is obliged to construct an exhibition stand on the hired stand space. Construction of the stand must begin at least 24 hours before the event starts—individual imperative deadlines for construction remain unaffected by this.

10.3. REMOVAL OF OBJECTIONABLE OBJECTS ETC.

Exhibits, stand equipment and/or other objects, that were not stated in the registration, or that are objectionable or disruptive to the smooth running of the event in terms of their appearance, smell, insufficient cleanliness, noise, or other characteristics, or that otherwise prove unsuitable, must be removed immediately upon the request of VAI. If such objects are not removed immediately, VAI can have them removed at the exhibitor's expense and/or terminate the contractual relationship for good cause, with immediate effect.

10.4. PREMATURE DISASSEMBLY

The exhibitor is not entitled to remove exhibits from the stand space and/or begin disassembly of the stand before the disassembly period begins. If this is not abided by, VAI reserves the right to impose sanctions.

10.5. CLEARING

The exhibitor bears sole responsibility for clearing the stand space and returning it to its original state within the set deadlines. EHA, VAI and RAI bear no liability for goods that are still present on the event premises after the event has ended, even those that have been sold to third parties during the event, unless damage or loss can be attributed to EHA or VAI because of intentional activity or gross negligence.

VAI is entitled to impose a storage fee for goods and stand construction materials that are not disassembled and taken away on time. Furthermore, once the disassembly time limit is up, VAI is entitled to have goods/stand construction materials that are not disassembled or

taken away on time, removed and stored by a company, that is competent to do so at the expense of the exhibitor, and at the exhibitor's own risk.

11. HANDOVER/RETURN

After the period of use has ended, the exhibitor must return the stand space to VAI in a clean-swept state, just as they received it. Failing this, VAI is entitled to have the space cleaned (i.e., remove sticky residues from the carpets) and to have installations, appliances, advertising boards, etc., removed and/or to return the space to the state that it was in prior to handover to the exhibitor. VAI is entitled to invoice the exhibitor for the costs thus incurred. This also applies if VAI has agreed that the exhibitor may bring installations, appliances, advertising boards, etc., into or onto the object provided for use.

12. ADVERTISING

Any type of advertising (flyers, posters, other promotional materials) for the exhibitor's company may only be displayed on their own stand space and only for the products manufactured and distributed by the company, if these have been registered and permitted.

Purpose-built advertising spaces for posters or banners located throughout the premises of RAI can also be booked.

Loudspeaker advertising, as well as other sound-emitting activities, and film, video or computer presentations, and/or other activities that involve the emission of light or noise, that is not of a low level, require written permission from VAI. This also applies for the use of other devices and equipment that may have an increased promotional impact in terms of their visual or auditory character, or if the presentation of exhibits produces noise or otherwise causes disturbance. The points on noise emission in the Technical Guidelines must be observed.

VAI is entitled to prohibit advertisements that are conducted without authorisation, without involving legal or police intervention and to eliminate these or have them eliminated. The costs for removal of unauthorised affixed advertising materials shall be borne by the exhibitor. In the interest of an undisturbed continuation of the exhibition, any permissions granted may be limited or revoked later.

Mobile advertising media (walking acts, etc.) within the event premises and the distribution of printed material and tastings outside of the stand space and in the parking lot, is not permitted. Written approval from VAI must be obtained for exceptions to this rule.

Approaching and canvassing visitors outside the stand space is strictly prohibited. Political advertisements and/or political statements are not permitted unless political statements are part of the scope of the event. For political statements or political advertisements that could disturb the peace at the event or disturb public order, VAI is entitled to demand that the disputed objects be omitted and removed.

13. SALES REGULATION

Direct sales and/or prohibition of direct sales is governed formally by the Special Conditions of Participation for the event.

The procurement of, and compliance with, advertising and health policy permits is the responsibility of the exhibitor.

14. PHOTOGRAPHY AND OTHER MEANS OF RECORDING FILMS AND VIDEOS

Capturing images within the event premises for commercial purposes in any form, particularly photography and film, is only permitted for persons who have been accredited for this purpose by the VAI Communications Department. Images and recordings that are to be made outside the daily opening hours require acceptance from VAI. VAI reserves the right to request a suitable fee for this. The resulting costs are to be borne by the exhibitor.

VAI and—with the agreement of VAI—the journalists are entitled to produce photographs, drawings and film and video recordings of the event, the exhibition structures and stands and the exhibited objects, and to use these for advertisements or press releases free of charge. This also applies to people who may appear in these recordings or items.

15. SURVEILLANCE, CLEANING, WASTE DISPOSAL

15.1. SURVEILLANCE

In principle, EHA and VAI accept no liability for duty of care for exhibits brought onto the premises, stand equipment, and objects that are the property of persons working on the stand. Stand surveillance and supervision of the stand during the daily opening hours of the event is generally the exhibitor's responsibility, and this also applies during the construction and disassembly periods. Outside of the opening hours of the event, VAI ensures that general monitoring of the halls and the event premises is undertaken. Duties of care, custodial, or other safeguarding of the interests of the exhibitor, shall not be affected. During the night, easily removable, valuable objects must be locked away by the exhibitor.

15.2. STAND SURVEILLANCE

The exhibitor may order additional surveillance of the stand at their own expense from the surveillance company appointed by RAI. Ordering is carried out via the RAI Exhibitor Services department web shop.

15.3. CLEANING

VAI provides general cleaning for the premises and hall walkways.

15.4. CLEANING OF STANDS

Cleaning of the stand/stand space must be undertaken by the exhibitor and must end 15 minutes before the event opens every day. If cleaning the stand is contracted out, the exhibitor must use the cleaning company appointed by RAI for this purpose. Orders are placed via the RAI Exhibitor Services department web shop. If the exhibitor's own cleaning team is deployed, then they may only work one hour before and/or one hour after the daily opening hours of the event, unless stated otherwise in the Special Conditions of Participation.

If the exhibitor should deviate from the usual, decent standards of VAI in terms of hygiene or external appearance of the stand the exhibitor must remedy this, at their own expense, by order of VAI. If the exhibitor does not carry out these actions immediately following such an order from VAI, VAI is authorised to remedy these deviations and to invoice the exhibitor

for the costs incurred.

15.5. WASTE DISPOSAL

Waste disposal and environmental protection are regulated in the Technical Guidelines—these must be observed, and this is compulsory.

16. DATA PROTECTION

EHA's privacy policy applies to the contract between EHA and the exhibitor. EHA's privacy policy is attached.

17. INDUSTRIAL PROPERTY RIGHTS

17.1. BASIC PRINCIPLE

The exhibitor is obliged to observe the property rights of third parties with respect to goods displayed by themselves or their co-exhibitors. Goods that infringe upon industrial property rights, specifically trademark rights, design rights, utility model rights and/or patents, are not permitted as exhibition goods.

The exhibitor is obliged to remove goods that violate these rights from their stand immediately. In the event infringement of property rights and/or breaches of the duties are proved, EHA reserves the right to exclude the exhibitor from the current and/or future event(s) without any compensation.

If EHA exercises their right to exclusion, based on a legal decision or based on well-founded evidence of the infringement of property rights, the exhibitor concerned is not entitled to make claims for damages against EHA if the infringement of property rights proves to be invalid at a later point in time.

Securing copyright or other industrial property rights for exhibits is the responsibility of the exhibitor.

17.2. PROTECTION OF EXHIBITS

The exhibitor is responsible for ensuring corresponding exhibits against a violation of the copyright protection provisions, in particular to protect them from picture and sound recordings (including sketches).

The exhibitor is responsible for applying for the registration of its inventions in reasonable time before the start of the exhibition at their national Patent Office and / or in accordance with the European Patent Convention at the European Patent Office.

The Organizer expects that the exhibitors will neither violate nor prejudice the industrial property rights of other exhibitors.

The Organizer reserves the right, in the event of proven violations of property rights (court decision) by an exhibitor, to exclude this exhibitor from the current exhibition or from future exhibitions.

No obligation of EHA/VAI will be established through these provisions. Liability claims against EHA/VAI based on the infringement of industrial property rights may not be asserted under such circumstances.

17.3. REGISTERED TRADEMARKS OF VAI

The exhibitor is obliged to obtain consent for use before using any registered trademark of EHA or VAI.

18. GENERAL OBLIGATIONS OF THE EXHIBITOR

The exhibitor must ensure that they do not damage the reputation of EHA or VAI. Among other items, this requires that the exhibitor only uses suppliers that can guarantee that they will work in a reliable and orderly manner (see also Subsection 7). The exhibitor is obliged to observe the conditions of the General Conditions of Participation, the Special Conditions of Participation, the Technical Guidelines, and the House Rules.

Insofar as it is required under law or is reasonable on objective reasons, the exhibitor is obliged to draw up an appropriate safety concept with VAI and the public agencies, and any organisations responsible for safety.

19. PERMITS, EXIT ROUTES AND EMERGENCY EXITS

Any permits that are legally required according to building regulations are to be obtained by the exhibitor at least eight weeks before the beginning of the event at their own cost. The exhibitor must submit the required permits to VAI eight weeks before the beginning of the event at the latest. Further indications for stand construction are regulated in the Technical Guidelines. (<https://www.europeanrotors.eu/en/exhibiting-guidelines>).

Each exhibitor is responsible for keeping the exit routes and emergency routes of their stand clear, and for ensuring that the visitors use them.

20. COMPULSORY INSURANCE COVERAGE

The exhibitor is obliged to take out liability insurance with the sum insured being the customary scope of coverage for the market, in a lump sum for physical injury to persons and damage to property (with cover amounting to double this amount). This insurance must include coverage for rental property damages to buildings and rooms through fire, explosion and domestic water damage, with the sum insured amounting to at least €10 million, as well as rental property damages to other items resulting from other causes with the sum insured amounting to at least €50,000. Furthermore, the exhibitor must reach an agreement for a waiver of recourse in favour of EHA and VAI with their property insurer.

The closing of the insurance contract(s) is to be proved via submission of a written confirmation of cover to VAI at least three weeks before the event begins. Exhibitors have the option of taking out comprehensive insurance coverage for goods.

21. LEGAL DUTY TO MAINTAIN SAFETY, OPERATOR OBLIGATIONS

The operator obligations for one's own stand are transferred to the respective exhibitor. More specifically, this means that the exhibitor is responsible for ensuring public safety on

the stand and the direct access to it unless hazards arise from the structural composition of the building and/or premises of RAI.

Within the context of the obligation to maintain public safety, the exhibitor must specifically ensure that passageways are clear, there are no “stumbling points” caused by cables, carpets, etc., wet or any other slip-prone surfaces are indicated with signs, suspended items are secured and are not hung too low, the stand construction complies with the safety provisions of RAI, fire protection measures are in place, all work is carried out to the best possible technological standards, etc.. Details on all areas are set down in the Technical Guidelines (<https://www.europeanrotors.eu/en/exhibiting-guidelines>)

22. NOTIFICATION OF DAMAGES

The exhibitor must notify damages that have occurred to VAI immediately in writing.

23. INTERVENTION IN THE EVENT, TERMINATION OF THE EVENT

VAI reserves the right to intervene during the event or terminate the event to restore safety and order to the event. The exhibitor is not, in either case, entitled to bring claims for damages against EHA or VAI, unless EHA or VAI caused the grounds for intervention during the event, or termination of the event, intentionally or via gross negligence, or has violated an essential contractual obligation that firstly enabled the contract to be fulfilled in accordance with the regulations. Furthermore, the exhibitor should have been able to consistently trust that this obligation would be adhered to.

24. BRINGING OBJECTS ONTO SITE

Where the exhibitor has received permission from VAI to place/store items outside their own stand on the premises available to VAI and/or in buildings on these premises, this shall not be taken as justification for a rental contract nor custody contract to this effect.

25. LIABILITY, INDEMNIFICATION

25.1. LIABILITY OF EHA

The liability of EHA and VAI, the agents and assistants thereof, and other persons associated with EHA and VAI for negligent behaviour is eliminated, unless the claim involves liability resulting from physical injury to persons or liability because of violation of essential contractual obligations. In this context, essential contractual obligations are obligations that, firstly, enable the contract to be fulfilled in accordance with the regulations. The exhibitor can also consistently trust that these obligations shall be adhered to (without claim to completeness, this could be providing the object for use in line with the contract or appointing a supplier in line with the contract, to give examples). In the event these essential contractual obligations are breached because of negligence, the liability of EHA and VAI is limited to that of contractually typical damages. The exhibitor indemnifies EHA and VAI against all claims of third parties, for which the exhibitor or their co-exhibitors bear responsibility, unless these are for damage to property or financial loss that was at least partly caused by a grossly negligent or intentional breach of duty, and, in the event of physical injury to persons, that can be attributed, in any way, to a breach of duty by EHA and VAI and/or persons associated with them, or can be at least partly attributed to them,

or if the claim involves violation of essential contractual obligations by EHA and VAI in the sense stated above.

25.2. LIMITATION OF LIABILITY IN THE EVENT OF VIOLATION OF ESSENTIAL CONTRACTUAL OBLIGATIONS

If EHA and VAI are liable for simple negligence of essential contractual obligations, the extent of compensation is limited to the foreseeable, typical damage. Prior to the incidence of liability, the exhibitor has the possibility to extend the liability towards EHA and VAI by announcing a hazard threat and/or a value declaration in writing.

25.3. INDEMNIFICATION VIS-A-VIS CO-EXHIBITORS

The exhibitor indemnifies EHA and VAI against all claims that may arise in conjunction with a breach of duty or other actions that constitute grounds for claims on the part of its co-exhibitors and that are brought against EHA and VAI. This also applies to the costs for legal defence. This indemnification does not apply if EHA and VAI itself is responsible for the breach of duty or actions that constitute grounds for claims because of gross negligence or intent, or if EHA and VAI have violated its essential contractual obligations under Subsection 25.1.

26. STATUTE OF LIMITATIONS, SET-OFF

The expiration period ("vervaltermijn") for claims brought against EHA/AHI is one year, commencing from the day after the event is finished or has been confirmed as cancelled.

The exhibitor is entitled to a right to set-off against EHA only when their counterclaim is legally recognised as valid in court or is recognised by EHA. The same applies for the right of retention, since the exhibitor is an entrepreneur, a legal entity under public law or a special investment fund governed by public law. If the exhibitor is not categorised as belonging to these groups, the exhibitor is entitled to exercise their right to retention, insofar as the exhibitor's counterclaim is governed by the same contractual relationship.

27. PROTECTIVE CLAUSE

Only these conditions, and the conditions mentioned in the registration form (Special Conditions of Participation, Technical Guidelines, House Rules, Protection and Hygiene Concept, Privacy Policy), are valid for the relationship between the parties. Other general terms and conditions of trade shall not be held to be subject terms of the contract, even if EHA has not expressly objected to them.

28. APPLICABLE LAW, PLACE OF PERFORMANCE, PLACE OF JURISDICTION

These Rules and their Annexes, together with any amendments, modifications and supplements, and the rights of the parties pursuant to them, shall be regulated and interpreted pursuant to laws of the Netherlands. The parties agree to submit the settlement of any dispute that arises or may arise as a result of the validity, effectiveness, interpretation, compliance and execution of this Agreement to the jurisdiction and competence of the courts of the city of Amsterdam, waiving any other own jurisdiction that could correspond to them.