

GENERAL TERMS OF CONTRACT**1. Application**

Application must be made by submitting a duly completed and signed application form. Upon receipt of the application form, the organizer will send "Confirmation of Receipt of Application for Participation".

2. Application Deadline

Application deadline is April 30 (Fri), 2010 or as soon as all space is sold out. Please contact the organizer for the application after this date.

There may be a case that the organizer will decline the application for participation if the payment of the participation fee is not made by the deadline.

3. Participation fee and Payment term**Option 1 Booth package: Raw space and rental booth**

		Basic Type	Type A	Type B	Type C
1 booth	Without furnishings	477,750	498,750	504,000	504,000
	With furnishings	498,750	519,750	525,000	525,000
2 booths	Without furnishings	892,500	924,000	929,250	929,250
	With furnishings	913,500	945,000	950,250	950,250
3 booths	Without furnishings	1,330,350	1,372,350	1,386,000	1,386,000
	With furnishings	1,351,350	1,393,350	1,407,000	1,407,000

*5% tax is included

(yen)

Option 2 Raw space only

Booth size	9 square meters, (3×3 meters)
Fee	JPY 367,500 per booth

*Raw space only, 5% tax is included

Upon receipt of the invoice issued by the organizer, the payment has to be made in full until the date on the invoice.

Payment must be made by bank transfer in Japanese Yen to the bank designated on the invoice.

All bank transfer fee, if any, are to be borne by the exhibitor.

Without the full payment, the organizer reserves the right to refuse the participation.

4. Cancellation Charge

Cancellation of all or part of the applied exhibition space will not be accepted. However, if the notice of cancellation is made in writing and the reason for cancellation is deemed unavoidable, the cancellation will only be accepted upon the payment of the following charge:

-From the date of "Confirmation of Receipt of Application for Participation" until May 31, 2010: 50% of the total participation fee
 -After June 1, 2010 : 100% of the total participation fee (and, if any, the reimbursement for the organizer's expenses caused by the cancellation)

This cancellation policy will also be applied to those exhibitors who find they are unable to obtain Japanese Entry Visas to attend the fair.

5. Booth Allocation

The organizer will decide on the booth location. The organizer may change the location when it is necessary after the notification to the exhibitor.

6. Subletting/Exchanging of the Booth Space

Without the approval from the organizer, the exhibitor cannot sublet, sell, give all or part of the booth space to the third party nor exchange the aforementioned space with the third party. If an unapproved conduct is found, the participation in the fair may be deemed invalid.

7. Prohibited Conducts of Exhibitor

Exhibits, decoration and any other materials belonging to the exhibitor should be confined within the booth space. Promotional activities such as handing out of brochures and samples, questionnaire survey, demonstration are prohibited beyond his/her own booth space.

8. Indemnification

It is the exhibitor's liability in case his/her personnel or contractors cause damage to other exhibitors' stands, organizer's facilities, exhibition hall facilities or visitors.

9. Insurance

The organizer recommends that the exhibitor will cover insurance on exhibits against any and all incidents for the whole period from move-in to move-out.

10. Cancellation or Postponement of fair.

<<Natural and man-made disasters, etc.>>

The organizer may cancel, shorten or postpone the fair because of natural disasters, industrial disputes and other unavoidable reasons. In such cases, the charges payable to the exhibitor will be adjusted accordingly.

<<Other reasons>>

If the fair is judged to fail to have the desired success for the exhibitors, the organizer may postpone or cancel the fair. An appropriate explanation will be forwarded to the exhibitors two months prior to the fair date. In such case, the charges paid by the exhibitor will be returned without delay.

However, the organizer will not be liable for any compensation for the exhibitor's expenditure or damages incurred.

11. Move-in/out of the Exhibits and Stand Construction

The details will be explained in the exhibitor manual which will be delivered 2 months prior to the fair.

12. Protection of the Industrial Property Right

For products, services, technologies and the like for which the right of patent, utility model, design and trademark is to be protected, the exhibitor is requested to take necessary procedures for protection at the Japanese Patent Office prior to the fair. When making an application for participation, the exhibitor is also requested to confirm that his/her exhibit does not infringe on the right of the third party. The organizer will reserve the right to reject the participation in case of the infringement.

13. Exclusion of Liability of Organizer

The exhibitor agrees to observe this General Terms of Contract, rules and regulations (including the exhibitor manual) issued by the organizer.

The organizer may add or amend regulations for the smooth operation of the fair by written notice or the exhibitor manual. The organizer may refuse the exhibitor who breaks the regulations. In such case, charges already paid are not refundable.

When the organizer judges an exhibit is not suitable for the scope of the fair, the organizer may refuse such exhibit.

The organizer will hire the security company and make his best effort for the security of the hall during move-in/out and fair period. However, he is not liable for the damage or loss of exhibits.

14. Disputes, Proper Law, Jurisdiction

For the settlement of any dispute, the exhibitor agrees that the Japan Law shall govern this contract and Jurisdiction is Tokyo district. The decision of the court is not subject to appeal and is enforceable.