

APPLICATION FOR PARTICIPATION

BVV
Veletřhy
Brno



PLEASE, SEND THE FILLED
IN APPLICATION TO:
BVV Trade Fairs Brno
Výstaviště 1, CZ – 647 00 Brno
Phone: +420 541 152 744, +420 606 763 596
E-mail: iklugarova@bvv.cz
www.bvv.cz/vystavyps
Commercial register: The Regional Court
in Brno, B 3137
ID: 25582518 Tax ID: CZ25582518

BANK CONNECTION:

ČSOB, a.s., SWIFT: CEKOCZPP, EUR: 00180280/0300, IBAN: CZ91 0300 1712 8000
0340 1803; USD: 00180031/0300, IBAN CZ11 03001880 3100 0340 1803
UniCredit Bank Czech Republic, a.s., SWIFT: BACXCZPP,
EUR: 4750439002/2700, IBAN: CZ05 2700 0000 0047 5043 9002;
USD: 4750432089/2700, IBAN: CZ28 2700 0000 0047 5043 2089
Česká spořitelna, a.s., SWIFT: GIBACZPX, EUR: 3457102/0800, IBAN: CZ49 0800 0000
0000 0345 7102; USD: 3457292/0800, IBAN: CZ60 0800 0000 0000 0345 7292
Specification note: 24079

Regular date for registration

till February 23, 2024

National Dog Show
Spilberka

March 16 - 17, 2024
Brno – Czech Republic

1 EXHIBITOR

Company / Name, Surname:

Registered office / place of business:

Street:

City:

Postcode:

Country:

Phone:

Fax:

Http://

E-mail address for sending electronic invoices (a compulsory item in case you dispose of an e-mail address):

CEO:

Contact person and contact address of exhibitor

Name:

Address:

Phone:

Fax:

E-mail:

Bank:

SWIFT:

IBAN:

Reg. No.:

VAT No.:

2 PRICE CONDITIONS – EXHIBITION AREA

Exhibition area required:

COVERED sqm

OPEN sqm

Stands	until 23 rd February 2024	after 23 rd February 2024
Covered area	1,250 CZK/sqm	1,350 CZK/sqm
Open area	970 CZK/sqm	1,050 CZK/sqm
Registration fee	1,500 CZK	1,500 CZK

Given prices are
without VAT.

The invoice will be issued in CZK.

Preliminary ground: width depth

Stand built by BVV Trade Fairs Brno

Exhibitor's own stand

Our stand contractor is:

SPECIAL REQUIREMENTS FOR STAND LOCATION (see A2 – General Conditions for Participation, Art. II/par. 1)

3 LIST OF PRODUCTS (for code number see enclosure):

Main branch with regards to stand location

4 INFORMATION OF THE EXHIBITOR

Type of company:

Manufacturer

Trading company

Association

Organiser of joint participation

Number of employees:

up to 25

26–250

over 250

We agree without reservation with General Conditions for Participation that are an inseparable part of the Application for Participation (page A2); you can find them also on www.bvv.cz/vystavyps.

With my signature I am giving permission for my personal data to be used by BVV Trade Fairs Brno in order to send their business reports and notifications by means 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

* If you do not agree, cross the sentence.

For continuation see A2

INTERNET

A 1

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GENERAL CONDITIONS OF PARTICIPATION

Article I

The event organiser

Trade Fairs Brno, Výstaviště 1, 647 00 Brno (hereinafter “the trade fair administration”)

Article II

Applications and the allocation of exhibition area

1. A binding application for participation, in the form of an electronic application or printed forms A1 and A2 is binding on exhibitors. The trade fair administration rules on the acceptance of applications, any reduction or increase in the area ordered, and the dimensions and type of exhibition area. The trade fair administration is not obliged to accommodate requests from exhibitors for the placement of their exhibition stand.

2. The trade fair administration will send the exhibitor a written notification of the acceptance of the application after receiving a properly completed “Binding Application for Participation” form. The trade fair administration will notify the exhibitor of the placement and size of the exhibition area allocated by sending written confirmation of the allocation of exhibition area. This exhibition area will be made available to the exhibitor for the assembly of its exhibition stand at the time given in the trade fair administration's Organisational Instructions. The exhibition area being handed over to the exhibitor is conditional to the payment of the price for the provision of the given exhibition area by the stipulated deadline.

Article III

The price for the provision of exhibition area (hereinafter “the price”)

1. The price is always given in the application for participation or in a letter from the trade fair administration, unless agreed otherwise in a separate contract. Each whole or part square meter is counted as a whole square meter. The smallest area that may be allocated is given in the pertinent price list for each event.

2. The exhibitor may not let the allocated exhibition area to a third party without the prior written consent of the trade fair administration.

3. Should the exhibitor notify the trade fair administration in writing about not taking part in the exhibition before receiving a written confirmation of the allocation of exhibition area is this considered a violation of the contract on the part of the exhibitor. The exhibitor is obliged to pay the trade fair administration a contractual penalty for this violation to the amount of the registration fee plus 50 % of the total price. Similarly, should the exhibitor notify the trade fair administration in writing about not taking part in the exhibition after receiving a written confirmation of the allocation of exhibition area is this considered a violation of the contract on the part of the exhibitor. The exhibitor is obliged to pay the trade fair administration a contractual penalty for this violation to the amount of the registration fee plus 100 % of the total price. The trade fair administration is entitled to withdraw from the contract following a receipt of a written notification from the exhibitor regarding its non-participation. The obligations of the contracting parties arising from the contract expire on the payment of this contractual penalty.

4. The exhibitor must not occupy an exhibition area larger than that officially allocated. If an exhibitor is interested in a larger area, and when the given situation allows this, the trade fair administration must be consulted. It will then be for the trade fair administration to decide whether to agree to such enlargement. If the administration agrees the exhibitor is obliged to pay for the additional area occupied by the due date of payment given on the invoice issued by the trade fair administration.

Article IV

Price and payment conditions

1. The trade fair administration will issue the exhibitor with an advance invoice for the amount of the registration fee plus 50 % of the total price, including VAT, along with written notification from the trade fair administration of the acceptance and confirmation of the exhibitor's application for participation in the exhibition. Exhibitors registered for tax purposes outside the Czech Republic will be invoiced an advance to the amount of the registration fee plus 50 % of the total price not including VAT. The preceding sentence will not apply for foreign exhibitors who have an operation in the Czech Republic, i.e. a Czech legal entity and the exhibition area in question is provided to this operation. Along with confirmation of the allocation of exhibition area, the trade fair administration will send the exhibitor an invoice for payment for the total price reduced by the amount of the advance already paid. Invoices will be issued in accordance with valid legal regulations.

2. The trade fair administration is entitled to withdraw from the contract if the advance invoice is not paid by the due date given on it. In this case the exhibitor is obliged to pay the trade fair administration a contractual penalty to an amount corresponding to the invoiced sum. If the invoice is not paid by the due date given on it, the trade fair administration is entitled to withdraw from the contract and the exhibitor is obliged to pay the trade fair administration a contractual penalty to the amount of the registration fee and 100 % of the total price. The obligations of the contracting parties arising from the contract expire on the payment of this contractual penalty.

3. All prices for performance provided by the trade fair administration are prices agreed in accordance with the provisions of Act 526/1990 Sb. on prices in its valid wording. The price also includes lighting in the exhibition hall or on outdoor exhibition areas, heating or air-conditioning in the exhibition hall at times and under conditions stipulated by the trade fair administration in accordance with the technical parameters of the given exhibition areas, and basic cleaning in the exhibition hall or outdoor exhibition area. Unless agreed otherwise, the exhibitor is obliged to pay the trade fair administration for all ordered performance by the due date of payment given on the invoice. Prices given are not inclusive of VAT. VAT will be charged in accordance with the valid legislation.

Article V

Exhibits

1. An exhibit is understood as an object (a product, goods or the right to intangible assets), which is bindingly registered and exhibited in the place stipulated by the trade fair administration and which corresponds to the orientation of the event.

2. An exhibitor is entitled to exhibit at the fair only exhibits of which it is the owner or entitled user and which are not illegal counterfeits of a tangible or intangible nature violating legal regulations relating to intellectual ownership valid in the Czech Republic. Should this be shown not to be the case, the trade fair administration is entitled to proceed in accordance with Article IX, paragraph 4 of these General Conditions of Participation. The trade fair administration will not be held responsible for any damages incurred by an exhibitor as the result of any violation of this provision on the part of the exhibitor.

3. The exhibitor is obliged to report any changes to exhibits to the trade fair administration without delay. The prices of exhibits must not be displayed. The exhibitor takes note of, and respects, the fact that the trade fair is merely a contractual event and not a sales event, unless given otherwise for a specific trade fair. The exhibitor must secure its exhibits against theft.

4. Bringing in and removing exhibits is subject to the instructions of the trade fair administration. The exhibitor is obliged to convey all installation material and exhibits to trade fairs and exhibitions postage paid to its stand. Handling and storage fees are charged on exhibits and installation material not removed by the deadline for the completion of dismantling.

5. Delivery of exhibits will be taken exclusively by the exhibitor. Should neither the exhibitor nor its representative be present, the exhibit will be deposited on the allocated exhibition area at the exhibitor's risk. Exhibits may not be taken out during the course of the event.

Article VI

The construction and installation of exhibition stands, the assembly of exhibits

1. Dates and times of assembly and dismantling and opening hours are determined by the trade fair administration. The trade fair administration may permit an exception to these deadlines at the request of an exhibitor or its authorised representative. The exhibitor will pay a fee in such cases. The Technical Safety Regulations and the Organisational Instructions of the trade fair administration, which are an integral part of these General Conditions of Participation, are binding on the construction of stands and the displaying of exhibits. The trade fair administration will not permit the operation of the stand if these are not observed. The Technical Safety Regulations are given in the trade fair administration's Order Block for Work and

Services and at the Internet address of the trade fair administration at www.bv.cz and on the WebPages of the given event.

2. The official contractor for stand construction is the company Trade Fairs Brno. Should stand construction be performed by anyone other than the official contractor, the exhibitor is responsible to the trade fair administration in full for any damages caused by this activity, and in particular for the observation of deadlines for stand assembly and dismantling. These deadlines are given in the trade fair administration's Organisational Instructions.

3. Wall-mounted fire hydrants, fire alarms, fire extinguishers and other safety equipment may not be relocated or blocked. Interfering with exhibition halls and open spaces is prohibited. Any minor alterations will be performed exclusively by the trade fair administration at the request of the exhibitor. The trade fair administration may refuse requests for such alterations.

4. The maximum height of exhibition stands, including billboards, is 3 metres. Deviations from this maximum height may be permitted exclusively by the trade fair administration. Exhibition stands must meet the stipulated conditions for fire safety (see the Technical Safety Regulations). Exhibition stands of more than one storey must be submitted to the trade fair administration's fire specialist for evaluation and approval at the planning or study stage. The exhibitor must state its intention of building a stand of more than one storey on its exhibition area in its application.

5. The exhibitor is obliged to submit a ground and side plan of its stand in two copies, stating the type of material used for stand construction, to the trade fair administration for approval within the stipulated period before the commencement of assembly. It must display approved documentation when taking over the demarcated exhibition area. The architectural rendering and operation of the stand may not interfere with or restrict surrounding stands. The stand may not exceed the outline of the allocated area or the level of the ceiling construction.

6. Water inlets and outlets, electrical connections, compressed air and telecommunication services may be ordered exclusively from the trade fair administration.

7. The exhibitor is responsible for all movables it rents from the trade fair administration and is obliged to return them undamaged following the end of the event.

8. The exhibitor is obliged to return any damage to the exhibition area and furnishings of the trade fair administration to its original state at its own cost or to pay the trade fair administration any damages incurred.

9. The exhibitor (or company accredited by the exhibitor) may not dismantle the exhibition stand before the event has ended.

Article VII

Promotion, advertising, signs and the catalogue

1. The exhibitor is entitled to promote its products on its own exhibition stand only.

2. All forms of demonstration both on and off the exhibitor's own exhibition area (e.g. machinery and equipment in operation, films, musical productions, fashion shows, etc.) are subject to the approval of the trade fair administration, which is entitled (in spite of permission previously given) to restrict or prohibit such demonstrations if they cause noise, dust, combustion products or tremors threatening the safety of visitors and other exhibitors or if they restrict or interfere with the operation of the trade fair. A noise level of 70 dB at the edge of the exhibition stand must not be exceeded in accordance with Government Decree 148/2006 Sb. on the protection of health against the adverse effects of noise and vibrations, in its valid wording. The exhibitor is also obliged to request the approval of the pertinent collective copyright administrator (OSA, INTERGRAM) in accordance with Act 121/2000 Sb. (the copyright law) in its valid wording for musical productions on exhibition stands. Acoustic advertising is permitted only with the prior written approval of the trade fair administration. The placement of company billboards, the distribution of leaflets, and the posting of promotional and informational materials off the exhibitor's own exhibition stand, on windows, walls, floors and columns in exhibition halls is not permitted. The trade fair administration is entitled to prohibit all advertising that fails to correspond to the above paragraphs and to remove it at the exhibitor's cost.

Article VIII

Insurance

1. The trade fair administration is not responsible to the exhibitor or its co-exhibitors for the loss, destruction or damage of any kind to its exhibits, furnishings or stand equipment, goods, packaging and packing materials, or items left on the stand, regardless of whether or not the given destruction or other damage occurred before the commencement, during the course of or after the conclusion of the trade fair or other event held by the trade fair administration. The exhibitor will take out insurance to cover such eventualities.

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. If the trade fair administration is forced to cancel the trade fair or any other event later than two weeks before the start of stand construction due to the government or public administration ban on holding trade fairs or other events, the trade fair administration will pay 90 % of the price of the exhibition space, notwithstanding the provisions of Article IV, paragraph 1 (force majeure). The trade fair administration will keep the registration fee and 10 % of the price for the exhibition space as a payment to cover the costs incurred in the preparation of the trade fair or other event. Payments for other services directly related to the exhibitor's participation in the fair or other event, received by the trade fair administration from the exhibitor (connection and supply of electricity, water, compressed air, free entry passes, etc.) will be refunded to the exhibitor in full in this case.

3. 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.

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

5. Unless otherwise agreed, the Fair Administration is entitled to exclude the exhibitor from any further participation in the fair or other 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.

6. 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 which the Agency has relinquished the exhibition area to the exhibitor for use. Should any of the provisions of the General Conditions for Participation be breached by the exhibitor to whom the exhibition area has been relinquished for use by the Agency, the provision of Article IX Paragraph 5 of the General Conditions for Participation shall be applied analogously.

7. Should the exhibitor reside in a different country than in the Czech Republic or Slovak Republic the contracting parties have agreed upon the following arbitration clause. All legal relationships between the exhibitor and the Fair Administration arising from this contract, i.e. the Application for Participation and the General Conditions for Participation, conform to the judicial code of the Czech Republic. All lawsuits resulting from or related to the above-stated relations shall be finally decided with the Arbitration Court attached to the Economic Chamber of the Czech Republic and the Agricultural Chamber of the Czech Republic by three arbitrators in accordance with the Rules of that Arbitration Court. The oral proceedings will be held in Brno.