

AGROSALÓN

9th International Agricultural Fair

December 4 - 7, 2024

Organizer: agrokomples NÁRODNÉ VÝSTAVISKO, state enterprise
Výstavná 4, 949 01 Nitra (SK)
+421 905 581 944
sabova@agrokomples.sk
www.agrokomples.sk
OIN: 36855642
VAT No.: SK2022506651



APPLICATION FORM I.

THE ORIGINAL AND ONE COPY IS TO BE SENT TO ORGANIZER

DEADLINE
October 25, 2024

EXHIBITOR

Company name:
Address incl. postal code:
Address for correspondence:
Contact person: Position:
Phone: E-mail:
We are: manufacturer trade co. deputy of co. association other

PAYER (In case that an exhibitor is also payer, he fills in only indicated parts ★)

Company name:
Address incl. postal code:
Contact person: Phone:
★ VAT No.: Bank:
★ IBAN: SWIFT/BIC:

EXHIBITION AREA REQUIRED

Indoor area	<input type="text"/> sqm	up to 100 sqm	37 €/sqm
		101 - 400 sqm	34 €/sqm
		more than 400 sqm	31 €/sqm
Outdoor area	<input type="text"/> sqm	up to 100 sqm	20 €/sqm
		more than 100 sqm	17 €/sqm
Registration fee		exhibitor	120 €
		co-exhibitor	50 €

COMMODITY No.

the main one (regarding placement)

the next one

Please use the code numbers given in the enclosed nomenclature

STAND CONSTRUCTION

Own stand Required height m
Agrokomples
Graphic by AX

Our stand contractor is:

Name:
Address:
Phone: E-mail:

EXHIBITS (dimensions and weights of the largest exhibit)

Length cm Width cm Height cm Weight kg/sqm

We confirm hereby our participation in the exhibition, along with recognizing of the general conditions which are the part of this application.
We acknowledge the organizer's right to enlarge or reduce the exhibition space required as necessary. The exhibitor will be informed about this change on time.
This application form is valid with signature, stamp, date and place only.

.....
Place, date

.....
Signature, stamp

GENERAL TERMS FOR EXHIBITORS

Article I ORGANIZER

agrokomples NÁRODNÉ VÝSTAVISKO, state enterprise,
Výstavná 4, 949 01 Nitra (hereinafter AX)
Location: Nitra, Agrokomples fair

Article II ALLOCATION OF EXHIBITION AREA

1. The Exhibitor shall send its application to the AX address.
2. The application sent to AX is binding for the Exhibitor. AX decides about the admission, withdrawal or refusal of the application, and shall take the Exhibitor's requirements into account to the maximum possible extent.
3. After the allocation of the exhibition area, the Exhibitor undertakes to pay the invoiced amount based on the issued invoice, and shall not be entitled to withdraw its application. Failure to comply with the payment deadline authorizes AX to deny the Exhibitor access to the fair.
4. The Exhibitor undertakes to fulfill all the commitments arising from its participation and the participation of its co-exhibitors at the fair; this also includes the companies designated for the construction of the exhibits and the haulage company. All changes are subject to AX's approval.
5. AX places the Exhibitors according to the exhibited commodities. In the event of Exhibitor's non-compliance with the commodity referred to on the application form, AX reserves the right to exclude the Exhibitor from the fair without financial compensation.
6. The Exhibitor may not sublet the allocated exhibition space to a third party. An exception is the exhibitors organizing events with mass participation.

Article III PAYMENT TERMS

1. When participation is canceled by the Exhibitor, the registration fee, fee for renting the exhibition area and any other implementation costs, if applicable, shall not be refunded back to the Exhibitor after having paid the invoice, if any such fees were incurred to AX until the cancellation date.
2. If the exhibitor cancels its participation prior to paying the invoice, AX may require the Exhibitor to pay the contractual penalties in the following amount:
 - a) 50 % of the rental price for the exhibition area when the participation is canceled more than 4 weeks before the fair.
 - b) 90 % of the rental price for exhibition area, costs of implementing the exposition and other ordered services when the participation is canceled less than 4 weeks before the fair.
3. If the Exhibitor fails to cancel its participation in writing and does not participate in the fair, it is obliged to pay a penalty at the rate of 100 % of the price for the rented exhibition area, costs of implementing the exposition, and other services ordered.
4. The Exhibitor undertakes to pay the invoice within the due date. In the event the invoice is not paid within the due date, AX reserves the right to exclude the Exhibitor from the fair without financial compensation.

Article IV EXHIBITS

1. An exhibit is a product, goods or rights to immovable assets, which are registered and exhibited in the space provided by AX, and which correspond to the fair nomenclature.
2. The Exhibitor is obliged to report all changes in the shall immediately to AX.
3. The import and export of exhibits shall follow the AX rules. Any exhibits not removed within the dismantling period shall be charged with handling and storage fees and AX shall not be liable for their loss and damage.
4. The import of exhibits is provided by the Exhibitor. In the event that the Exhibitor or its representative is not present in the exhibition area, the exhibits will be unloaded at the assigned exhibition area at Exhibitor's risk. It is not allowed to remove the exhibits during the fair.

Article V CONSTRUCTION AND INSTALLATION OF THE EXHIBITION, INSTALLATION OF EXHIBITS

1. The dates for the assembly, disassembly and operating hours are determined by AX. The AX Technical and Safety Regulations are binding for the Exhibitor during the construction of the exposition and demonstrations of the exhibits.
2. The wall hydrants, fire detectors, fire extinguishers and other safety devices cannot be built-up. All intrusions into the exhibition hall or open-air areas are strictly prohibited. All work related to the modification of these areas shall be ordered by the Exhibitor from AX.
3. The maximum height of the exposition in the exhibition halls is 3 meters and the maximum height of the expositions in the open-air spaces is 8 meters. All derogations from the above limits shall be authorized by AX.
4. The Exhibitor is obliged to submit to AX the technical design and electrical project of its exposition in two copies for approval within the agreed period before the assembly. The installation of the exposition is only possible after the project is approved by AX. The architectural solutions and operation of the exposition shall not interfere with the neighboring expositions.
5. The Exhibitor is obliged to order the water connections, electrical supplies and telecommunications services from AX.

6. The Exhibitor is responsible for all equipment rented out from AX and is obliged to return them undamaged after the fair.
7. The Exhibitor is obliged to pay damages to AX for any damage to the exhibition areas and equipment.
8. The "Rules for installing and removing the exposition" are an integral part of these General Terms for Exhibitors.

Article VI ACOUSTIC ADVERTISING

1. The noise level in the stand/stall shall not exceed 75 dB. In the event of non-compliance with this limit, the Organizer may disconnect the stand from the electric socket.

Article VII PROMOTION AND ADVERTISING

1. The Exhibitor is free to promote its products only in its own exposition.
2. All advertising media used outside its exposition must be ordered from AX.
3. The official catalog will be processed from the documents supplied by the Exhibitor.

Article VIII INSURANCE

1. AX shall not be held responsible to the Exhibitor or its co-exhibitors for loss, theft, destruction or damage of the exhibits, equipment and furnishings in the stall, goods, packaging and packaging material, irrespective of whether the destruction or other damage occurred before, during or after the fair, or any other event held by AX. To this end, the exhibitor shall conclude an insurance contract with an insurance company of its choice.
2. **Indemnity insurance for damage caused by own activities.** The Exhibitors who implement the expositions by themselves and the companies in charge of implementing the expositions are required to have an active indemnity insurance contract for damage caused by their own activities for the duration of the installation and removal of the exposition. They shall produce such proof of insurance upon request. Provided the Exhibitor/company is not able to furnish such proof of insurance, AX is free to prevent the Exhibitor/company entry into the Exhibition Center until corrective actions are taken.

Article IX TECHNICAL AND SAFETY REGULATIONS IN THE AREA OF FIRE PROTECTION

1. All Exhibitors who implement their expositions pursuant to a project, which was not prepared by the AX Project Department, are obliged to hand it to AX before implementation for assessment and approval by the AX fire technician.
2. There is a general smoking ban in all exhibition halls during the preparation, event itself and disassembly. An exception is the reserved areas, which are equipped with ash-trays and are free of flammable materials. No flammable materials, explosives, acids and poisons shall be stored in the exhibition halls. Derogations shall be authorized by AX. All materials used in the construction of the expositions shall be fireproof or impregnated with a fire retardant. The types and quantities of the materials shall be attached to the project.
 - a) For each infringement of the smoking ban by the Contractor's (company building the stand) or Exhibitor's employees in the areas of the Exhibition Center not labeled a "smoking room" or "Smoking Area", a contractual penalty of 15 € shall apply.
 - b) For each infringement of the smoking ban by the Contractor's (company building the stand) or Exhibitor's employees in the areas with increased risk of fire or explosion, a contractual penalty of 30 € shall apply.
3. Valid fire regulations shall be complied with.

Article X FINAL DISPOSITIONS

1. In case that AX can not open the exhibition or has to close the exhibition due to the force majeure, by which any circumstances consisting in an extraordinary, unforeseeable, unavoidable event that AX does not have influence on are considered (eg an uncontrollable state regulation or a natural event), by the date of the circumstance caused by force majeure all outstanding obligations of AX to the lessor from the contractual relations to which these general exhibition conditions apply shall be terminated. If AX has already provided fulfilment to the exhibitor, the exhibitor is not entitled to apply for any compensation for this fulfilment or any damage incurred in connection with the circumstances caused by force majeure.
2. The Exhibitor may apply a claim for the works and services supplied by AX at the responsible officer in writing no later than one day before the fair, otherwise this right shall lapse.
3. If not provided otherwise, in the case of violation of any of these provisions, AX is authorized to exclude the Exhibitor from the fair or other accompanying events. In this case, the Exhibitor has no right to any claims and damages and return of the hitherto paid amount.

.....
Signature