



Cosmetic Business
POLAND Exhibition of the cosmetics
supplying industry
25-26 September
Warsaw 2019

In conjunction with:



General Terms and Conditions of CosmeticBusiness Poland in conjunction with HPCI Exhibition Central & Eastern Europe 2019



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1. Titel of Event

CosmeticBusiness Poland
Exhibition of the cosmetics supplying industry (hereinafter referred to as "CosmeticBusiness Poland" or "Event")

2. Event Organizer

The event organizer and legal entity shall be

Leipziger Messe GmbH
P.O. Box 10 07 20, 04007 Leipzig, Germany
Messe-Allee 1, 04356 Leipzig, Germany

Commercial register no.: Amtsgericht Leipzig, HRB 622
VAT identification no: DE141497334
Business management: Martin Buhl-Wagner (spokesman),
Markus Geisenberger
Chairman of the supervisory board: Martin Dulig, State Minister,
Saxon State Ministry for Economic
Affairs, Labour and Transport
Phone: +49 341 /678-0
Fax: +49 341 /678-7800
E-mail: info@leipziger-messe.de

3. Venue

EXPO XXI Warsaw
12/14 Pradzyn'skiego St, 01-222 Warszawa, Poland

4. Dates / Construction and Dismantling / Opening Hours

Duration of the event:
25 and 26 September 2019

Stand construction / dismantling:
Details: see Exhibitor Manual

Opening hours for visitors:
Wednesday, 25 September 2019, 10 a.m. to 5 p.m.
Thursday, 26 September 2019, 10 a.m. to 4.30 p.m.

5. Product Groups and Exhibitors

CosmeticBusiness Poland in conjunction with HPCI is a B2B trade fair. The exhibitors are international suppliers of the cosmetics, home and personal care industry and its suppliers from the fields of:

- Raw Materials / Ingredients
- Manufacturing
- Packaging
- Services

Details: See Product Index in Registration Forms.

6. Prices

- 6.1 The cost of trade fair rent can be found in the registration form and the currently applicable price list. Any fraction of square meter shall be calculated as a whole square meter. All prices are quoted in EUR or PLN plus VAT.
- 6.2 All rent and any other charges shall be net prices, in addition to which the legally-applicable turnover tax is to be charged.

7. Miscellaneous supplies and services, Exhibitor Manual

The Exhibitor Manual contains details of the prices and conditions applying to orders for miscellaneous suppliers and services.

8. Registration

- 8.1 Exclusively the registration forms of the Leipziger Messe are to be used for registration. The forms are to be completely filled out and stamped with the company stamp, signed in a legally-binding fashion, and sent to the Leipziger Messe. Original copies of registration forms received within the prescribed period by fax in advance are to be submitted subsequently without delay.
- 8.2 Registration forms submitted with conditions or reservations shall not be considered. Requests for certain spaces, which will be considered if possible, shall not represent conditions for participation. No exclusion of competition shall be allowed. No protection from competition shall be granted.
- 8.3 Upon sending the signed registration, the exhibitor acknowledges the General Terms and Conditions of Participation, the valid price list and the Technical Guidelines. The exhibitor may view and download the most current version of the above-mentioned documents from the homepage of the Leipziger Messe: www.cosmetic-business.pl. On request these documents will also be sent.
- 8.4 The exhibitor shall be liable for consequences arising through the inaccurate, incomplete or incorrect completion of the registration form.
- 8.5 Leipziger Messe must be promptly notified in writing of any post-registration changes to company, correspondence and invoice address information. Changes that are applied after receipt of the first invoice will be subject to charges. The administration fee is **25.00 EUR** plus VAT.
- 8.6 In the terms of these Terms and Conditions of Participation, the exhibitor shall be the individual or company named on the binding registration form. The exhibitor may not effectively limit the powers of representation of the representatives it appointed vis-à-vis the Leipziger Messe.
- 8.7 Notwithstanding No. 15.1 hereof, registration shall be binding upon the receipt by the Leipziger Messe until notification regarding the admission or nonadmission.

9. Admission, event rental agreement

- 9.1 The exhibitor will be informed of the admission or non-admission in writing no later than three months before the fair begins. Admission is not transferrable. The event rental agreement between Leipziger Messe and the exhibitor comes into force on the exhibitor being accepted.
- 9.2 The Leipziger Messe shall decide on the admission after duly assessing the circumstances with due regard to the purpose of the event and the capacities available. There shall furthermore be no legal claim to admission. There shall in particular be no claim to admission in the event the Leipziger Messe has outstanding claims against the exhibitor.
- 9.3 The Leipziger Messe shall be entitled to withdraw from the Agreement and demand damage compensation in the event admission was granted on the basis of false premises or information or the requirements for admission are eliminated at a later date or if the exhibitor is in default in payment on the date of the rescission declaration.

10. Provision of the Trade Center Space, assignment to stands

- 10.1 The Leipziger Messe shall provide trade fair space with regard to the size and type of the stand in the requested exhibition area as feasible (assignment to stands). There shall be no claim to a certain location. The minimum stand size is 6 sqm.



The rental includes the use of empty exhibition space during the setting-up, event and dismantling phases. Leipziger Messe shall send the exhibitor a hall map with the designation of the location of the stand together with the assignment to the stand.

- 10.2 Within the framework of planning, the Leipziger Messe shall be entitled to assign a space which differs from the ordered space as long as such is absolutely necessary and can be reasonably expected of the exhibitor. The difference shall be considered to be reasonable unless the exhibitor immediately rejects such difference.
- 10.3 Dividing walls must in principle be set up by the exhibitor itself or by a suitable stand construction company on behalf of the exhibitor.
- 10.4 In the event compelling technical or organizational grounds so require, the Leipziger Messe shall be entitled upon consultation with the exhibitor to provide the exhibitor a stand at a location other than the original stand assignment, modify the size of the exhibition space, or to relocate or close entrances and exits to the trade fair grounds if absolutely necessary and reasonable.
- 10.5 Each exchange of trade fair space among exhibitors must be approved by the Leipziger Messe in advance in writing.
- 10.6 Projections, pillars, columns and installation connections shall form a component of the assigned space. The exhibitor shall be obligated to observe the condition and bearing capacity of the floor. The exhibitor shall be unlimitedly liable for the breach of such obligation.

11. Design of Stand

- 11.1 The construction and design of the stand must conform to Technical Guidelines of EXPO XXI Warsaw. At all events, the complete area booked must, depending on the type of stand, have one, two or three stand walls and a carpet or comparable floor covering over the entire area. If the stand walls are higher than 2.5 metres, than the backside of the wall higher than 2.5 m must be white. Leipziger Messe reserves the right to prohibit the use of improperly equipped stands or to modify them at the exhibitor's cost. The exhibitor alone is responsible for ensuring that the finished exhibition stand and its usage does not endanger the life and health of other people.
- 11.2 The exhibitor or a company commissioned by the exhibitor may first begin setting up the trade fair stand after it has obtained a permit to setup the stand from the Leipziger Messe.

12. Attendance Obligation

- 12.1 The Leipziger Messe shall be entitled to dispose of the stand otherwise if setup has not been started prior to 10 a.m. on the day prior to the opening of the trade fair.
- 12.2 The exhibitor shall be obligated to occupy the stand and staff it with personnel during all trade fair hours. The stand may not be broken down prior to the official breakdown period on the last day of the trade fair. The exhibitor shall moreover be obligated to vacate its exhibition space in full prior to the end of the breakdown period. Otherwise the Leipziger Messe shall be entitled to vacate the exhibition space at the expense of the exhibitor. The contractual penalties and damage compensation claims of the Leipziger Messe shall not be prejudiced hereby in any case.

13. Terms and Conditions of Payment

- 13.1 Leipziger Messe shall issue invoices regarding the rent of the stands or any other performances or deliveries upon or after the

admission, which shall be due for payment 14 days after the invoice date. The accounting of your stand rental fees will happen to 100% 8 weeks before the trade fair. Independently of this, Leipziger Messe can hand over invoices during the event, which are due for payment immediately. The amount due will be collected by an authorised representative of Leipziger Messe GmbH.

- 13.2 All invoice amounts are to be transferred without deduction to one of the accounts specified in the invoice while specifying the customer number and invoice number. In the event invoices are sent to third parties on the orders of the exhibitor, the exhibitor shall still be the debtor.
- 13.3 The Leipziger Messe shall be entitled to demand advance payments for trade fair services.
- 13.4 Interest at a rate of 8% -points p. a. above the valid basic interest rate is to be paid as of the due date provided the exhibitor is a merchant. The legal amount of default interest is to be paid upon the onset of the default. In the event of default, the Leipziger Messe may withdraw from the agreement and demand damage compensation due to non-performance in addition to default interest.
- 13.5 Should an account fall into arrears, each collection letter will incur an additional processing charge of EUR 5.00. The right to claim further damages shall be reserved.
- 13.6 In the event the exhibitor is a merchant, the exercising of a right to refuse performance or a retention right or the setoff of claims of the Leipziger Messe shall be excluded, unless the claim of the exhibitor has been recognized by a non-appealable decision or is uncontested Setting off such claims against equivalent or future claims of the Leipziger Messe and the execution of rights of retention by the Exhibitor which are not based on this contractual relation shall be impermissible in any case.

14. Co-Exhibitors (Subexhibitors) and Additionally Represented Companies

- 14.1 The exhibitor shall not be entitled to sublease or otherwise permit the use of the stand assigned to it by third parties or advertise for third parties at the stand without the prior approval of the Leipziger Messe.
- 14.2 The use of the leased space by companies, whether appearing with their own personnel and with their own products (co-exhibitors) or merely with their own products (additional firms represented) is to be announced to the Leipziger Messe in writing. Companies shall then be considered "co-exhibitors" or "additionally represented companies" in the event they have close financial and organizational ties to the main exhibitor. The exhibitor must register "co-exhibitors" and "additionally represented companies" separately in the registration. Such companies shall be considered to be admitted unless expressly rejected on the separate registration.

The exhibitor must pay a fee of EUR 150.00 plus VAT for each co-exhibitor (subexhibitor). There is no charge for presenting additional companies represented and brands. The exhibitor is liable for all co-exhibitors it has registered and firms it additionally represents. This also applies, but not exclusively, to their duty of payment towards Leipziger Messe.

- 14.3 The exhibitor shall be invoiced the corresponding fee plus a 25% surcharge for the companies it does not register. The exhibitor shall be the debtor in every case.
- 14.4 The Leipziger Messe shall decide on the admission of joint stands after due assessment of the circumstances, consideration of the purpose of the event, and the capacities available. There shall



moreover be no legal claim to the admission of joint stands. All contractual provisions for exhibitors shall apply to joint stands in the event such are admitted. In the event one stand is assigned to two or more companies jointly, each company shall be liable vis-à-vis the Leipziger Messe as joint and severable debtors. Companies with joint exhibitions are to specify a joint representative upon registration.

14.5 The Leipziger Messe shall be entitled to include the majority shareholder of an exhibitor which registered for an event at the Leipziger Messe in the alphabetical directory of exhibitors of the official catalog of the respective event provided such shareholder is a legal person, which does not have its main residence in the country of the venue.

15. Withdrawal and Non-Participation

15.1 An exhibitor may withdraw from the registration prior to being admitted (conclusion of agreement) In such event, the exhibitor must pay a EUR 260.00 fee for the annulment of the registration.

15.2 After admission has been granted, the exhibitor may not withdraw or reduce the stand space. The entire invoice for rent and costs arising upon the orders of the exhibitor through deliveries and performances rendered is to be paid. The right to terminate this Agreement for good cause pursuant to § 543 of the Civil Code shall not be prejudiced hereby. In such event, no duty shall exist to pay rent.

15.3 In the event the exhibition space becoming vacant through the nonparticipation of the exhibitor is leased to another exhibitor, the non-participating exhibitor must only pay 25 % of the agreed-upon rent, though at least EUR 260.00. The exhibitor shall, however, be obligated to pay the contributions pursuant to No. 15.2 in full, if and insofar as there are non-leased exhibition spaces in the exhibition area during the event which could have been used by the sublessee, had the exhibitor participated in the event in accordance with the agreement, and the subsequent leasing takes place in order to maintain the total visual picture.

15.4 In the event a petition is filed to initiate insolvency proceedings regarding the assets of the exhibitor or such a petition is rejected due to lack of assets, the Leipziger Messe shall be entitled to terminate the agreement without notice. The exhibitor shall inform the Leipziger Messe of the filing of a petition for insolvency proceedings without delay in any case. Nos. 15.1 through 15.3 above shall apply accordingly hereto.

16. Products

16.1 Only those goods or services belonging to the respective product range may be placed on exhibition (see Product Index in Registration Forms). Leipziger Messe may remove non-admitted goods at the expense of the exhibitor after futile warning. The exhibitor may not assert any claims against Leipziger Messe if Leipziger Messe acts at variance with the above provision.

16.2 The exhibitor may not sell, directly hand over or otherwise remove exhibits at the trade centre stands during the event. In the event of an infringement, Leipziger Messe may close the stand during the event (blocked stand) and/or ban the exhibitor from participating in future trade fairs.

16.3 When operating its stand, the exhibitor must observe the applicable legal provisions as amended (e.g., Act Governing Restaurants, Industrial Code, hygiene provisions, Act on Food Products and Articles of Daily Use, Regulation on Bar Facilities). In the event the exhibitor does not fulfil its cleaning and disposal obligation regarding the sale or giving away of food and beverages at its stand after a warning, Leipziger Messe shall be entitled to have the stand or sales facility closed.

16.4 The provisions of the Act on Technical Equipment and Consumer Products (Equipment and Product Safety Act as amended) are to be followed. As proof, the exhibitor must keep the following documents at the stand:

- EC conformity declaration or manufacturer declaration in accordance with Annex II to the Machinery Directive.
- instructions in accordance with Annex I, No. 1.7.4 of the Machinery Directive.

During demonstrations, the necessary precautions must be taken by the stand personnel to ensure the safety of persons. The stand personnel is also responsible for assuring that unauthorized persons do not turn switches.

17. Technical services

17.1 Leipziger Messe is to ensure the basic supply of the building and technical equipment in the building with heating, ventilation, cooling, electricity, lighting, water and sewage as well as the cleaning of the trade fair halls and buildings.

17.2 The installation of supply connections (water, pressurized air, sprinklers, electricity, connections for telecommunications) and disposal connections (e.g., exhaust) may only be carried out by companies authorised by the operator (further details about this can be found in the Exhibitor Manual).

17.3 Consumption costs, installation costs and any other services shall be calculated separately.

17.4 Connections, machines and devices which do not possess the necessary technical admission, conform to the applicable provisions, or whose consumption is higher than registered, may be removed at the expense of the exhibitor. The exhibitor shall be liable for damage caused by the uncontrolled withdrawal of energy.

17.5 Complaints regarding the technical services are to be reported without delay.

17.6 In the event the exhibitor is provided items by Leipziger Messe or its service partners on for lease or lending, the exhibitor shall be responsible for the careful treatment, professional operation and complete return of the items free of damage. The exhibitor shall be liable for the loss or damage of such items. In the event of any doubt, the exhibitor is to furnish proof of the correct return of the items in proper condition.

18. Cleaning, waste disposal

18.1 Leipziger Messe shall ensure the cleaning of the aisles in on the trade fair grounds. The exhibitor shall be responsible for cleaning the stands. In the event the exhibitor does not have its own personnel clean the stand, only those companies approved by the Leipziger Messe may be commissioned to do the cleaning. Details: see Exhibitor Manual

19. Guards

19.1 Leipziger Messe shall perform the general guarding of the trade fair grounds without assuming liability for loss or damage. The exhibitor shall have a duty to exercise due care with regard to the stand and the exhibit as well as to warrant technical fire protection. The exhibitor may only place an order for stand guards with the security company authorised by Leipziger Messe. Details: see Exhibitor Manual

19.2 The stand personnel may only congregate on the trade fair grounds until 6 p.m. The exhibitor shall not be allowed to permit persons to congregate at its stand at night.



20. Transport of exhibits to and from the exhibition centre

Only the official forwarding agent of EXPO XXI Warsaw is authorised to provide transport services of all kinds at the exhibition ground of EXPO XXI Warsaw. Please see Exhibitor Manual for further details.

21. Event catalogue

- 21.1 Entries in the catalogue and online exhibitor database shall be mandatory for exhibitors and co-exhibitors. The exhibitors/co-exhibitors will be informed separately on the insertion modalities.
- 21.2 The exhibitor alone is responsible for the content of all entries. Leipziger Messe shall not be liable for any erroneous, incomplete or missing entries.

22. Advertising, press, special presentations

- 22.1 Any type of advertising shall only be permissible inside the stand. Advertising outside the trade fair stand, in particular on wall spaces, in passages to different floors and staircases as well as in the aisles of the trade fair halls shall be subject to a fee and shall only be permissible in coordination with Leipziger Messe and/or an advertising company commissioned by it.
- 22.2 Advertising for third parties shall not be permissible. Leipziger Messe shall be entitled to prohibit the issuance or display of impermissible or dishonest advertising means and secure the existing stock of such material for the duration of the event.
- 22.3 Leipziger Messe is to be informed of the holding of press conferences and receptions in due time. Journalists shall be issued a work permit for CosmeticBusiness Poland through the accreditation.
- 22.4 Photography is prohibited throughout the exhibition centre. Only Leipziger Messe is allowed to make or commission films or photographs of the fair, exhibition stands and exhibits. These films and photographs may be used for advertising and press publications without the exhibitor's approval. The same applies to photographs and films made by the press or television with the permission of the Leipziger Messe.
- 22.5 Solely the exhibitor shall be responsible for advertising content.

23. Presentations, telecommunications

- 23.1 The operation of speakers and music facilities as well as video and slide presentations at the trade fair stands shall require the prior written approval of Leipziger Messe. The approval shall only be issued on the condition that surrounding trade fair stands will not be impaired thereby.
- 23.2 Aisle spaces may not be used as viewing areas. Demonstrations are to be set up in such a fashion that the passage through the aisles is not substantially impaired. In the event of any doubt or dispute, agents of Leipziger Messe shall decide.
- 23.3 In particular, the permission of the respectively competent copyright association (e.g., Society for Musical Performing and Mechanical Reproduction Rights [Gesellschaft fuer musikalische Auffuehrungs- und mechanische Vervielfaeltigungsrechte – GEMA]) shall be necessary for the use or reproduction of all types of protected goods under the requirements of the Copyright Act. The authorization to use protected goods or otherwise protected rights shall be solely a matter of the exhibitor.
- 23.4 The use of radios, radio call systems or radiotelephone systems must be approved by the Regulatory Authority for Telecommunications for the place of use. The corresponding approval and the

frequency used are to be notified to Leipziger Messe prior to the start of the exhibition.

24. Exclusion of Liability and Exhibitor's Insurance

- 24.1 Leipziger Messe shall not assume any duty to exercise due care with regard to trade fair goods or stand installations and hereby excludes any liability for damage and loss in this regard. The exclusion of liability shall also not be limited through the guarding measures of Leipziger Messe.
- 24.2 Leipziger Messe shall be liable in accordance with the provisions of law. In the event of slight negligence, Leipziger Messe shall only be liable in the event material contractual duties (cardinal duties) are breached and only for typical, foreseeable contractual damage. Liability for personal injury and in accordance with the Product Liability Act shall not be prejudiced thereby.
- 24.3 The exhibitor is recommended to take out exhibition insurance. If the exhibitor fails to take out an insurance of this kind, Leipziger Messe shall not be liable to the exhibitor for any damage that would have been covered by an insurance of that kind.

25. Exhibitor liability and third-party insurance

- 25.1 The exhibitor shall be liable for all damage suffered by third parties or Leipziger Messe at the stand of the exhibitor or caused by the activity of the exhibitor. The fault of the exhibitor's assistants or vicarious agents, as well as employees and representatives, shall be no less than the exhibitor's own.
- 25.2 The exhibitor is recommended to take out third-party liability insurance for its participation in the trade fair.

26. Intellectual-property protection

The protection of inventions, models and trademarks at trade fairs shall be construed in accordance with the legal provisions of the Republic Poland. No special protection for trade fairs shall exist. Patent registrations are to be submitted to the patent office prior to the start of the trade fair. At the request of the exhibitor, Leipziger Messe shall issue a confirmation that goods or services were provided for viewing subject to certain trademarks or models. No liability on the part of Leipziger Messe for any registrability or exhibition priority shall be associated therewith.

27. Reservations

- 27.1 In the event Leipziger Messe is required to vacate one or more exhibition areas temporarily or for a longer period of time or to extend, shorten, postpone or cancel the trade fair as a result of force majeure or for other grounds for which it is not responsible, no claims shall arise therefrom for the exhibitor due to the right to withdraw or termination rights or other claims, in particular, damage compensation claims vis-à-vis Leipziger Messe. In the event the trade fair is cancelled, the planned rent shall become obsolete. Any contributions already paid shall be reimbursed. However, the exhibitor must fully pay for any work and services already performed.
- 27.2 In the event Leipziger Messe is responsible for the cancellation, no rent shall be owed. Damage compensation claims vis-à-vis Leipziger Messe shall be limited to foreseeable and typical contractual damage.
- 27.3 Leipziger Messe shall not warrant or be liable for:
- a) the market suitability of its Internet website, the satisfactory quality thereof or the suitability thereof for any particular purpose;
 - b) the uninterrupted or error-free course of all functions and content on its Internet website;



- c) services, repairs or corrections which could arise through the use of its Internet website;
- d) damage of any type, including loss of turnover or other direct or indirect damage which could arise through the use of its Internet website or the functions or content thereof, even if Leipziger Messe or one of its employees has been informed of the possibility of such damage;
- e) the content and functions of those websites linked to its Internet website whose content is not determined by Leipziger Messe, or for any losses which could arise through the use of such websites.

28. Contractual Penalty

In the event the exhibitor breaches one of the duties specified in Nos. 10.5, 12.2, 16.1, 16.2, 17.4, 17.5, 23.1, 23.2 or 24.1, it shall pay a contractual penalty of 2% of the total rent plus turnover tax, though a total of a maximum of 20% of the total rent plus legally-applicable turnover tax for each breach, or, insofar as the breach of duties endures, for each started hour of the breach of duty.

29. Final Provisions

- 29.1 All agreements, approvals and verbal collateral agreements must be made in writing. This shall also apply to any modification of the previous sentence.
- 29.2 The exhibitor shall adhere to the regulation of EXPO XXI Warsaw throughout the exhibition centre for the during of construction, event and dismantling phases and will obey the instructions of Leipziger Messe and its agents.
- 29.3 Children under the age of 18 and animals are not permitted in the exhibition halls.
- 29.4 Contractual claims of the exhibitor against Leipziger Messe shall lapse within 12 months. The period of limitation shall cease in the month the trade fair is closed. Claims due to the intentional breach of contract shall be subject to the limitation periods established by law. Compensation claims of Leipziger Messe due to changes or deterioration in the leased object shall expire one year from the date on which Leipziger Messe receives the leased object back. Prior to the return, such compensation claims shall only lapse 30 years after their origination.

If the exhibitor fails to communicate its new address to Leipziger Messe and the latter is unable to ascertain the new address through a corresponding search, the running of the limitation period shall be interrupted. Leipziger Messe shall be obligated after approximately one, two and four years to repeat the address search. The interruption of the limitation period shall last for a maximum of five years. The exhibitor shall be obligated to bear the costs of the search(es).

- 29.5 The place of performance and jurisdiction for all current obligations shall be Leipzig, if the contractual partner is a merchant, a legal person under public law or a special fund under public law or the registered office or general place of jurisdiction of the contractual partner is not in the Federal Republic of Germany. The law of the Federal Republic of Germany shall apply. Application of the provisions of international sales law (CIGS) shall be excluded. The German version of all contractual documents shall be binding.

Leipziger Messe shall also have the right to take all necessary legal steps or initiate proceedings before the court competent for the Exhibitor's registered office in the event such a course of action is necessary or desirable in the estimation of Leipziger Messe. The Exhibitor shall bear the costs of pre-trial claims collection (private investigators, collection companies, attorneys) in any case. If and insofar as the Exhibitor loses to Leipziger Messe

in a legal dispute, the Exhibitor shall bear the costs of the proceedings and necessary legal representation, in particular of attorneys, courts, interpreters, experts and witnesses, together with the cost of the translation of all documents used in the legal proceedings.

- 29.6 Leipziger Messe shall be entitled within the bounds of the provisions of data protection law to store the data regarding the exhibitor electronically and pass such data on to third parties if necessary or expedient for the performance of the lease agreement regulating the participation of the exhibitor in an event at Leipziger Messe. The exhibitor hereby expressly gives his consent for this.

- 29.7 Leipziger Messe and the exhibitor shall be obligated to treat confidentially all information concerning personal data of which they, their employees or the third parties commissioned by them become aware for the performance of the contractual relation. Leipziger Messe and the exhibitor shall not use or exploit such information on personal data in any form apart from the performance of this Agreement. Leipziger Messe and the exhibitor shall observe all obligations based on the Federal Data Protection Act as well as the General Data Protection Regulation, GDPR and shall obligate their employees and commissioned third parties accordingly. This obligation shall apply beyond the end of the contractual relation.





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