APPLICATION FOR STAND SPACE



FEMADE 2011

INTERNATIONAL FAIR FOR THE WOOD, FURNITURE AND FORESTRY INDUSTRIES

13 - 16 September 2011 Expotrade Convention Center – Curitiba / PR, Brazil

This contract is hereby made between the organizer **Hannover Fairs Sulamérica Ltda.** and the **exhibitor** as named below for this exhibition.

| Exhibitor Details | |
|--|--|
| Company name: | |
| Street / P. O. Box: | |
| Country / Postcode / City: | |
| Location of head-office: | |
| Website: | Company Email: |
| Name of Managing Director | |
| Contact Person: | |
| Phone: | Fax: |
| Email: | |
| | |
| Type of Company (multiple answers possible) | |
| ☐ Manufacturer ☐ Importer ☐ Association ☐ Organiser of group participation | |
| Other (please specify): | |
| Product Category | |
| Enter code for category applicable to you: | |
| O1 Forestry Machinery, equipment, tools and accessories Transport, storage systems, logistics, information systems Energy from wood O2 Wood Industries Solid wood working Machinery, and plant for solid wood working Waste wood utilization and energy generation Drying systems for sawn timber O3 Reconstituted Wood Products Machinery, plant and accessories for the production of wood materials and veneers | O4 Alternative Uses of Wood Waste O5 Furniture Industries • Machinery, plant and facilities for industrial furniture production • Automation systems • Industrial Services O6 Wood Crafts – Joinery trades • Machinery, equipment and accessories for joiners and cabinet makers O7 Other (please specify): |

5% Early Bird discount until: 31 December 2010 Application Deadline: 15 July 2011

| STAND SPACE APPLICATION (Please choose only one option) | | |
|--|---|--|
| Option 1: | Raw space: Space only (minimum 12 sqm) Rate: EUR 130,-/ sqm Size: m | |
| Option 2: The package price include company name, 1 spot light | Package price: Standard Shell scheme (minimum 12 sqm) Rate: EUR 150,-/ sqm Size: m X m = sqm width depth total area Total cost: EUR | |
| Option 3: | Special booth construction: (minimum 12 sqm) Rate: Prices on request | |
| Note: The organiser reserves the right to alter the size of the stand slightly. | | |
| CO-EXHIBITOR We register the following company as a <i>co-exhibitor</i> according to the Terms & Conditions for Participation (please photocopy this form if you apply for more than one co-exhibitor). | | |
| Co-exhibitors are free of charge | | |
| Company name: | | |
| Street / P. O. Box: | | |
| Country / Post Code / | City: | |

EXHIBITOR UNDERTAKING

Contact person:

Phone:

Email:

To all the exhibits on display, we either own the intellectual property rights, or have the authorization or permission for exhibition from the owner of the intellectual property rights, which have no infringement activity involved. Otherwise, we will remove the infringed exhibits from display immediately and will not use this reason to request back any participation fee.

_____ Designation: _____

Fax:

Website:

5% Early Bird discount until: 31 December 2010 Application Deadline: 15 July 2011

DECLARATION BY THE EXHIBITOR We agree that this application, when approved by the organiser, shall constitute, together with the Terms & Conditions for Participation annexed hereto, and any additions which may be made pursuant to the said Terms & Conditions, a valid and legally binding contract. We have read and agreed fully to the Terms & Conditions for Participation. This contractual document shall be signed by the contracting parties and two witnesses as appears on its front in three copies of equal content and validity for all purposes of law, obliging the same parties and successors and/or heirs, if any. Designation Name of authorized signature Date Signature Company stamp / Chop CNPJ/MF: Legal representative: _____ RG: _____CPF: ____ Signature of ORGANISER: HANNOVER FAIRS SULAMÉRICA LTDA. CNPJ/MF: 03.033.874/0001-33 Legal representative: Constantino Fridolin Bäumle RG: 446 888.0 CPF: 016 374 529-34 **Mode of Payment:** Form Return Address: Cheques/Bank drafts are to be made payable to: **Deutsche Messe** Global Fairs / Dep. 422 Maren Seidel / Nina Reid The Collecting Agent: Messegelände **Deutsche Messe AG Hannover*** 30521 Hannover Germany Telegraphic transfers are to be wired to the following bank account: Phone: +49 511 89-34223/-34224 +49 511 89-31209 Fax: Email: Bank: Bankhaus Hallbaum AG & Co. maren.seidel@messe.de An der Börse 7 nina.reid@messe.de D-30159 Hannover Internet: www.feirafemade.com.br Account: 0000 104 000 www.messe.de SWIFT: HALL DE 2H IBAN: DE88250601800000104000 BLZ: 250 601 80 * on behalf of HANNOVER FAIRS SULAMÉRICA LTDA. Witness: Witness: Company Name_____ Company Name _____ Contact Person: Contact Person: _____ RG: CPF:

RG*: CPF:

*RG = Identity number, CPF = Personal tax number, CNPJ/MF = Company tax number

TERMS AND CONDITIONS FOR PARTICIPATION

PROMOTER AND ORGANISER: the company HANNOVER FAIRS SULAMÉRICA LTDA., with registered office at Rua Ignácio Belinóski, 1111, in Campo Largo, Paraná, CEP 83 608-010, registered in the CNPJ/MF under No. 03.033.874/0001-33, exempt from State Registration, responsible for the promotion and organisation of the trade fair FEMADE 2011, hereafter simply designated as the ORGANISER; and the EXHIBITOR: the legal person named and duly qualified on the front of this document, hereafter designated simply as the EXHIBITOR, hereby mutually agree to enter into this CONTRACT FOR PARTICIPATION IN AN EVENT, pursuant to the following clauses and conditions:

1. OBJECT

During the period from 13 to 16 September 2011, the ORGANISER shall present the 7th edition of the event termed **FEMADE 2011 – International Fair for the Wood, Furniture and Forestry Indusries**, in an area which shall be assigned to it against payment, at the ExpoTrade Convention & Exhibition Center, located in Pinhais, in the Metropolitan Region of Curitiba, State of Paraná.

1.1. In the event that the assignment of the aforementioned area does not take place, the ORGANISER shall be entitled to hold the event at another location at its free and sole discretion, which the EXHIBITOR hereby accepts without any restriction.

2. COMMITMENT OF THE PARTIES

- 2.1. The ORGANISER undertakes to subassign to the EXHIBITOR part of the area described in the same item, hereafter simply designated as the "space", for its exclusive use, with it intended exclusively for the promotion, dissemination and display of its products or services during the days on which the event is held, with this space indicated on the front of this document, duly identified and marked off on the floor plan drawn up by the ORGANISER, with this plan fully known to and accepted by the EXHIBITOR and being available to it at the office of the ORGANISER.
- 2.2. The EXHIBITOR undertakes not to alter the use of the space hereby subassigned, like as well as not to transfer this contract, as a whole or in part, and not to sublet or lend the space, even partially, under penalty of incurring the sanctions established in item 5, as well as the immediate suspension of its participation in the event, independently of any judicial or extrajudicial notification.
- 2.3. The ORGANISER reserves the right, at its sole discretion, with a view to the optimal use of the spaces, to reallocate or transfer the EXHIBITOR to another space, provided that it is of the same area.
- 2.4. The EXHIBITOR may request a reduction of the space which is allocated to it or a change in the type of location for one of lower cost provided that this is available and it does so with minimum prior notice of 60 days with relation to the starting date of the event, albeit bearing the operating cost corresponding to 10% (ten percent) of the total value in this document, with the difference in price, if any, being returned to the EXHIBITOR within a period of 60 days calculated from the end of the event.

3. DURATION OF THE EVENT

The period for use of the space indicated on the front of this document shall correspond to the period of duration of the event, including the four-day period for assembly, four days for the event itself, and two days for the dismantling of the stand, products and equipment of the EXHIBITOR. In this way, this period shall begin on 09/09/2011 and end on 18/09/2011, on which day the EXHIBITOR must surrender the space allocated to it, duly vacated, in the same condition as it received it, returning this space in perfect order.

3.1. In the event of failure to comply with the period and surrender conditions the ORGANISER shall proceed to clear the space and re-establish the cited condition, the EXHIBITOR being liable for all the resulting costs including those relating to storage of the materials which shall be available to it for a period of 2 weeks reckoned from the end of the event, with the ORGANISER free to dispose thereof after this deadline.

4. CO-EXHIBITORS

A CO-EXHIBITOR is every natural or legal person, firm or other organization that displays its own products or services at an EXHIBITOR'S stand, without itself being an EXHIBITOR.

The use of display space by multiple firms is only permitted if the registration documents for the event expressly authorize the admission of CO-EXHIBITORS. The use of the display space by a further firm requires a special application on the part of the EXHIBITOR in accordance with the Application for Stand Space, and acceptance is contingent upon the ORGANISER'S written approval. A firm must be registered as a CO-EXHIBITOR if it is represented within the display space rented by an EXHIBITOR or organizing body and meets either of the following conditions:

a) The firm is represented alongside an EXHIBITOR with its own staff and exhibits.

b) The firm is represented alongside an EXHIBITOR without its own staff but with its own exhibits (brochures or printed matter not counting as exhibits) whilst itself not being an EXHIBITOR.

Further, these Conditions for Participation apply also to CO-EXHIBITORS insofar as they are relevant; the EXHIBITOR must make its CO-EXHIBITORS aware of these Conditions for Participation and the terms complementing them and is legally responsible to the ORGANISER for CO-EXHIBITORS' compliance with them.

If the CO-EXHIBITOR has not been registered, incompletely registered or untruly registered by the EXHIBITOR, the ORGANISER has the right to refuse the unregistered CO-EXHIBITOR to attend the exhibition.

Booth transferring happening with one of EXHIBITOR title changing into another, which is not called CO-EXHIBITOR, is not allowed. The ORGANISER forbids the booth transferring without permission. Once happened, the ORGANISER will immediately disqualify both sides of the booth transferring. The exhibition fee will not be refunded as a penalty of disobeying the rules.

If several firms wish to rent a stand together, they are obliged to designate a common representative in their registration. Irrespective of this, each of the participating EXHIBITORS is obliged to furnish the stand with its own samples and to staff it with its own personnel.

All further documents relating to the event (stand confirmation, offer of services, Technical Guidelines, etc.) will be remitted to the EXHIBITOR.

5. PAYMENT

The contracted payment amount, as well as the terms and conditions of payment, are duly detailed in the Application for Stand Space and the Terms and Conditions for Participation.

5.1. The Tax Invoice for Services shall be issued by the ORGANISER during the holding of the event.

5.2. Instalments which remain unpaid by the respective payment deadlines shall be subject, independently of any judicial or extrajudicial notification, to a late payment fine of 2% (two per cent) and late payment interest of 1% (one per cent) per month, calculated pro rata per day of delay, with these charges calculated on the value of the debt after monetary correction by the IGP-M (General Market Price Index) published by the FGV (Getúlio Vargas Foundation), until the effective payment of the debt

5.3. There shall be tolerance for late payment of at most 2 (two) instalments, whether consecutive or not, after which the ORGANISER may opt for the termination or enforcement of the contract, notifying the EXHIBITOR by letter with notice of receipt, without prejudice to the fine established in item 6, with the ORGANISER also being able to assign the space to another interested party.
5.4. If the EXHIBITOR is not up-to-date with the payment of the instalments

5.4. If the EXHIBITOR is not up-to-date with the payment of the instalments described in this clause by 30 days prior to the event, it shall not be able to take part in the event and shall lose the right to use the space reserved for it, without prejudice to the provisions of previous items.

5.5. The EXHIBITOR shall bear the bank expenses due on the instalments of this contract.

5.6. Any new taxes or increases in existing ones shall be the exclusive liability of the EXHIBITOR, requiring the transfer of the respective value.

6 TERMINATION

Without prejudice to the provisions of item 5.3, this document shall be considered to be automatically terminated by either of the parties, independently of any judicial or extrajudicial notification, in the event of nonfulfilment of any of its clauses or conditions, with the infringing party bearing a contractual fine of 10% (ten percent) of the total value of the contract, without prejudice to any losses and damages.

6.1. If the EXHIBITOR wishes to withdraw from its booking in the exhibition, he must immediately surrender the space, which he is occupying on the event plan and must give a written notice to the ORGANISER. If the EXHIBITOR withdraws on or after 6 months prior to the event (13 March 2011), the ORGANISER remains entitled to 40% of the total stand space rental charges shown on the Application for Stand Space. If the EXHIBITOR has not yet paid, the EXHIBITOR is obligated to pay 40% of the total stand space rental charges.

6.2. If the EXHIBITOR withdraws on or after 60 days prior to the event (15 July 2011), the ORGANISER remains entitled to 100% of the total stand space rental charges shown on the Application for Stand Space. If the EXHIBITOR has not yet paid, the EXHIBITOR is obligated to make full payment to the ORGANISER within 7 days of giving notice of withdrawal. The EXHIBITOR shall not be entitled to any form of compensation whatsoever, whether for loss of profits or otherwise.

6.3. This contract shall be considered to have been automatically terminated by either of the parties, independently of any judicial or extrajudicial notification, without any penalty, in the event of declaration of bankruptcy, insolvency or liquidation of any of the parties prior to the realisation of the event.

6.4. Tolerance by either of the parties of nonfulfilment of the conditions stipulated herein shall be understood as mere liberality and may not be cited as a contractual novation or waiver of rights which may be exercised by the party considering itself to be injured at any time.

7. EXHIBITOR'S MANUAL

In addition to the provisions of this document, the EXHIBITOR's Manual shall also govern the relations between the parties, a copy of which shall be delivered in advance to the EXHIBITOR with this manual becoming an integral part of this document and with the parties undertaking to comply with all of the conditions and to observe all of the restrictions contained therein.

7.1. The EXHIBITOR's Manual may be altered by the ORGANISER, at its sole discretion, for the purpose of closer compliance with the conditions of realisation of the event, of which the EXHIBITOR must be duly informed.

8. TAX AND LABOUR OBLIGATIONS

The EXHIBITOR shall be liable for the tax and labour obligations relating to the staff which he employs, whether directly or indirectly, for the provision of services within the space which is hereby subassigned.

9. REIMBURSEMENT OF EXPENSES

In the event that the ORGANISER is obliged to disburse any amount to pay the obligations of the EXHIBITOR established herein, the latter party undertakes to repay the same to the ORGANISER within at most 48 (forty eight) hours, reckoned from the submission of the evidence of payment accompanied by the bank payment slip.

10. GENERAL PROVISIONS

9.1. Companies participating with machinery and equipment in "Marcenaria Modelo" undertake to guarantee the functioning of the same as well as to operate them with qualified staff.

9.2. The ORGANISER shall only sell space without an assembly service, with this service to be contracted directly by the EXHIBITOR who shall assume the resulting costs.

9.3. The EXHIBITOR is also liable for all injuries which it or its appointees may cause through negligence or malice at the venue for the event to the effects present within it, as well as to third parties, whether or not these are participating in the event, with its shareholders and directors being jointly and severally liable.

9.4. The ORGANISER shall be free of any liability for losses and injuries in the event of unavoidable circumstance, force majeure or act of government which prevents the realisation of the event or causes disruption to the EXHIBITOR during its realisation.
9.5. The EXHIBITOR expressly declares that it has had prior knowledge of the content of this contract as well as of the EXHIBITOR's Manual, and that it accepts freely, spontaneously and unconditionally its clauses and conditions, undertaking to comply with these in full.

9.6. This document may only be amended, as a whole or in part, by entering into Supplementary Agreements.

10. JURISDICTION

In order to settle any doubts or disputes arising from this document the parties shall choose the courts of the capital of the state of Paraná with the exclusion of any other, regardless of their merits or authority, present or future.