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8.1. OpraHi3aTop **3060B'fl3yETbCA** HaAarm Yi-racHmKy nocnyrt4 wo,n_to opraHi3au,iiiHo-meroAtilmoro Ta iHil>opmaLkii1Horo 3a6e3neLleHHR yLiacTi Y.4acHyrKa y Bmc raBu,i, 3a3HageHiVi y n. 1 AaHoro LI,oroeopy (Hap,ani — Br4cTaBKa), (HaAani — nocnyrii), a **YLiaCHMK 3060B'A3yETbCA** npwill-twrm **Ta** onnaTkm4 HaAaHi OpraHi3aropom nocnyrw Ha ymoBax noropKeHtlX **CT000HaMA** y ribomy LkoroBopi. **11001V**⁻A **BKA10·4a10Tb**:

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8.1.2. **OCHOBHI** nocnym: pe3epByBaHHR **Ta** HaAaHHR Yt420-IPtity B1·1CTBBKOBOI nnowi, 3rip,Ho n.3 goroBopY; O6naAHaHa **BACTaBKOBa** nnowa: pe3epeyeaHHR Ta Hap,aHHR niA ericno3myiro o6naAHaHoi nnowi (naHeni Octanorm (1000 x 2500 MM), 1 cTin, 2 crinbu,i, 1 cEsirrinbHmK (100 BT), 1 po3erKa (220 B, 1 KBT), 1 Biwa/we, 1 ctipm3 3 KOM<HOI BiAN3141⁻di cTopor-4 creHAy, imniimoBe 110Kpl4TTA ciporo Konbopy Ha creH,qi), 3a6e3neqeHHR nepenycimoro pemoimy, 3aranbHe npm6lipaHHR (np'46mpaHHa npoxoAis), iHwi nocnym Ta opraHi3a447114i '3m·rpm·yr.

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8.2. OpraHi3aTopoM MO>KyTb HaAaBaTrica AogaTKoBi BMCTaBKOBI nocnyrw Ta BI/KOHyBaTIICb po6orm no 1400611aAHaHHro **BACTaBKOBI4X** nnowt (6yaisHINTBo HecraHAapTmix creHAis, AoAaTKoBe o6naAHaHHR, AoilaTKoai cepBicHi nocnyrw, AoAaTKoBa peKnama B KaTano3i **BACTaBKH**, peKnamHi nocnyrw **TOLLO**), fiKi cnnailyloTbcR Ha niAcrasi BmcraBneHoro OpraHi3aTopoM oKpemoro paxyr-my-4:laKtypw (paxyHKiB- 4:laKTyp), moo/ (AKi)

7. GENERAL PROVISIONS

7.1 Reservation of exhibition space as, equipped space, indoor space only, outdoor space only and registration of the Exhibitor is carried out only after signing this Agreement and receiving an advance payment by the Organizer in accordance with this Agreement.

8. SUBJECT OF THE AGREEMENT

8.1 The Organizer undertakes to provide the Participant with services and methodological and information support in organization of the Exhibitor's participation in the Exhibition specified in the paragraph 1 of this Agreement (hereinafter — «Exhibitiono), (hereinafter — services), and the Exhibitor undertakes to accept and pay for the services provided by the Organizer on the terms agreed by the Parties in this Agreement.

8.1.1. Preparation services (regardless of the space type): processing of the application for participation in the exhibition and registration of the Exhibitor; support, advising the Participant on technical and organizational issues; attracting visitors to the exhibition through the call center, phone calls, development and placement of advertising and information materials in the media, social networks, the Internet; development and production of the Exhibitor's badges; invitation; development of the sketch and production of the Exhibition Guide and other advertising and navigation materials with information about the location of the Participant's stand and the stand number; placement of information about the Exhibitor in the official electronic catalogue of the Exhibition. In case of untimely provision to the Organizer with the necessary information for placement in the exhibition catalogue, namely less than 30 calendar days before the start of the exhibition, the relevant services are not guaranteed by the Organizer, financial and other claims are not accepted. 8.1.2. Main services: reservation and provision of the exhibition area to the exhibitor in accordance with the paragraph 3 of this Agreement.

Equipped exhibition space: reservation and provision of the equipped area (OCTANORM panels (1000 x 2500 mm), 1 table, 2 chairs, 1 lamp (100 W), 1 socket (220 V, 2 kW), 1 hanger, 1 fascia on each open side of the stand, grey carpet on the floor), providing access mode, general cleaning (cleaning of aisles), other services and organizational costs.

Indoor raw space: reservation and provision of Indoor space only for exposition (without any constructions and connections), provision of access mode, general cleaning (cleaning of aisles), other services and organizational expenses.

8.2. The organizer may provide additional exhibition services and perform work on the equipment of exhibition areas (construction of individual stands, additional equipment, additional services, additional advertising in the exhibition catalogue, other advertising services, etc.), which are paid additionally against the invoice (invoices), which is an integral part of this Agreement. The orders for the additional services (equipment) are accepted as agreed DocuSign Envelope ID: 7A16332B-E844-4720-67E2-7A77EE08553C C Hemp, ENIHOK) LIaCTI1H010 Ub0r0 goroBopy. JaMOBfleHHA Ha A0AaTKOBi nocnyrvi (o6nap,HaHHA) npmilmaiarbcs 3a norop,)KeHHsm 3 OpraHi3aTopoM, BiAnoeip,Ho Ao i;i0f0 TeXHiLIHMX mow/moon-6i.

8.3. ОргаНіЗаТор тае праео ВНОСІІТМ ЗМІНМ АО 3a-raer43, Kemoro pernameHTy amcrasKi4, npo uao 060B'S3K0B0 noBiAoM/1R£ YHacHm Ka.

8.4. KiHu_ieea 3aranbHa BapTicrb nocnyr (3riAHo n.8.1. Ta n.8.2. U,b010 Aproeopy), Hap,amix OpraHi3a ropom YLiacHmKy, B113HB4BETbCfl B BanIOTI Aoroeopy 3rip, Ho 3 AXIOM 3AaLiinpi4VIHRTTs po6iT (HaAaHHs nocnyr) (HaAani - AKT), /IRMA CKflaLIAETbCA OpraHi3aTopoM Ta HanpasnBeTbcs AfIR niAnmcaHHB Y4acHkiKy. flponlrorvi 15 (n'FrHaAusiTi4) KaneHAapHmx Al-liB nicna OCTaHHbOr0 LI, HR BloiCTBBKII npiiiimal0TbCfl npeTeH3il no Hap,aHmm nocnyram y nmcbmoBomy BVIMFIAi 3 AOKyMeHTaflbHIIM nigreepp,>KeHHAm BI4KABIIeHMX y Y pa3i ВіАсуТНості преТеНЗіРі зі СТОООНІ4 УLІВСНL4КВ Веатаегосп,

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9. 3A1A/IbHI 11PABIIIIA PIACHIAKIB BIICTABKVI (HE3A/IEMHO Bi,Q TV1f1Y nnouv)

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9.1. SAIBCHIIK Hece yIaCTi y B41CTBBLAi y Tomy 4NCni Ta He BP1K/110HHO Bi,417OBip,a/IbHiCTb 3a HaHeceHy wKoAy nepeA TpeTimvi oco6amm (y Tomy 4NCni mo,Aensmm, BiABiAyeaHamm, a TBKO}K IHWPIMPIoco6amm) CnpN4NH£Hy AiRMI1 414 6e3,4iFIAbHiCTIO YLIaCHIiKa B nepioA p060TIel BLICTaBKII (Ha c reHAi YLiacHmKa, niA Liac ceMiHapiB i maiicrep-Knacie). Yi-IaCHMK eiAwKop, oeye OpraHi3aTopy 3611TKI1 B pa3i nowKopmeHHR opeHppeamix BIICTBBKOBI1X T3 CKTIBACbKPIX npwmiweHb, creH,AiB, eneKTpomepe>Ki Ta/a60 iHworo Haile)KliTb OpraHl3BTOpy BP1CTBBKl4, a TBKOW BCi mariHa. iHWi 36MTK14, AKi mome noHecTm OpraHi3aTop 3 BAHIA YLIBCHVIKB. ByAb-sKy AianbHiCTb 6e33rOAil BapwaBcbKoro EKcno XXI 3a6opoHeHo.

9.2. OpraHi3aTop He Hece eiAnosiAanbHicTb 3a SKiCTb npopyKu, it w,o 3raAy£Tbcs TB/414 peKnamyeTbcn y pe3y.nbTaTi BMKOHaHHA gaHoro goroeopy Ta AoCTOBipHiCTb eipomocTeil peKnamHoro Ta iHctiopmauillHoro xapaK-repy, HaAaHpix YLIBCHLIKOM 13,11,1 p03Miw,eHHFI OpraHi3aTopoM. Y emnaAKy Bill'OTOBileHHR HeRKICHOI npoAyKu,ii, LL 0 3raxi,yeTbCR Ta/Lii4 peKnaMy€TbCA y pe3ynbTaTi el4KoHaHHA AaHoro AoroBopy, a TBKOW einKopkicTaHHA 06'£KTIB npaBa iHreneKTyanbHoi snacHocTi npm HaAaHHi nocnyr no AkaHomy Pproeopy, YLiacHim camocrikHo Hece noeHy BiAnoBiAanbHicrb nepep TpeTimm oco6amm 3a Take

BI4KOINICTBHHFI.

9.3. YLiacHmK 3060B'FlaaH14 porptiimyeamicb pernameHTy npoBeAeHHA BNCTaBKN. YqacHPIKy 3a60p0HAETbCff 3/1iVICHIOBaTil AeMOHTa}K enacHoro ycraTKyeaHHA Ta eKcnoHaTie 3aK01,1TTS evic raBKV1. 9.4. YLIBCHIIK He mae npaBa nepep, aBa rvi ceof npaBa Ta o6oB'R3KM Ha yLiacTb y BleICTaBu,i Ta iHWi flOUP/101,

by the Organizer and according to the Organizer's technical capacities.

8.3. The Organizer has the right to make changes to the approved working schedule of the exhibition and obliges to notify the Exhibitor.

8.4. The final total cost of services (according to Paragraph 8.1. and 8.2. of this Agreement) provided by the Organizer to the Exhibitor is determined in the currency of this Agreement according to the Act of delivery-acceptance of works (rendering of services) (further - the Act) which is made by the Organizer and sent to the Participant for signing. Within 15 (fifteen) calendar days after the last day of the exhibition, claims for services rendered are accepted in writing with documentary evidence of the facts states in the claim. In the absence of claims from the Exhibitor, it is considered that the Exhibitor has no claims for services provided by the Organizer, and services are considered provided and accepted by the Exhibitor in the amount specified in the Act, regardless of the fact of signing the Act by the Exhibitor.

8.5. All banking charges shall be paid by the Exhibitor/Organizer.

9. GENERAL RULES FOR THE EXHIBITORS (IN DISREGARD OF SPACE TYPE)

9.1. The Exhibitor is responsible for his participation in the exhibition, including the responsibility for the damage caused to third parties (including models, visitors, and others) caused by the actions or inaction of the Participant during the exhibition (at the stand of the Participant, during seminars and workshops). The Exhibitor shall reimburse the Organizer in case of damage to the leased exhibition and storage premises, stands, power supply and / or other property belonging to the Exhibition Organizer, as well as all other damages that may be incurred by the Organizer through the Exhibitor's fault. Any commercial activity without the consent of Warsaw EXPO XXI is prohibited.

9.2. The Organizer is not responsible for the quality of products mentioned and/or advertised as a result of this Agreement and the accuracy of promotional information provided by the Exhibitor for placement by the Organizer. In case of production of substandard products mentioned and / or advertised as a result of this Agreement, as well as the use of intellectual property rights in the provision of services under this Agreement, the Exhibitor is fully responsible to third parties for such use.

9.3. The participant is obliged to follow the exhibition working schedule. The participant is forbidden to dismantle his own equipment and exhibits before the official closing of the exhibition.

9.4. The Exhibitor has no right to transfer the rights and obligations to participate in the exhibition and other services provided by this Agreement to third parties in relation to this Agreement without the consent of such transfer with the Organizer.

DocuSign Envelope ID. 7A16332B-E844-4720-B7E2.7A77EE08553C Acagem, naHINIM bkorosoporo, TpeTim occoam no BiAHoweHmo AO AaHoro Ltoroeopy 6e3 noro,q)KeHHA TaKoi nepeAaLii i3 OpraHi3aTopom. 9.5. Y BvinaAKy nopyweHHR YH3CHHKOM n. 9.4 uboro oroBopy, OpraHi3aTop mac npaBo Bmmaram Bi,O, YLiacHHKa cnnaTm urpa(ky y po3Mipi 100% Bip3aranbHoi BapTocTi nocnyr no Aa Homy AoroBopy, 33 KomeH BcraHoBneHmil Opra HiaaTopom BmnaAoK TaKoro nopyweHHA. AOAaTKOBO, OpraHi3aTOp BI1cTaBKI1 3antoiwae 3a co6oio npaBo 3acTocyBaTH Ao YLiaCHIiKa CaHlakif y Bornsp, i 3aKpiiTTFI BVICTaBK0B0r0 cTeHpy 6e3 Bleinnam 6yAb-RKpix KOmneHcatO 1 nosepHeHHn KOWTIB, cnnaHemix YHacHmKOM 3a ykiacTb y epicTaBu,i. 9.6. Ha Tepiirropir BapwaBcbKoro Dicno XXI LI,eHTpy 3a6OpOHfleTbur KypiHFIR KpiM BiABeAeHoro B>K1,1BaHHA anKor0f00 AO3B0fieHo jnwe y cneu,ianbHo sipeep,emeix pnA u,boro micumx (6apax), 36epiraHHR 6yAb-SKI4X naKeTiB, nanepiu Ta iHwI1X

nwrie>KoHe6e3neLiFillx npepmeTiB no3a cTeHA0m. 6/ioKyeaHHA AocTyny Ao p03110AiribH14X wmTiB,

aaco6iB py4Horo nomemoraciHHH, KHCMOK nowe>KHoi BwmpiKaHiB eneKTpoeHepriT TOLu,O.

6/10KyBaHHS (oco6.ntiBO npmnapKoEtaHmNim aBTomo6insimr4) nporkinomemiHmx nixel3Hkix WIlaxit3 Ao LieHTpy BapwaBa EKCI⁻10 XXI, a TaKO)K Aopir, npoi3AiB, eBaKyau,iciHmx Bpixop,ie Ta wnAXIB cnonyLieHHs.

36epiraHH)3.nerKo3aiiimfrictix maTepiarOB Ta BI4KOpkicTaHHA nerKo3aimmumx maTepiania a6o maTepiani8, aid mowyrb yrBopioBaTvi Bfri6yxoHe6e3neHHi cnonyKki.

B11KOW4CTaHI-IR 6a/10HiB, Hanormemix nanbmoim ra3oM. BHeCeHIA Ta BIAKOptiCTaHIiFI 6yp,b-AKO1[•]O 6anoHa 3 ropfoi-iiim ra3oM, y TOM) Livcni TypmcntHHoro 6anoHa, 6e3 oKpemoro norom.KeHHA 3 nparkinowewHoto cny>K6oio BapwaBCbK0r0 EKCI[•]IO XXI UteHTpy

10. 6YAIBHVIU,TBO TA XYAOWHE 000PM/IEHHA HEOB/IAAHAHOI nflou(l

10.1. Y4aCHIII*1, fiKi 3aMOBMill4 Heo6naAHaHy BvicTaBKoBy nnowy a6o nnowy Ha Bip,Kpiirromy martAaHHmKy, noBwHHi 3LCH4TM npoeKryBaHHA, 6yAisHr4uTBo Ta ortopmneHHA cTeH₀rry camocTiilHo, 3a *AO*n0MOrOIO OpraHi3aTopa a6o iHwtix niApsAHsix opraHi3aLkiri. Y BkinapKy camocTiA Hof 3a6yAoBI4 a6o 3a A0nomor010 niApRAHfrix YLIaCHMK 3O6OB¹P3aHIill HaAart.4 OpraHi3aTopy noBHy TexHiLiHy AoKymeHTau,iio (AH3a11H-npoeKT cTeHAy, TexHiLme KpecneHHA 3 ra6apHTHI,4mvi po3mipamH, efieKTpki4Hy cxemy 13 3a rafibmim o6csirom cno>KHBaHci noTy)KHocTi, KBT). TexHil-IHi Ta opraHi3atAii1Hi ym0B14 6yAiBmiu,Tsa creHpiB: AKti.ko YkracHwK 6yAy€ cTeHA camocTii1Ho a6o 3any4a€ KomnaFtho, 3

AKOIO Bilc^{-T}aBKOBNA ugHTp He mac Aorosopy npo cniBnpauIo, 80H14 30608¹A3aHi oTplitviaTm 3r0AY BVICTaBKOBOr0 ugHTpy Ha BPIKOHAHHA 6yAimitiu,TBa. flip 4ac npoBeAeHHFI MOHT.3>KHO-AeMOHTa>KHLIX po6iT Ha TepHTopii BriacHoro cTeHpy Yi-laCHIAK/IIiApRAHPIK ikAoMe npoBecTm ni4we Heo6xiAHi MOliTaN<Hi po6oTii, a TaKOW OCTaTOHHy peTyw. OCHOBHi po6oTm (CTO/IApHi, manApcbKi T.n.), noa's3aHi 3 niAroToaKoio CTeHAiB 414 eKcnoHaTiB, Bi4KOHyBaTHCb He MO>Kyrb. KaTeropmHHo 3a6opoHmoTbcn 9.5. In case of violation of the clause 9.4. of this Agreement by the Exhibitor, the Organizer has the right to demand from the Exhibitor to pay a fine in the amount of 100% of the total cost of services specified in this Agreement, for each case of such violation established by the Organizer. Additionally, the Organizer of the exhibition reserves the right to apply sanctions to the Exhibitor in the form of closing the exhibition stand without payment of any compensation and refund of funds paid by the Exhibitor for participation in the event.

9.6. On the territory of the Warsaw EXPO XXI Center following actions are prohibited: Smoking outside the designated area.

Drinking alcohol is allowed only in specially designated places (bars),

Storage of any packages, papers and other flammable items outside the booth.

Blocking access to switchboards, hydrants, manual fire extinguishers, fire alarm buttons, power switches, etc. Blocking (especially by parked cars) of fire-fighting access roads to the Warsaw EXPO XXI Center, as well as roads, driveways, emergency exits and communication lines. Storage of flammable materials and use of flammable materials or materials that may form explosive compounds.

Use of cylinders filled with combustible gas. The introduction and use of any flammable gas cylinder, including a tourist cylinder, without separate approval from the fire department of the Warsaw EXPO XXI Center

10. CONSTRUCTION AND ART DESIGN OF INDOOR RAW SPACE, OUTDOOR RAW SPACE ORDER

10.1. Exhibitors who ordered indoor space only or outdoor space only must design, construct and decorate a stand themselves, with the help of the Organizer or other contractors. In case of independent construction or with the help of other contractors, the Exhibitor is obliged to provide the Organizer with full technical documentation (design project of the stand, technical drawing with dimensions, electrical diagram with total power consumption, kW).

Technical and organizational conditions for the construction of stands:

If the Exhibitor builds a stand on their own or engages a company with which the Exhibition Center does not have a cooperation agreement, they must obtain the consent of the Exhibition Center for construction.

When carrying out installation and dismantling works on the territory of its own stand, the Exhibitor/Contractor can only perform the necessary installation work, as well as final retouching. The main work (carpentry, painting, etc.) related to the preparation of stands or exhibits cannot be performed. Welding, wood polishing, plastering and any other work that causes dust is strictly prohibited. DocuSign Envelope ID: 7A163326-E844-4720-B7E2-7A77EE08553C 3BapioBanbHi p000m, nonipyeaHHri pepeea, wTyKaTypKii Ta

буАb-еКі іНШі робстт,111,О віікАмають утѕореННЯ YLIaCHMK несе всю ВіАпоВіАалbl-liCTb За ЗА0130В'іІ Та беЗлеКу сѕого персоНапу, sKmil прац,іо€ На Тері4Торгі ВарwаBcbKoro EKCI1O XXI UeHTpy, а тако>к За бурb-FiKi НеwacHi BNnapKN, акі внягік/111 BHacnipoK BiAcyrHocTi Наитру або НеАоТрlеітаННА Bfrimor охороті прац,і Та ТехНіКt4 беЗлеtо4 піА 4ас тонтату, ретонТаwy ВVIСтавКі4 або пір Liac сатого ЗахоАУ •

Y pa3i nopyweHHR nippRAHfrimom a6o YLiacHi4Kom ripaBi4n BmcTaaKoBoro geHTpy OpraHi3aTop mae npaso nplintimm MOHram cTeHpy.

NO, mac moHTa>Ky Ta pemoHTamy YLiacHL4K/IlippepHvIK He mac npaBa camocTiilHo nip,KnioLianics a6o Po eneKrpomepek LJ1eHTpy El<CriO XXI. Yci rItAKAIOLIeI-HIS NIO)Kyrb BIIKOHyBaTIi1Cb BM/HOLM° npat.kiem4Kamki EXPO XXI. 10.2. EKGIOHEHTIO1 3060B'A3aHi poTplimyBaTticil BCTaHOBIIEHIAX npasmn po6oTH Ha TeppiTopii BU, I Hem/ BiAnoBipanbHicrb y pa3i iX nopyweHHR. Y pa3i nopyweHHA BCTaHOBIIEHMX npaBon OpraHi3aTop mae npaBo 3acTocyeaTii po EKcnoHeHTa wTpa4Hi caHK4ii.

 - 32 HeowweHi 3anmwKi4 cKor-ia Ha amcraaKoBill (noBepci) nicnn pemoHTamy cTeHAy;

-за Heu-iiiw,emi замижн cKor-ia, raLiKi4 f ICnA po3miweHHs eKcnoHaTiB Ha cTeHp,ax ;

- За НесВо£4асНе звіявненна вріставкової ппожі ВіА110ВіАНО АО реглатеНТу 614СТаВКІ4

11. VOPC-MAX(OPHI O5CTABHHH. BIAMIHA BMCTABKH 11.1.

CTopoHa He Hece BiAnosipanbHocTi 3a HeBkiKoHaHHA 6yAb-AKoro 13 CBOIX 3060B'A3aHb, AKII40 Aoeepe, WO BOHO 6yno BVIK/IWKaHe nepewK0p010 no3a 11 KoHrponem (cflopc-IVIWKOpHi O6CTaBI4Fit4) i U.I,O alp Fief Hepo3ymHo 6yno otiiKyBaTki npmiAHATTA A0 yearm 11,1E1 nepewKoAm nip kiac yKnapemis iloroeopy a6o yHNKH2HHA LIM nop,onaHHA L.RI£I nepewKopm LIN Ti HaCJ1IAKi6. CTOOKPI B41HOHaHHA 30608'1;i3aHb 3a pa HiiM/3,oroBopoM npopoB>KyloTbcs Ha TepmiH All (kopc-ma)KopHrix O6CTaBli1H.

11.2. СТороНа, w,o mae HaMip rIOUlalIICA Ha cimpc-ma>KopHi O6CTaElt41-IN, 3O6O3¹f13aHa HeSiAK/IaAHO i3 </mark>ЗастосуВаННАт mowni4BocTeil TexHi4H14X Засобіе миттєвоLo зв'ғВку Та хараКТеру ICHylOLMX переwKoA nosipomi,im Hwy CTopoHy npo HaRaHicTb cflopc-marKopHIIX oftrem -I Ta ix Brinwe Ha BHKOHaHHFI U,b010 ,D,oroBopy.

11.3. Y BynapKy nepeHeceHio **строків** проеереННА **ВРІСТаВКМ**, **LLIO** бупо ЗутоалеНо НаспірКатт pH t opc-ma>KopHwx обставнн, AoroBipHi зобов'543аннFI rpowoBi коwтм, cnnakieHi yLiacHwKom, ЗарахоВуюТься у **ВіоІКонанна зобов'Fізань** по АаНоту рогоВору, HeЗane>KHo Bip 3MiHN pernaM£HTy, **RKLUO сторонм** He AOMOBHAHCfinpo IHwe. PernameHT наACIVIaeTьCR ОрганізаТороNI YLI3CHI4Ky ilopaTKoBo Ta C невіа'Еміною LiacTiAHolo paHoro poroeoPY. **YLIaCHLIK** He mae npasa mimaram KomneHcau,iI **3614TKiB** Ta iHWAX evrrpaT.

12. ВІАМОВА У4АСТІ

12.1. Y pa3i BIAMOBIA EKCIIOHeKra BIA y BHCTaBLIO 6i/Ibw HIM< 3a 6 (WiCTb) MICALOB AO pari4 noLiarKy BPICTaBKI4, onnaTa EKcnoHei-ra OpraHi3aTopy 3a u,wm AoroBopotin nosepTaubca nicna si4paxyBaHHs 10% Bip3aranbHoi The Exhibitor is fully responsible for the health and safety of its personnel working on the territory of the Warsaw EXPO XXI Center, as well as for any accidents resulting from the lack of supervision or non-compliance with health and safety requirements during the installation, dismantling of the exhibition or during the event itself.

In case of violation by the Contractor or Participant of the Rules of the Exhibition Center, the Organizer has the right to stop the installation of the stand.

During installation and dismantling, the Exhibitor/Contractor is not entitled to independently connect or disconnect to the electrical network of the EXPO XXI Center. All connections can be made exclusively by EXPO XXI employees.

10.2. Exhibitors are obliged to observe the established rules of work on the territory of the Exhibition Center and bear responsibility in case of their violation. In case of violation of the established rules, the Organizer has the right to impose fines on the Exhibitor for the following actions:

- for uncleaned remains of tape on the exhibition area (floor) after dismantling the stand.

- for the uncleaned remains of tape, hooks after placing the exhibits on the stands.

- for untimely vacating the exhibition space in accordance with the exhibition regulations

11. FORCE MAJEURE CIRCUMSTANCES. CANCELLATION OF THE EXHIBITION.

11.1. A Party shall not be liable for non-performance of any of its obligations if it proves that it was caused by an obstacle beyond its control (force majeure) and that it was unreasonable to take this obstacle into account when concluding the contract and avoiding or overcoming this obstacle or its consequences. The terms of fulfillment of obligations under this Agreement are extended for the period of force majeure.

11.2. A Party intending to refer to force majeure must immediately notify the other Party of the existence of force majeure and its impact on the fulfilment of this Agreement, using the capabilities of technical means of instant communication and the nature of existing obstacles.

11.3. In case of postponement of the exhibition due to force majeure, the Agreement obligations are valid. The money paid by the Exhibitor is credited to fulfil the obligations under this Agreement, regardless of changes in the regulations.

The Regulations are sent by the Organizer to the Exhibitor additionally and are an integral part of this Agreement. The Exhibitor has no right to demand a refund, compensation for damages and other expenses.

12. REFUSAL TO PARTICIPATE

12.1. In case the Exhibitor refuses to participate in the exhibition more than 6 (six) months before the exhibition start date, the Exhibitor's payment to the Organizer under

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36epiraE 3a HaAaHHA fliArOTOBLIWX nocnyr 3riAHO 3 n. 8.1.1., 1 AKI He norpe6yiorb BiA OpraHi3aTopa AOAaTKOBLIX AOKa3iB.

12.2. Y ektriaAKy BIAMOBN YtiacHmKa Big y4acTi y BiicraBU,i meHw Him 3a 6 (wicTb) **MiCSIU,iB AO AaTII** noqamy **BfrICTaBKW**, eHeceHi YLIaCHIIKOM OpraHi3aropy 3a **LAMM** oroBopom rpowoBi **KOWTH Y4aCHWKa** He noBepraiorbm Bip,moBa **YliaCHIIKa Bi4** yqacri y smeraau,i He **3BinbHA£ OCTaHHbOrO Bi4 3060B1cBaHHA** onnarm nocnyr.

12.3. **СТОРОНЖ** Згорті, 1140 угрттуВаНа ОргаНіЗагорот ВіАпоеіАНо Ао роЗАіпу 13 tAboro Aoroaopy сута **E** KomneHcau,ielo3a3AaneriAb y3roAmeHoro **pO3Mipy 36PITKiB 33** nopyweHHP **3060B'S3aHb Y4aCHWKa**, riKa He Bwmarae 00,0AarKoBoro AoKa3y **3 60Ky** OpraHi3aropa.

12.4. Ammo BiAmoBH Bi4 y9aCTi y BiiicTaBLAi BBa>HaETbCFI Aara orpmmaHHA OplaHi3aT0p0M 110BiA0MileHHA

YLIACHK1Ka npo BiAmoBy 6i4 y4acr1 HaAicnaHoro Ha aApecy OpraHi3aropa. 12.5. Y pa3i nopyweHHA Y4aCHMKOM repmiHia n.naremis

3riAtio n. 4. tworo floroBopy OpraHi3arop 3ankiwae 3a co6oio npa **BO 3MiHIITI**4 yMOBIIyqacri YLiacHiva y evicraBu,i, **3HATW 6pOH1OBaHHA B14CTaBKOBO**i n.now, **Ha** nnaHi eKcno3m411 akicraBI<I4Ta **3anporioHysarm** YqacHmKy nnowy iHWii **HaCTWHI** eKcno3t4u,ii Ta/a6o Hap,ami iHwi nocnyrti Ha cymy crina4eHI1X **KOWTIB**.

0. OXOPOHk1 PE)KI4M BIICTABKM

13.1. Fla **BWCTaBU,i 3Aii⁷1CHIOETbCR** 3aranbHvii oxopoHHi4 pe*I.IM. YqacHmKy peKomeHAy€Tbca 3acrpaxyBarm CBOT eKcnoHarvira maViHo

1. 3A1UhOLIHI110.110)KEHHH

14.1. Ltell Aoroeip cKnaAeHo yKpaiHcbKoto Ta aHrnikbKOIO moBamm **B** 2-x opiiriHanbHiix npi4mipHmKax, AKI **Mal0Tb** oAHaKoBy lopliAmqHy cfriny, no oP,Homy **AAR KOWHOI 13** CropiH. Y pa3i **BI4HWKHeHHA** 6yAb-FiKinx cynepeqoK u.A0A0 TnymaqeHHR nonomeHb IJ,boro nyHKTyreKCT **yKpalHCbKoFo MOB010** mae nepeBamHy curly.

14.2. CTOpOHII B113HatOTb foppiAmqHy cmny eneKrpoHHoi, ckaKCOBOI (cKaH) Konli ,D,oroBopy AO momeHra o6MiHy optiriHanamri AoxymeHriB. fIVICTyBaHHA Mi}i4cropoHamvi 3Aii1CHFOETbCil 13 3acrocyBaHHsm eneKrpoHHi4x aApec cropiH 3a3HaLieHmx y AaHomy A,OroBopi. EneKrpoHHiii¹ /114CT BBamaeTbcs HaXtiCflaHPIM OpraHi3aTOpoM, AKWO Bi1-1 HaAicnaHPlil 3 eneKrpoHHoIaApecii octflusiilHoro AomeHy OpraHi3aTopa @pe.com.ua Ha eneKrpoHmy aApecy YLiaCHI4K3 BKa3aHy y AaHomy Aorosopi. EfleKTp0HHI4 JWICT BBaWaETb01 HaAicnaHrim NA-IaCHWKOM, AKW, O BiH Hap, icnaHriVi 3 eneKrpoHHoi aApecm YqacHmKa sKa3aHoi y AaHomy oraBopi Ha eneKrpoHHy aApecy ct.iu,ii1Horo AomeHy OpraHi3aropa @pe.com.ua. KomHa 3i CropiH Hece BiAllOBip,a/lbHiCTb 33 3a6e3nemerisi npaU,e3AaTHOCTi 3aco6ii3 enewrpoqHof nowni (eneKrpoHHcf aApecw) i HaA6HiCTb nocriViHoro Aocryny Ao Ta camocriilHo Hece p41311Kil, noe'ri3a Hi 3 nepepBamm Ta/a60 360AMM B IX pO6oTi, HeCBOELlaCHiCTIO OTpl4MaHHA Ta/a6o HeorptitmaHHA KopecnoHAeHug, AOKyMeHTiB, 110BiA0M/leHb BiA iHwai CropoH

this Agreement are refunded after deducting 10% of the total cost of services under this Agreement, which the Organizer keeps for providing preparatory services under clause 8.1.1., and which do not require additional proof from the Organizer.

12.2. In case the Exhibitor refuses to participate in the exhibition less than 6 (six) months before the exhibition start date, the Exhibitor's payment to the Organizer under this Agreement are not refunded. The Exhibitor's refusal to participate in the exhibition does not release the latter from the obligation to pay for services. 12.3. The Parties agree that the amount kept by the Organizer under paragraph 13 of this Agreement is a compensation for a pre-agreed amount of damages for break of obligations by the Exhibitor, which does not require additional proof from the Organizer. 12.4. The date of refusal to participate in the exhibition is the date when the Organizer receives a notice of refuse from the Exhibitor sent to the address of the Organizer. 12.5. In case of violation by the Exhibitor of payment terms according to paragraph 4 of this Agreement, the Organizer has the right to change the participation conditions of the Exhibitor in the exhibition, to cancel the reservation of exhibition space on the exposition plan and offer to the Exhibitor space in another part of the exposition plan and/or provide other services for the amount paid.

13. SECURITY AT THE EXHIBITION

13.1. A general security regime is in place at the exhibition. The participant is recommended to insure his exhibits and property

14. FINAL PROVISIONS

14.1. This Agreement is drawn up in the Ukrainian and English languages in 2 original copies, which have the same legal force, one for each of the Parties. In case of any disputes as to the interpretation of the provisions of this paragraph, the Ukrainian text shall prevail.

14.2. The Parties recognize the legal force of electronic, fax (scan) copy of the Agreement until the exchange of original documents. Correspondence between the parties is carried out using the e-mail addresses of the parties specified in this Agreement. An e-mail is considered sent by the Organizer if it is sent from the e-mail address of the official domain of the Organizer @ pe.com.ua to the e-mail address of the Exhibitor specified in this Agreement. An email is to be sent by the Exhibitor if it is sent from the email address of the Exhibitor specified in this Agreement to the e-mail address of the official domain of the Organizer

pe.com.ua. Each of the Parties is responsible for ensuring the efficiency of e-mail (e-mail address) and the availability of permanent access to it, and independently bears the risks associated with interruptions and / or failures in their work, late receipt and / or non-receipt of correspondence, documents, messages from the other Party.

14.3. The Parties undertake to ensure full accountability of the actions of their employees and / or employees of

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BiAnoBiAanbHici⁻b AIV1 **CBOIX** cniepo6i⁻rHwKie Ta / a6o cniepo6iTHI4Kie cy6niApnAmikie, niapAAHvikie erimoram aHnuopynt.killHO1O 3aKoHoAaec-rea. Y **Bwriap,Ky** nopyweHHa 6yAb-FiKoio **CTOp0H010 30608'83a Hb 3 AOTpiIMaHHA** aHrmKopynujilHoro 3aKoHogaecna **iH** wa CropoHa Mae npaso **AOCTOOKOBO** LkeVi *AoroBip* Ta eci icHylogi Aoroeopm/yropi, yioaAeHi CTopoHamm. B TaKomy pa3i *AoroBip* **Ta BCi** Aoroeopm/yropi BBaWal0Tbal nppinHHeHtirom **3 AaTil**, 3a3Ha-1eHoI **8 MiCbm0BONIy** noeiAomneHHi npo nopyweHHH.

14.4. Cnopvi, **W,O MOMyrb 8mHilicHyTii** 3a ymoBriBHKOHaHHFI ymoe Lkb010 Aorosopy, CT0poHm 6yAy·rb nparHy·rm: WARX0M neperoBopiB, o6MiHy nwcraMH, TrokiHeHHA ymos **AoroeopY**, **CKflaAaHHP1M** Heo6xiAmix npoTommie, **A0110E3FleHb** Ta **3MIH**. 1545. Y pa3i **FIKWO CTOpOill4** He AillAym **310AII 3** BpipiweHHs cnopia wrinxom neperoBopie, To cnip, 11 0 **8141-biKaE 3 LJ,b010** AoroBopy a6o **B 3 B'F13Ky 3 FILITVI**, niwisraE po3rnmy i **oCIBTOLIHOM** BvipiweHHs **B FIOCTIrIHO Ai1040My** TpeTeilcbKomy cyAinpm ToproeonpommcnoBiii nanaTi YKpaIHvi Ta po3rns,a,a€TbCA cy/lom y cioagi op,Hooco6oBoro TpeTericbKoro cygn,i i3 3acTocyBaHHFim Pernamewry flocriViHo Aitotioro rpeTericbkoro cyAy npvi ToproBo-nporovicnoBiil nanwri

MoBa cyAoBoro po3rnsiAy yRpaIHcbKa. pproBip peryme·rbca Ta ThyMBLIIITbCF1 y BiAlloBIAHOCT1 13 ripaBom YKpaIiHH. eliHanbHe piweHHA flocriVlHo *Aitotloro* TpeTeilcbKoro cyRy He nixisra€ ocKapKeHHio Ta mowe 6yrii BI4KOHBHe i3 BABCHOI BO/1i. CTopoHa roomie HanpaBkm4 caoro npeAcraBHviiia i3 octooptoneHym 111,1CbMOBO ApKymeHrom Ha npeAciam-mu,mo iH·repeciB CTOpOI-IM s cyAax. subcontractors, contractors to the requirements of the anti-corruption legislation. In case of violation by any Party of its obligations to comply with the anti-corruption legislation, the other Party has the right to terminate this Agreement and all existing agreements / contracts concluded by the Parties. In this case, this Agreement and all existing agreements / agreements shall be deemed terminated from the date specified in the written notice of violation.

14.4. Disputes that may arise due to this contract terms and conditions shall be settled by the Parties with the intention of pre-trial consideration: through negotiating, exchanging the correspondence, specifying the contract terms and conditions, making the necessary protocols, amendments and changes.

14.5. In the event that the parties do not reach agreement by negotiation, the dispute arising out of or in connection with this contract shall be subject to consideration and final settlement in the Permanent Arbitration Court at the Chamber of Commerce and Industry of Ukraine and shall be considered by the court as a sole member of an arbitrator applying the Rules of the Permanent Court of Arbitration at the Chamber of Commerce and Industry of Ukraine. The language of the trial is Ukrainian. This Agreement shall be governed by and construed in accordance with the law of Ukraine. The final decision of the Permanent Court of Arbitration is not appealable and can be executed on its own accord. The Party may send its representative with a written document to represent the interests of the Party in the courts.

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