

APPROVED

By the order No 1-2 of the Director of the Lithuanian Exhibition and Congress centre Litexpo of 5 February, 2019

Extract from THE REGULATIONS OF PARTICIPATION IN EXHIBITIONS AND FAIRS AT THE LITHUANIAN EXHIBITION AND CONGRESS CENTRE LITEXPO

II. THE CONDITIONS OF PARTICIPATION

Internet Use Requirements

41. If the Participants require, LITEXPO shall ensure the provision of wireline and wireless (Wi-Fi) internet services during an exhibition or fair. The internet services shall be paid and free.

42. The free Wi-Fi service can be provided within the territory of LITEXPO; however, this service shall be subject to certain limitations.

43. The paid internet service during exhibitions or fairs shall be provided to the Participants if the capacity of free service is insufficient. The Participants who intend to order the provision of paid internet service must contact the designer of the exhibition or fair.

44. The provision of paid internet services shall be ensured by LITEXPO only, therefore any arbitrary connection by the Participants or use of Wi-Fi stations in the Stands, spreading wireless internet in the premises of LITEXPO, arbitrary connection to LITEXPO network and carrying out network configuration works shall be prohibited.

45. All internet installation and configuration works shall be performed by LITEXPO employees only.

46. In exceptions cases, when LITEXPO is unable to provide the paid internet services because of technical reasons, this service can be provided by other suppliers subject to written LITEXPO consent.

III. EXPOSITION. THE REGULATIONS APPLIED TO THE DESIGN AND INSTALLATION OF THE STANDS

General provisions

47. The Participant's Stand in an exhibition or fair shall be installed only after having paid for the whole exhibition area indicated in the application – contract, and after having presented a copy of the payment order certified by the bank.

48. Only those exhibits are allowed to expose at the Stand or exhibition space at the exhibition or fair, which are indicated in the application – contract or about which it is separately agreed in writing with LITEXPO.

49. Only LITEXPO has the right to build Standard Stands at an exhibition or fair. Standard Stands are built from modular constructions with panels, the height of which does not exceed 2.5 m. A Standard Stand consists of the following: a standard partition (width 1 m, height 2.5 m), grey carpet, the company name on the top of the Stand, lamps (one every 3 sq. m.), 1

socket, 1 table, 2 chairs, a bin and one cleaning of the Stand before the start of the exhibition. The Participant has the right to order an additional cleaning service for an additional fee by submitting an order to the LITEXPO manager responsible for the specific exhibition or fair.

50. If the height of the Stand exceeds 2.5 m, the outer wall of the Stand, adjacent to the neighbouring Stand walls, must be white, unless otherwise agreed in writing with LITEXPO exhibition designer.

51. In any case, the Stand cannot exceed the limits of the rented space, which means that the Participant's exhibits must fit in the rented area.

52. The Participant or its Contractors have the right to perform the installation of the Stand and dismantling of the Stand, temporary construction works and exploit the objects mentioned only when in possession of and having supplied the civil liability insurance of the company they represent, which ensures the compensation of the damage to the party which incurred the damage.

53. All the constructive elements of the Stand, which are being installed more than 2.5 m above the ground, are treated as additional advertising space and are charged for. If non-volumetric construction element rises above the 2.5 height, the element's one flat side space is calculated. If volumetric construction element rises above 2.5 m height, the whole element's outer flats capacity space sum is calculated. Additional advertising space is charged according to this order:

53.1. Advertising space, which takes up less than 10 sq. m. shall be charged at EUR 75 + VAT;

53.2. Advertising space, which takes up more than 10 sq. m., but less than 20 sq. m. shall be charged at EUR 100 + VAT;

53.3. Advertising space, which takes up 20 sq. m. and more, but less than 30 sq. m., shall be charged at EUR 150 + VAT;

53.4. Advertising space, which takes 30 sq. m. and more shall be charged at EUR 175 + VAT.

54. In case, when the Stand height is above 4 m, but not more than 5 m, the advertising space payment terms indicated in clause 53 are increased 2 (two) times.

55. In case, when the Stand height is above 5 m, the advertising space payment terms, indicated in clause 53 are increased 3 (three) times.

56. The building (construction), which has the floor level at height of 2 m (or higher) is treated as a two floor Stand.

57. The Participant or Contractor can build a Stand of two floors only from constructions, which are adapted to the two-floor Stand installation, and are accordingly certified by the producer. The builder or Participant must presented the certificate of the Stand of two floors it intendeds to build and to pre-agree the Stand's design with the designer of the exhibition or fair. When building two floor Stands it is obligatory to follow the Law on Construction of the Republic of Lithuania, general fire safety Regulations and technical Regulations of construction (hereinafter – TRC) and other applicable requirements of the legal acts.

58. If the second floor of the two floors Stand is adjacent to another Stand, a white wall, not higher than 2.5 m. in the adjacent plane of the second floor should be built.

59. If graphic information (screens, inscriptions or logos) is placed on the external wall of the Stand by the Participant or the Contractor, facing the adjacent Stand side, the constructions holding it must be withdrawn from the border of the Stand to the internal side no less than 1 m.

60. The construction elements, planned to be used in the Stand pavilion (columns, beams, trusses, railings, balconies etc.), not included in the rental price of the Stand, can be rented additionally, having coordinated this opportunity in writing with LITEXPO exhibition or fair designer.

61. The Participant or the Contractor can only decorate or use the rented pavilion and/or Stand construction elements in other ways only having received permission from the designer of the exhibition or fair and having signed the acceptance – transfer assignment. After the exhibition or fair has finished, the Participant or Contractor must remove the decorations without damaging pavilion and/or Stand construction elements and the equipment transferred (rented) to them. Any damage, incurred by the actions (inaction) of the Participant or his employed Contractor (or other third

persons) to the pavilion and/or Stand construction elements, the Participant has to compensate immediately according to the supplied VAT invoice.

62. The Participant or the Contractor can attach, hang or lean any materials only having obtained a written agreement from the exhibition designer and only to the Stand constructions which belong to them.

63. It is forbidden to use flash and flashing lights for lighting of the Stands, pointed to the other Participants' Stands. LITEXPO has the right to ask to stop using and dismantle the equipment, unsuitable for the event and/or bothering other Participants to duly participate in the exhibition or fair. If the Participant doesn't agree and doesn't dismantle the unsuitable equipment, LITEXPO obtains the right to dismantle the unsuitable equipment and claim the loss incurred relating to it and impose a fine in the amount of EUR 250.00 (two hundred and fifty euros) to the Participant.

64. It is forbidden to use sound equipment, with higher than 70 dBA sound at the Stands. If the Participant breaches this requirement, LITEXPO has the right to stop the audio broadcasting and impose a fine in the amount of EUR 250.00 (two hundred and fifty euros) to the Participant.

65. The Participant, once the exhibition or fair is over, must leave the exhibition space tidy and return the equipment and construction elements, received from LITEXPO in order, if such equipment is rented.

The requirements applied to the Stand design and the contents of the design

66. The Participant has to communicate and approve the Stand design to LITEXPO in writing; if the Contractor is LITEXPO no later than 14 (fourteen) calendar days before the start of the exhibition or fair.

67. The Participant has to communicate the Stand design to the designers of the exhibition, responsible for (1) installation of the exhibition exposition and (2) the installation of the communications and organisation of security no later than 21 (twenty-one) calendar days before the start of the exhibition or fair. The Participant is responsible for the Stand's compliance with the design, installed by other Contractors (not LITEXPO). If there are discrepancies, the Participant must correct the installation of the Stand so that it complies with the design; otherwise LITEXPO has the right to prohibit to erect the Stand.

68. The coordinative Stand design has to be made in 2 (two) original examples, one remains in the possession of LITEXPO, the other in the possession of the Participant or the Contractor.

69. The design consists of:

69.1. Title page;

69.1.1. The name and date of the exhibition or fair;

69.1.2. The date of the design submission;

69.1.3. The details of the Participant, for whom the Stand is being built;

69.1.4. The Stand number;

69.1.5 The details of the company designing and building the Stand (the stamp of the company/organization, the name, surname, signature and date of the designer).

69.2. The authorization to the Contractor of the Stand or the Contractor agreement, by which the Contractor is operating;

69.3. The exhibition plan where the Stand's location is marked;

69.4. The description of the main materials;

69.5. The list of employees, building the Stand (the list must include full names and contact data of the persons who build the Stand and are in charge of it for the whole duration of the exhibition or fair, it must be printed on a headed paper of the company which designs or builds the Stand, and signed by the representative in charge);

69.6. The approved copy of the civil responsibility insurance policy, for one-off payment of no less than EUR 100,000 valid for the whole duration of the exhibition;

- 69.7. The act of the responsibility limits/framework (the installation for the electricity, communication, hanging points);
- 69.8. The main measurements of the Stand plan and facades (the scale of the drawings 1:100; 1:50; 1:20);
- 69.9. Axonometric or perspective colour view.
70. All pages of the design have to be numbered, dated, and signed by both parties.
71. By the instruction of LITEXPO, the design has to be pre-agreed with the Fire and Rescue Services.
72. In case the Participant or the Contractor can't arrive to LITEXPO, the project can be coordinated via email, while the original is delivered before the start of the installation works.
73. When presenting the design, it is necessary to determine and fix the limits of liability of LITEXPO and the Participant in writing.
74. When there is a large scale and /or difficult construction Stand, the exhibition or fair designer can demand the scheme of the Stand installation, which the Participant or the Contractor must submit immediately, but no later than 2 working days from the request to provide the Stand installation scheme. If the Participant or the Contractor doesn't action or actions the commitments, scheduled in this clause in unsuitable manner, LITEXPO can prohibit building a large scale and/or difficult construction Stand.

The requirements for the Stand installation – dismantling works

75. When performing the Stand installation – dismantling works it is prohibited to:
- 75.1. block the passages and space of other Stands with materials, loads or exhibits;
- 75.2. damage (hammer, screw, paint or mark with permanent paint, etc.) the existing building and Stand constructions;
- 75.3. arbitrarily, that is to say, without a written permit/consent from LITEXPO to use the items, belonging to LITEXPO according to the law of ownership;
76. While performing the Stand installation – dismantling works, the employees of the Participant/Contractor must have with them the permit issued by the person in charge of security of LITEXPO. It is desirable, that the employees of the Participant/Contractor would wear special clothing, meant for adequate work.
77. The Participant or the Contractor may only perform the installation works in the exposition and fair halls without performing the technologic operations of the Stand's manufacturing, such as: painting, cleaning, planning, metal construction cutting, welding, and other, for which protective tools are necessary. These operations are allowed to perform outside or in other, specially designated place for it. Performing installation works in the hall, indicated by the installation works managers written permit, it is obligatory to undertake measures to prevent dust, sawdust, the smell of paint and/or other materials from spreading in the space. If the work place is polluted, the Participant or the Contractor must clean it by its own means. The cleaning services can be ordered from LITEXPO, entering into a separate pact regarding the provision of cleaning services and paying for these services according to the tariffs in force. If the Participant and/or the Contractor doesn't clear the working space according to the conditions, indicated in this clause, EUR 250.00 (two hundred and fifty euros) fine is imposed. In this case, the cleaning services are provided by LITEXPO, while the Participant pays for them according to the VAT invoice.
78. The waste from building materials and large clearance waste must be taken out from LITEXPO, or, having coordinated with LITEXPO installation manager, for a separate fee transferred for utilising. The waste, accumulated during the installation – dismantlement works must be collected and placed in the rubbish containers. If the commitments, indicated in this clause are not fulfilled by the Participant or the Contractor, LITEXPO has the right to tidy the waste by its own means. In which case the Participant must pay a fine of EUR 250.00 (two hundred and fifty euros) and compensate LITEXPO for other losses incurred.

79. The Participants and/or Contractors must install Stands prior to the start of the exhibition or fair. The installation works at the place of the event are not allowed 1 (one) calendar day before the fair or exhibition unless otherwise provided in the participation terms and conditions. Stand constructions, exhibits and personal items must be disassembled and removed within 1 (one) calendar day after the closure of the exhibition of fair, unless otherwise specified in the participation terms and conditions. For each day overdue, the Participant (if the Contractor is other than LITEXPO), at the request of LITEXPO has to pay a fine of EUR 250.00 (two hundred and fifty euros).

80. The installation of Stands and other displays takes place during working times as established by LITEXPO. If necessary, working times for stand/exposition installation may be extended by submitting a written request to the Head of the LITEXPO Operational Service Division including the exact area of the stand/display in square metres and the desired period for installation works in hours, days. Contact information is indicated in the participation terms and conditions or can be found at www.litexpo.lt. Additional time for installation works shall be charged as follows:

80.1. The fee for the installation of the stand/display depends on the area taken up in the halls or other spaces of LITEXPO. The price for one square metre of area of stand/display is 10 EUR/sq. m. Upon paying the fee specified, it is allowed to carry out installation works during the entire business day at LITEXPO from 8am to 6pm; an additional hourly fee must be paid for works carried out between 6pm and 6am, which is 30 EUR/h per Stand. If it is necessary to carry out installation works over more than one additional day, the fee is multiplied by the number of additional days.

81. It is strictly forbidden to block passages by the presses of the electricity distribution, communication knots, fire taps, evacuation passing etc. Evacuation passing, fire taps are indicated in the evacuation and architecture plans of the hall. The Stand is installed in such way, that free movement towards the evacuation passages could be ensured and the objects above would not be blocked. In the even this requirement is not complied with, LITEXPO has the right to demand to free the access to the mentioned objects and to impose a fine of EUR 250.00 (two hundred and fifty euros) to the Participant.

82. When performing the Stand construction works in the exposition ground:

82.1. it is obligatory to follow these Regulations, the requirements of the Law on Construction of the Republic of Lithuania, Technical Regulations for Construction and other legal acts;

82.2. it is not permitted to use the existing buildings for supporting the Stand construction, to dig unilaterally, to damage the covering by hammering, drilling, or by using unsuitable technique, ride or damage these objects in any other way.

The requirements for the electricity installation, water supply, the installation of sewage networks and the suspension works

83. All connections to the electricity power lines (dispensation cabinets) are performed only by the employees of LITEXPO. It is forbidden for the Participants and the Contractors to wilfully connect to these lines.

84. The responsibility for the temporary care of the electricity lines, maintaining them during an exhibition or fair is intended in this way:

84.1. if the temporary electricity lines for the Stand and needs of the separate exposition are installed by LITEXPO, it is responsible for their quality and care during the entire duration of the exhibition or fair;

84.2. if temporary electricity lines for the Stand or the needs of a separate display are installed by the Participant or Contractor engaged, the Participant is responsible for the quality

and maintenance thereof and for any damage incurred by LITEXPO and/or third parties during installation or dismantling works or during the exhibition.

85. When the exhibition or fair working hours are over, it is necessary to turn off the electricity supply in the Stand (except those cases, when the Participant or the Contractor orders a continuous 24 hour electricity supply at the Stand throughout the duration of the exhibition or fair). The Participant, who has installed the distribution panel is responsible for the disconnection of the electricity.

86. It is obligatory to ground the electricity lines and equipment. If this requirement is breached, the Participant pays a fine of EUR 250.00 (two hundred and fifty euros) and compensates for other damages, incurred due to this breach.

87. LITEXPO manager of the installation works can demand for the isolation and grounding measurement protocols from the Participants or Contractors and the documents, proving the qualification of the employee, who has performed the grounding measurements.

88. It is forbidden for the Participants or the Contractors to turn on/switch off the electricity supply with the commutation equipment, which are in the zone of LITEXPO responsibility framework. Having breached this requirement, the Participant pays a fine of EUR 250.00 (two hundred and fifty euros) and compensates other damages, incurred due to this breach.

89. The connections of the network tools and exhibits, connected to the LITEXPO water and outflow supply have to match LITEXPO connections and plumbing ½ outflow 50 mm.

90. The Contractor, who installed the connection, is responsible for reliability of the connections throughout the duration of the exhibition.

91. After the exhibition has started, the water supply to the Stand is only started if a representative of the Participant or the Contractor is present.

92. When the exhibition is over, the water supply to the Stand is stopped without a separate notice.

93. It is forbidden to violate the installed water supply and wastewater systems during the installation of the Stand.

94. The suspension works of the information, advertising and other tools is performed only by LITEXPO employees, according to the orders of the Participants or Contractors. It is necessary to indicate the weights of the tools being suspended in the orders.

95. All tools, which are necessary to be suspended in the halls, have to be submitted no less than 5 (five) working days remaining until the start of the exhibition or fair. When the tools are submitted late, the works are not performed and the money is not returned.

Fire prevention requirements

96. The Stand installation projects have to accord with the requirements of the general fire safety Regulations, approved by the Director of the Fire and Rescue Department of the Republic of Lithuania by the Ministry of the Interior by the order No 1-223 of 27 July, 2010.

97. The Participant or its Contractor, is responsible that the fire requirements are being followed.

98. It is forbidden for the Participant or the Contractor to use any explosive and dangerous materials regarding fire.

99. Before the end of the working time of the exhibition or fair, the Participants or the Contractors have to check each day, if all the electricity supply recipients are switched off, if there are no smouldering fire points in rubbish bins, cookers and other places. The Participant takes all the risk and financial responsibility in the case of non-compliance or unsuitable implementation of this clause.

100. It is forbidden to use lights with flammable shades.

101. When the Stand is installed, the distance between the lights and flammable surfaces has to be no less than 0.5 m. The lights, which are in the Stand, have to comply with the fire safety requirements.

102. In case of a fire, it is necessary to use every possible tool to extinguish the fire, as quickly as possible inform the employees of LITEXPO Security department or the administration and call for help by phoning 112.

103. It is allowed to smoke only in the places especially designated for it, which are marked with a special sign.

104. It is strictly forbidden to store containers, packing materials, goods, exhibits and other materials and constructions beyond the range of the Stand. LITEXPO has the right to demand these items to be removed and impose a fine of EUR 250.00 (two hundred and fifty euros) for the failure to do so.

105. The Participant is responsible for the noncompliance with the fire requirements, if the Contractor is not LITEXPO, according to the order, prescribed by the legal acts. In which cases, LITEXPO also has the right to impose a fine of EUR 250.00 (two hundred and fifty euros) for each breach of the requirement, set in these Regulations.

IV. OTHER REGULATIONS **Insurance, security and responsibility**

106. The Participant is responsible for exhibits during their delivery and removal and their security before, during and following the closure of the exhibition or fair. LITEXPO recommends that Participants insure their exhibits during the exhibition or fair and installation and dismantling works for additional physical security.

107. The Participant is responsible for the damage, made by their exhibits to LITEXPO and third persons. The Participant is also responsible for their own and third party person's actions (inaction), by which the provisions of the legal acts, which regulate the participation, are breached. The Contractor is responsible for the breaches of the work safety, during the Stand installation. The responsibilities of two or more employers, while organizing work in the same company, work place, are regulated by the appropriate provisions of the legal acts of the Republic of Lithuania. While implementing this requirement, LITEXPO and its Contractor enters into a written agreement regarding the responsibility framework of persons, appointed by the employers, responsible for the work safety.

108. LITEXPO ensures the general protection of the premises against open burglary during the closing hours of the exhibitions and fairs. LITEXPO is not responsible for personal items, equipment or other items left in the Participants' Stands during working the hours of the exhibitions or fairs, during the closing times of the exhibitions or fairs, and also during the installation and disassembly works of the Stands. LITEXPO ensures general public order during the exhibitions and fairs. Participants can order additional **physical security** (for an object, territory, personal protection or event). Participants can order the desired service by submitting an order to the LITEXPO manager.

109. LITEXPO is not responsible for the accidents, damages to the exhibits, thefts, natural or technical disasters, technical disturbances of water or electricity supply, occurring with no fault of LITEXPO.

110. To guarantee order and general security at the fair or exhibition, the Participant must comply with all internal order and security Regulations, which is required by the responsible persons of LITEXPO during the installation and dismantling of the Stand.

111. The Participant must report about the accidents and other occurrences at the exhibition or fair to the LITEXPO administration without delay.

112. The Participant is completely responsible for all actions and inactions of their own and third persons, who are related to them and the violation of public order according to the legal acts.

113. LITEXPO has the right to cancel the contract and remove the Participant or the third persons, related to them from the exhibition or fair, if these persons are disturbing the due

organisation of the exhibition or fair and/or violate the lawful interests of other persons. In which case, the provisions of the clause 19 are applied.

114. If the Participant or his Contractor does not coordinate the project according to the terms, prescribed by the Regulations, LITEXPO has the right to forbid the building of the Stand. Having coordinated the project less than 7(seven) calendar days remaining until the beginning of the exhibition or fair, LITEXPO has the right to demand from the Participant to pay 25% fine from their booked empty exhibition space price, without previous notice.

115. If the Stand goes over the range of the booked space, LITEXPO has the right to demand pay for the additional space taken, applying 100 % of the empty exhibition space mark-up, without previous notice. In the case, when the Participant breaches fire safety requirements due to the additionally occupied space, and, LITEXPO demanding, the violations are not removed immediately, the fire safety specialists have the right to penalize the Participant, while LITEXPO to unilaterally cancel the contract. The non-fulfilment of the requirement, indicated in this clause, is treated like a breach of the conditions of the contract and the provisions of the clause 19 of the Regulations are applied.

116. Having gone over the height of the Stand, indicated in the Stand design and without coordinating it with LITEXPO exhibition designer, LITEXPO has the right to demand from the Participant to pay the fee for an addition advertising space (refer to clause 53) and 15% fine from the booked empty exhibition space price.

117. If the Participant unilaterally uses the construction elements of the pavilion during the exhibition or fair, without having coordinated it with the exhibition designer, LITEXPO has the right to demand from the Participant to pay the rent fee of the construction elements (according to the conditions of the clause 60), applying an additional fine of EUR 50 (fifty euros).

118. If the Participant or the Contractor (if they are not LITEXPO) breaches the requirements of the clause 61, LITEXPO has the right to demand the cost of the pavilion and/or Stand construction elements or compensation for the repair from the Participant or the Contractor.

Other rights and responsibilities of the Participant

119. Every Participant must appoint employees, responsible for suitable Stand design and installation works completion, according to the legal acts aiming to provide them with appropriate authorization to decide upon technical questions and align financial documents during the installation and dismantling of the exhibitions and fairs.

120. Every Participant receives a Participant's card – sign from LITEXPO, which grants the entry to the territory of the exhibition. The number of the cards is rationed and indicated in the information materials or special conditions of participating in the exhibition or fair.

121. The Participant and their co-exhibitor must submit the details and information record in to the exhibition catalogue, if such catalogue is being printed.

122. The Participant must comply with the order, safety, fire safety and trade Regulations and the conditions and requirements, indicated in the information material, special conditions of the participation at the exhibition or fair. The Participant may not prevent other Participants from properly participating at an exhibition or fair. The Participant must use their rights and implement their functions in such way, so that they would not disturb or breach other person's rights and interests. If there are complaints from other Participants regarding unsuitable Participant's participation at the exhibition or fair, the Participant must immediately react and cooperate in the solution of the situations.

123. The Participants, who arrived to LITEXPO exhibitions, must comply with all customs taxes, import procedures, the Regulations of selling of goods and products and other normal acts, Regulations and requirements, appointed to all exhibitors. Non –observance of the

written requirement by LITEXPO to the Participant to immediately remove the violations regarding the appointed procedure, fire safety requirements, other administrative legal acts, is treated as a substantial breach of the contract.

124. The Participant is completely solely responsible for all breaches of the Standard acts, applied to them or their exhibits. When LITEXPO or other third persons experience damage or are fined by competent institutions of the state or likewise, due to the breaches of normal acts, made by the Participant, the Participant compensates such damage fully according to the order of recourse.

125. LITEXPO does not commit to warn the Participant about the Standard customs acts requirements, applied and recommends contacting the freight forwarding company directly. LITEXPO reminds that exhibits, brought and declared in Lithuania from abroad must be removed from the territory of the Republic of Lithuania on time after the exhibition or fair, having appropriately formalized the documents. It is forbidden to sell or in any other way transfer the exhibition or fair exhibits at the time of the exhibition or fair, to take them out of the LITEXPO territory, without changing the customs procedure and formalizing the customs documents. The Participant is responsible for all the consequences regarding this.

126. LITEXPO warns, that it is allowed to bring alcoholic beverages to the exhibitions and representative events, organized in the Republic of Lithuania only after obtaining a one-off permit, which is issued by the Drug, Tobacco and Alcohol Control Department by the Government of the Republic of Lithuania. It is forbidden to import or export all types of cargo, hunting or sports guns, ammunition, explosive and psychotropic materials, drugs or devices for their use, certain types of radio electronic equipment and electric machinery, which spread (or may spread) radio waves when in operation, police or military ammunition, special control and security tools, items (goods), which are classed as dangerous freight, colourful copying technique, electric fishing devices, culture and art valuables, wild animals, hunting and fishing trophies, and likewise. The Participants, who are willing to bring items (goods) to the exhibition, to which import limitations are applied, according to the legal acts and decrees of the Republic of Lithuania, LITEXPO recommends applying to the freight forwarding company in advance regarding the more detailed information and obtaining the permit to import.

127. LITEXPO does not accept the responsibility of the lawful third party person's claims regarding patents, company trademarks or other breaches of property rights, related with the goods or services, exhibited by the Participant.

128. The Participant must guarantee professional service of the Stand, cleanliness and order in the exhibition space and the Stand. The Participant can order these services additionally or perform themselves.

129. The Participant and his employees can be in the exhibition or fair territory one hour before the opening of the exhibition or fair and half an hour after the closing of the exhibition or fair.

130. The Participant is responsible for all the breaches, made by their employees or the persons, who are implementing their assignments.

131. The Participant covers all damages, which they made to the property of LITEXPO during the exhibition or fair. In case the Participant refuses to cover the damages, they are recovered according to the legal acts. Before then LITEXPO has the right to suspend the exporting of the exhibits from the exhibition or fair territory no more than 30 (thirty) calendar days.

132. The Participant has the right to make all claims regarding the exhibition space immediately, but no later than during the time of the exhibition or fair. If the claims regarding the exhibition space and/or Stand are not made during the time of the exhibition or fair, it is presumed that the space and/or Stand are suitable and LITEXPO has implemented their commitments in this scope accordingly and on time. Any other claims, related with Participant's participation at the exhibition or fair can be claimed in writing no later than 5 (five) working days after the end of the exhibition or fair. If the claim is not made during the given term, it is considered that LITEXPO has implemented their commitments properly and on time.

133. The Participant has to pay all fines, indicated in the Regulations, if it is not indicated otherwise the VAT invoice and if the parties have not agreed otherwise, within 15 (fifteen) calendar days from the receipt of the day of the claim to pay the fine.

134. All terms and conditions individually discussed in the Contracts and/or annexed thereto and/or in separate agreements with the Participant, *inter alia*, all amounts payable by the Participant, and payment conditions thereof, discounts applied, participation terms and conditions, etc., shall be deemed to be confidential and cannot be disclosed to third parties without a written consent of LITEXPO. The Participant shall be liable for breach of the confidentiality obligation in accordance with the procedure laid down by the laws.

V. FINAL PROVISIONS

135. Any provisions of the Regulations, which are acknowledged, according to the legal acts as inactive, invalid or illegal, do not influence the validity of other Regulations.

136. All disputes which emerge are decided by an agreement between LITEXPO and the Participant.

137. If the parties can't reach an agreement, the disputes are solved according to the legal acts of the Republic of Lithuania under the LITEXPO headquarters address.

138. The updated wording of the Regulations is valid from 5 February, 2019.
