



Exhibition terms and conditions - Clean Hydrogen Convention Fair 2023

Dates

Events duration: **Wednesday, 25/10/23 - Thursday, 26/10/2023**

Opening hours for visitors: **25/10/2023 09:00-17:00**
26/10/2023 09:00-17:00

Opening hours for exhibitors: one hour before and after normal opening hours of the trade fair, respectively

Setting up Works: **Sunday, 22/10/2023 upon request**
Monday, 23/10/2023 07:00-22:00
Tuesday, 24/10/2023 07:00-15:00

Dismantling works: **Thursday, 26/10/2023 17:15-22:00**
Friday, 27/10/2023 07:00-22:00

1. Registration

For your valid registration for an event organised by the MESSE DRESDEN GmbH (MESSE) you must properly fill in the registration form provided by the MESSE DRESDEN GmbH. Other forms are not accepted. The MESSE DRESDEN is entitled to accept the aforementioned registration with legal effect up until 14 fourteen days following the completion of layout planning mentioned in the registration form. Up until this date, the applicant shall be bound by his registration. The registration shall give no grounds for a legal claim to participating in the event. The MESSE DRESDEN shall be entitled to grant admission upon whether the whole or partial amount of the stand rent has been paid.

2. Acknowledgement

With his registration the applicant acknowledges as binding each and all Exhibition Specific Terms and Conditions for himself and his employees. The same shall apply to the site rules. With his signature to the registration form the applicant undertakes to comply with all legal, industrial law, commercial and fire protection regulations as well as with all relevant instructions given by the MESSE DRESDEN which are necessary for the execution of the event.

3. Admission to the event

(1) The MESSE DRESDEN accepts the registration submitted by an applicant by sending him, within the deadline specified in paragraph 1, a written confirmation of his registration or a preliminary invoice which may be sent via normal postal delivery. The contract can only be effectively made upon receipt of the written confirmation of registration or the preliminary invoice issued by the MESSE DRESDEN with the exhibitor. In the event that the content of the written registration confirmation deviates from the written registration submitted by the applicant, the contract with the contents of the registration's confirmation shall be legally made, provided the applicant has not objected to the confirmation in writing within 14 days following the receipt of the registration's confirmation. The MESSE DRESDEN shall be obligated to explicitly point out to the exhibitor the significance his non-exercise of the right to object. The exhibitor shall have no claim to the exclusion of competitors' participation from the event.

(2) Even if a contract has been concluded, the MESSE DRESDEN is entitled to decide in its own discretion, prior and after the event, to admit exhibitors or trade fair objects to the event or how spaces should be allocated, if,

a) the exhibitor's stand is not properly occupied by eight hours prior to the beginning of the event, at the latest;

- b) the exhibitor is in default with payment of amounts contractually due, e.g. rent payments, operating costs, etc.;
- c) a reallocation of rented exhibition stands or hall spaces is deemed necessary for a proper and economically reasonable execution of the event;
- d) the exhibitor is in breach with his contractual obligations, e.g., the site rules etc.;
- e) there are grounds which render a proper execution of the event on part of the exhibitor impossible, such as his insolvency, bankruptcy, etc.

In the aforementioned cases, the MESSE DRESDEN may exclude the exhibitor from his participation in the event and make a claim for compensation of damages occurring on its side.

(3) The offer (by exhibitors) on a certain trade fair shall be derived from the nomenclature contained in the written information packages by the MESSE DRESDEN, as well as from the title of the respective event. In the event that one exhibitor's offer should be in contradiction with the nature or the standard of the event, the MESSE DRESDEN shall be entitled to exclude such offer. Such exclusion may also be effected during the course of the event.

(4) As it has been described for the instances of non-admission, exclusion or reallocation of spaces pursuant to paragraph 2 and 3, any claims for fulfilment, compensation for damages or reimbursement of expenses towards the MESSE DRESDEN shall be excluded:

(5) Goods which have not been admitted may not be exhibited.

4. Alterations – Force Majeure

In the case of any unforeseen events or circumstances for which the MESSE DRESDEN cannot be held responsible and which render a scheduled execution of the event impossible, the MESSE DRESDEN shall be entitled to cancel the event, to shorten its duration or to postpone it to another date.

If the event has been cancelled on part of the MESSE DRESDEN for one of the aforementioned reasons, the exhibitor shall be obliged to pay to the MESSE DRESDEN 25 % of the stand rent as a general indemnity as well as 100 % of the costs incurred to the MESSE DRESDEN for steps initiated at the exhibitor's insistence. If the event is postponed to another date, the contract shall be regarded as concluded for the altered event date. The exhibitor may seek a rescission from the contract if he can prove to the MESSE DRESDEN that the new date for the event coincides with another bindingly booked event day. In case the event's duration is shortened, the exhibitor shall not be entitled to rescind from the contract. Any claim for a reduction of stand rent due to any changes made shall be excluded. Any claims for compensation of damages shall be excluded for both parties, at any case.

5. Rent and costs

Please refer to the registration form for any prices for stand rent and ancillary costs. For information on any prices for services not specified in the form "Registration" and "Services 1+2" you can turn to the MESSE DRESDEN at any time. Such prices are not part of the contract and require a separate written agreement. For any additional orders and agreements the General Terms and Condition shall be applicable. Prices for the stand rent shall be applicable for the whole scope of the event's duration. All prices are indicated without the statutory VAT.

6. Allocation of stands

The MESSE DRESDEN allocates stands in its own discretion and only in accordance with the fulfilment of the event's concept. The date of receipt of the registration shall have no influence upon the allocation of stands. Any requests made by the exhibitors with regards to the allocation of stands may only be considered if they do not contradict to the event's concept and requirements.

Prior to the trade fair the exhibitor shall receive his number of stand and layout plan. Any complaints must be submitted within 8 days after receipt of the allocation of stands announcement in written form; otherwise the exhibitor making complaints shall be excluded. The MESSE DRESDEN shall reserve its right to allocate to the exhibitor a stand which deviates from the registration's confirmation, at another location, to change the size of his stand's space, to shift or close entrances to and exits from the stand or to undertake any changes in the layout of the trade fair complex

provided the MESSE DRESDEN has, due to particular circumstance, a material interest in such measures, e.g. due to compliance with fire protection and safety requirements, the smooth course and organization of the event, or marketing interests. In such an event, the exhibitor may, within one week following the notification of the aforementioned changes, rescind from the contract in written form if he can prove that his interests are affected by the changes in an unacceptable way. The exhibitor shall be obliged to produce vis-à-vis the MESSE DRESDEN the relevant proof, otherwise his rescission shall not be legally effective. After the end of the specified deadline, no claims shall be accepted any more, the changes shall be considered as accepted, whereby the MESSE DRESDEN shall be obliged to explicitly point out to the exhibitor the consequences of his non-exercise of the right to object at the outset of the deadline period.

7. Co-Exhibitors, additional firms represented, sub-lease, cession to third parties, common objects

Without the prior written consent by the MESSE DRESDEN, exhibitors must not, in whole or partially, sub-lease the allocated stand, share it with, switch or cede it, in whole or partially, to third parties. In the event of an approved inclusion of a co-exhibitor who is represented on the stand with his own personnel, a co-exhibitor fee shall be due, whose amount is to be taken from the registration form. The co-exhibitor is represented in the catalogue, and he shall receive exhibitor badges and advertisement documents. Additionally represented firms (manufacturers) without proper personnel shall only be represented on the stand through their goods or services. For an entry in the trade fair's catalogue a fee shall be due which is specified in the registration form.

In the event that a stand is subleased without prior approval, the sublessor or the exhibitor, according to the choice made by the MESSE DRESDEN, shall be obliged to pay to the MESSE 50 % of the stand rent in addition to the agreed stand rent, or to clear the stand's space immediately upon instruction of the MESSE management at own costs and to return the space to the MESSE DRESDEN.

In case several exhibitors commonly rent one exhibition stand, they shall be each and jointly held liable as joint debtors. In case of joint exhibition stands, the MESSE management shall be given the name of on common trade fair representative who shall solely be regarded as negotiation partner. Notifications to the appointed representative shall be regarded as notifications to the exhibitor, or, in case of joint exhibitions stands, the exhibitors.

8. Terms of Payment

After the written confirmation, or instead of the same, the exhibitors shall receive the invoice from the MESSE DRESDEN. This invoice shall be settled at the latest, to the following account:

MESSE DRESDEN GmbH
Ostsächsische Sparkasse Dresden
Account number: 312 008 4866
Bank sort code: BLZ: 850 503 00
IBAN: DE20 850503003120084866
SWIFT-BIC: OSDDDE 81XXX

All payments must be settled by the beginning of the event. In failure of such settlement, the exhibitors shall not be admitted to the event without compensation. In addition, the exhibitor shall be obliged to compensate the MESSE DRESDEN for any damages occurred to the MESSE. If, in exceptional cases, payments may be settled as of the start of setting-up works on site, we shall not accept any collection only cheques. Payment must be effected in cash, or with EC Visa-, Visa-Electron-, MasterCard, AMEX, Maestro, JCB-card (with PIN). For payments with any of the aforementioned credit cards, we shall charge an agio of 4 %. We accept no other payment modes.

Upon the end of the payment deadline indicated on the invoice, the exhibitor shall pay to the MESSE DRESDEN a daily default interest amounting to 10 % p. a. The MESSE shall be entitled to stipulate other rules regarding stands for which the exhibitor has not fulfilled his payment obligations up and by 10 days prior to the beginning of the trade fair. Such a deviating regulation shall be notified to the exhibitor 3 days in advance. In the event that the exhibitor fails to fulfil his obligation up and by 1 day prior to the reallocation, the reallocation shall be effected. The exhibitor shall be obliged to compensate the MESSE DRESDEN for damages, like for example, stand rent loss, acquisition costs etc. If a

reallocation is not feasible, the exhibition shall be financially liable in full scope.

9. Lessor's right of lien

The MESSE shall be entitled to a right of lien on all provided objects for all non-fulfilled contractual obligations and the costs resulting therefrom. There shall be no liability for any damages which are not through the MESSE's own fault and loss of pawned objects. The pawned objects may be sold after a written announcement. For such sale, it shall be assumed that all objects provided by the exhibitor shall belong to the unrestricted property of the exhibitor. Any costs resulting from this, for example, through the storage or removal of goods after payment by the exhibitor shall be paid by the exhibitor.

10. Termination of contract

Has the exhibitor failed to partly or wholly settle any due payments despite two dunning letters issued by the MESSE DRESDEN, the MESSE DRESDEN may rescind from the contract within 10 days following the second dunning letter. In the event of such rescission, the MESSE DRESDEN is entitled to claim for compensation of damages amounting to 100 % of the stand rent and the ancillary costs. If the MESSE DRESDEN can prove more severe damage, the compensation sum will increase accordingly. It is hereby explicitly pointed out that the applicant is entitled to prove vis-à-vis the MESSE DRESDEN, that the MESSE DRESDEN has suffered minor damages through the non-fulfilment. In that case, the compensation sum will decrease accordingly. In addition, the MESSE DRESDEN may rescind from the contract if the prerequisites for contract conclusion are not fulfilled or not fulfilled any longer by the exhibitor's conduct, for example, if the exhibitor changes his manufacture program to an extent which does not fit with the MESSE DRESDEN event's conception any longer. The right to rescind from the contract shall leave the MESSE DRESDEN's claim for compensation for damages unaffected. If the MESSE DRESDEN agrees, upon the binding registration, to a mutually agreed termination of the contract or a whole or partial rescission from the contract by the exhibitor, the MESSE DRESDEN shall be entitled to compensation for damages amounting to 25 % of the stand rent as indemnity. For a contract dissolution 12 weeks prior to the beginning of the trade fair, MESSE DRESDEN is entitled to 50 % of the stand rent, for a dissolution later than 12 weeks prior to the trade fair's beginning, it is entitled to 100 % of the stand rent. Costs incurred due to measures taken upon the insistence of the exhibitor shall also be compensated. The exhibitor shall be entitled to prove that the damage caused by the contract dissolution is smaller than the amount for damages claimed. If he succeeds in producing such proof, he shall still remain obliged to compensate for the proofed damages. The request for a rescission from the contract must be made in written form. It shall become legally effective as soon as the MESSE DRESDEN has given its written consent. A release from the contract may depend on whether the rented stand space can be rented for another purpose. A re-lease with 100 % of the spaces fully rented shall be regarded as a rescission from the contract; however, the first exhibitor shall bear the difference between the actual and the achieved rent plus the amounts resulting from the provisions specified under paragraph 1. If the exhibition stand cannot be further leased, the MESSE DRESDEN shall be entitled to place another exhibitor on that stand or to occupy the stand in another way. Costs for decoration and occupation of the vacant stand shall be borne by the exhibitor. The exhibitor shall be granted the explicit right to produce relevant proof that the MESSE DRESDEN has suffered no or only minor damages.

11. Construction and design of the exhibition stand

The exhibition stand's space allocated to exhibitors shall be marked by the MESSE DRESDEN management. On this marked surface area proper stands may be erected. If necessary, the MESSE DRESDEN shall provide exhibition stand partition walls (2.50 m high) for the required limiting of the stand and also carry out their setting-up. The specific design and decoration of the stand shall be subject to the MESSE management's approval. The general height of constructions shall be 5.0 m in all the halls. Any excession of this construction height must be approved of by the MESSE management. A deviation from the stipulated height of constructions must be applied for in written form to which a layout plan in a scale of 1:100 (in two copies) for an inspection according to building law must be attached and submitted 8 weeks prior to the beginning of the event, at the latest. The exhibition stand must be adapted to the overall layout plan of the MESSE DRESDEN. The minimum furnishing comprises partition walls on the non-opened sides of the exhibition stand as well as

the firm's name and logo. Distributing cabinets for electrical and telephone connections must not be blocked or covered up. The setting up works may only be carried out at the times specified above. Any complaints with regards to the location, type or size of the stand must be submitted prior to the setting up of the proper stand, however, on the day of the specified commencement of setting-up works, at the latest, and in written form.

Any drilling, nailing, pegging or sawing in floors, on walls, doors or glass facades as well as gluing of any kind is prohibited. For exceptional cases, measures shall be agreed on between the lessor and the lessee.

Suspensions from the roof construction must be approved of by the lessor and comply with the GUV C1 standard. It is prohibited to attach exhibition stand construction elements to any hall and glass walls. The MESSE prescribes the exclusive use of carpet adhesive tape without any residues. The following carpet adhesive types are stipulated by the MESSE DRESDEN: D-Track Gewebeverlegeband Extra, Gerband 956 Gewebeklebeband für Messebau, Peka Stanz- und Klebtechnik Spezial-Messe-Teppich-verlegeband.

The exhibitor shall be liable for himself and his commissioned persons for any damages of the halls and their furnishings, caused, e.g. by nails, adhesives, paint etc. In the event of any infringements, the cleaning works will be carried out by a contractor firm commissioned by the MESSE DRESDEN, the costs for which shall be invoiced to the exhibitor. Costs for the reconstruction as a consequence of structural changes or damages will be invoiced to the exhibitors at the actually incurring fees plus 5 % administration fee. The exhibitors are obliged to pay within the respective payment deadline as specified in the relevant invoice; otherwise default provisions in accordance with paragraph 8 shall be applied.

If vehicles need to be used as exhibition objects, they must be approved of by the lessor. The vehicle's battery must be disconnected after placement in the hall out of fire protection reasons. In case of older vehicles with Otto engines, the tank must be emptied or minimised.

Any exhibition objects or elements that remain on site of the trade fair complex after the end of the leasing period, shall be intermediately stored with costs. Any liability shall be excluded. Electrical and water installations shall be operated by the lessor or by a cooperation partner commissioned by him.

12. Open spaces as exhibition space

If open spaces are used for exhibition purposes the same rules with regards to the drilling, nailing, pegging or sawing activities in the halls shall apply for paved spaces (asphalt, cobble stones and concrete), too. The construction of hall-like tents may only be effected with the approval by the lessor. With the help of experts, damage protection and elimination measures are planned at the costs of the lessee. The lessee shall be obliged to guarantee that the spaces used by him are cleaned, freed of obstacles and strewed with sand or salt during the whole utilization period. The lessee shall be held liable for any material or personal damages caused by any non-fulfilment on his part of the aforementioned obligation.

13. Connections

The supply lines and pipes from the existent connection points for electricity, gas and water to the exhibition stands must exclusively be operated by the contracting firms commissioned by the MESSE DRESDEN. Any autonomously executed installations of this kind are generally prohibited. Every exhibitor must ensure that utility shafts for electricity, telephone, internet and water which are located on his exhibition stand, must be kept clear and accessible by other exhibitors, too. Laid lines and cables crossing his exhibition stand must not be removed. The contracting firm of the MESSE shall be responsible for properly installed connections.

14. Safety rules

14.1 Safety-related facilities

Wall hydrants, fire extinguishers, fire alarm systems and instruction plates may not be blocked or obstructed. They must be kept freely accessible, visible and ready for use at all times.

All exhibition stands must be opened towards the ceiling in order to facilitate unhindered sprinkling.

Lead seals on safety equipments and facilities must not be removed or damaged by unauthorized persons.

In those rooms used for gastronomic purposes, the use of large-sized pans and deep-fry appliances is prohibited.

14.2 Emergency exits/escape routes

Escape routes, emergency and fire protection doors must generally be kept clear over their full width. Exhibition stands must be set up such that no non-visible angles are formed. Adjoining rooms must be laid out with two hallways equipped with two opposite escape routes. At least one clearly visible escape route must be within 20 m reach, at maximum, from the exhibition stand's location, including adjoining rooms. Stairs or sills in the course of escape routes are not admissible. In these areas ramps are admissible only with an inclination of 1:10, at the most.

14.3 Decorations

All fabrics used for decoration must comply with DIN 4102 B 1 standard (hardly inflammable). With a retroactive application of a fire protection agent, the "hardly inflammable" property cannot always be sufficiently achieved with fabrics and plastic materials. Proof of the "hardly inflammable" properties or the proper impregnation must always be kept ready for presentation at the exhibition stands. If doubts about the effectiveness of the impregnation arise, in particular, if such impregnation has been carried out long time ago, a small sample piece shall be used for an inflammation check. If it turns out that the checked fabric does not fulfil the safety requirements, it shall be immediately removed by the lessor at own costs.

14.4 Fire protection

The relevant fire protection rules of the Federal State of Saxony and the guidelines of the fire protection department of the city of Dresden shall at all times be adhered to throughout the whole trade fair complex. Infringements of these ordinances shall be punished pursuant to the relevant legal provisions.

Smoking is strictly forbidden in all the halls. The legal provisions of the Non-Smoking Act must be adhered to. The application and use of propane, butane and illuminating gas in the halls is strictly prohibited. Frying and barbecuing is not allowed in the halls. Welding works or works causing big amounts of dust, as well as the usage of artificial fog production or fireworks may only be carried out with a prior approval by the lessor. All wall hydrants are equipped with lead seals. The lessee must refrain from taking water out of the hydrants. In the event of infringement of the aforementioned provision, the costs for inspection and new lead sealing shall be borne by the lessee.

15. Advertisement

The exhibitor may carry out advertisement activities only within the spaces rented by him and exclusively for his own firm and the products manufactured or distributed by him or for those admitted products that he registered for the trade fair. Loud speaker systems, music or slide presentation need to be registered in due time and require the written consent of the MESSE DRESDEN. The same shall apply to the use of other devices and facilities which are used to achieve an enhanced advertisement effect with optical and acoustical means. The MESSE DRESDEN shall be entitled to remove any non-approved ads or advertisement structures after a relevant notice. Presentations on exhibition stands must be carried out in a way that they do not disturb adjacent stands with visual or acoustic effects and that neither stand nor hallway spaces are blocked. In case of any infringements of that rule the MESSE DRESDEN shall be entitled to prohibit in its own discretion, any disturbing or blocking presentations, if necessary, remove them and terminate the exhibition stand lease contract without notice.

16. Exhibitor badges

The exhibitor shall generally receive two exhibitor badges per 10 m² of leased hall space free of charge. For every additional 10 m² of leased hall space, the exhibitor shall receive one more exhibitor badge free of charge – six pieces, at maximum. Any additional badges may be purchased at EUR 12.00 incl. VAT of 19 % at the MESSE management.

17. Operation of the exhibition stand

The exhibitor shall be obliged to be present on and operate his exhibition stand during the full scope of opening hours of the trade fair. This means,

that the employees must be present on the stand and the admitted trade fair products are presented. Only in case of a representation stand, other rules might be applicable.

18. Cleaning

The MESSE DRESDEN shall be responsible for the general cleaning of the trade fair complex and the halls as well as the aisles. The cleaning of the exhibition stand shall be the exhibitor's responsibility. The exhibition stands shall be returned in a well-swept condition. The cleaning of the exhibition stand may also be carried out by a contracting firm commissioned by the MESSE DRESDEN which shall be separately invoiced as a flat sum to the exhibitor.

19. Dismantling

Dismantling works may only be effected during the specified times. Dismantling works prior to the specified times, in particular, prior to the ending of the trade fair is prohibited. In the event of any infringements of that rule, the MESSE DRESDEN shall be entitled to demand a contract penalty amounting to 50 % of the stand rent. Provided the MESSE DRESDEN has asserted its lessor's right of lien, exhibition objects may not be removed. Any infringements are regarded as contract infraction. The exhibitor shall be liable for damages on the floor as well as on the leased material. In the event that the exhibitor has not fulfilled, partially or wholly, his obligations for the dismantling of his exhibition stand, the MESSE DRESDEN may have remaining exhibition objects or non-dismantled stands removed at the cost of the exhibitor. Removed objects may be stored at the exhibitor's costs. The MESSE shall only be held liable for loss or damages if this happened out of wilful or grossly negligent conduct. If the exhibitor does not pick up his goods or stand equipment within 24 hours after the end of the trade fair, MESSE DRESDEN shall be entitled to a disposal of the objects without holding on, unless any definite arrangements with the project management or another authorized person acting on behalf of the MESSE Dresden have been made.

20. Traffic on the trade fair complex

20.1 Driving on the trade fair complex

German road traffic regulations (StVO) shall be adhered to in all areas and parking spaces of the trade fair complex. Persons enter the trade fair complex at their own risk. Maximum admissible speed for vehicles is 20 km/h.

20.2 Restricted parking

Vehicles may not be parked on the designated fire brigade routes or in front of emergency exits. Vehicles which are parked without authorization or in any improper way on the trade fair complex premises may be towed and removed from the premises without prior notification of the car's keeper. The corresponding costs and risk shall be borne by the car's keeper himself.

20.3 Trucks

Trucks may have access to the trade fair complex for loading and unloading purposes only. Designated driving directions must be followed. Driving on sidewalks is possible. In order to guarantee a smooth and timely traffic and to maintain order and safety the presence of trucks on the premises shall be restricted in time. Upon the entrance of trucks into the trade fair complex premises, a deposit of EUR 50.00 per vehicle and EUR 50.00 per trailer is required. Such fee will be returned upon punctual exit from the premises.

20.4 Passenger cars

Event coordinators, exhibitors, employees and field personnel may park their vehicles only at the designated spaces provided they possess a parking permit. Staying overnight on the MESSE DRESDEN premises is prohibited. Parking spaces for caravans on parking facility P2 may be obtained from the MESSE DRESDEN against a fee.

21. Surveillance

The MESSE DRESDEN shall ensure the general surveillance of the trade fair premises and halls. The MESSE shall only be held liable for loss or damages on trade fair objects if caused by wilful or grossly negligent conduct. It is the exhibitor's own responsibility to ensure surveillance of his exhibition stand. This shall also apply to the setting-up and dismantling times. Any special surveillance measures must be approved of by the MESSE management.

22. Liability

The MESSE DRESDEN shall not be liable for the exhibitor's damages on the trade fair objects or other objects in his possession, unless such has been caused by wilful or grossly negligent conducts.

23. Photographing, shooting and drawing

Photographing, shooting and drawing of the trade fair event, exhibition stand constructions and stands as well as trade fair objects for advertisement purposes or press releases may only be carried out by persons or firms authorized by the MESSE DRESDEN. The exhibitors' objections may not be accepted. The same shall apply to press or television recordings which shall be made with the consent of the MESSE management.

24. Insurance

It is the exhibitor's responsibility to provide insurance for exhibition goods and other items of property brought to the trade fair complex against all risks prior to, during and after the event, in particular against theft and damages. The exhibitor shall be liable for any damages that he caused vis-à-vis third parties including those damages caused on buildings and facilities on the trade fair complex, which were caused by him. He shall use the parking area and the trade fair complex at his own risk. The MESSE DRESDEN shall not be liable for damages caused by the parking of other vehicles or other items of property and not for damages on or losses of the belongings of the vehicles.

25. Preclusion period

Any claims by exhibitors against the MESSE DRESDEN may only be asserted within a preclusion period of 2 weeks after the end of the trade fair in written form as a registered letter/return receipt addressed to the MESSE management. After the end of this preclusion period, the exhibitors' rights shall forfeit.

26. Right of owner of premises to undisturbed possession

The MESSE DRESDEN holds the right of owner of premises to undisturbed possession. It shall be entitled to stipulate house rules, whose content will be acknowledged upon signature of the registration. Exhibitors and their employees may enter the trade fair complex only half an hour before the daily opening of the event and leave the premises half an hour after closing, at the latest. Staying overnight on the premises is not allowed. The exhibitors undertake to follow the instructions by the MESSE DRESDEN.

27. Place of fulfilment and place of jurisdiction

Place of fulfilment and jurisdiction for all claims in connection with the event and its agreement shall be Dresden.

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