



GENERAL AND SPECIAL CONDITIONS FOR PARTICIPATION IN FAIRS & EXHIBITIONS



PREAMBLE

TIF-HELEXPO S.A. is the national organizer of international exhibitions, congresses and cultural events of Greece. These General and Special Conditions have been approved by the TIF HELEXPO S.A. Board of Directors

ARTICLE 1. AGREEMENT FRAMEWORK

By signing the application form, the General and Special Conditions as well as the Technical Provision Form are recognized as binding by the applicant who is also responsible and liable for adherence to the set conditions by persons employed by him. All the rules define the legal framework of participation and govern the rental of an exhibition stand by the exhibitor, from TIF HELEXPO S.A., as well as all technical matters during preparation, operation and dismantling of the stand construction. Any deviation from the rules of these General Conditions for Participation shall be allowed following a written agreement between the two parties.

ARTICLE 2. INVOICE, PAYMENT DATES

As mentioned on the Application form for Participation

ARTICLE 3. RENTAL RULES

3.1. RENTAL AGREEMENT

Leasing the exhibition stand with or without a standardised layout is carried out following the submission of a completed application form. The leasing agreement between the exhibitor and TIF HELEXPO S.A. is valid as long as TIF HELEXPO S.A. has sent the acceptance letter to the exhibitor. This letter is binding for both parties, even if it deviates from the participation form details, unless the exhibitor objects in writing within 2 weeks from the date the confirmation was received. Similarly, the exhibitor will not have the right to appeal if the stand is allocated in a different pavilion from the one requested or if special requirements or conditions are not met.

3.2 ELIGIBILITY

Admissible as exhibitors are primarily producers, providers/ suppliers, distributors, wholesalers and importers of products and services included in the participation application. Other possible participants in the exhibition related to the object of the exhibition include State Organizations or Civil Service Agencies or Non-Profit Organizations, which would like to have their work promoted, as well as publishing houses, whose publications concern issues related to the sectors promoted by the exhibition. Products of the same type may be exclusively exhibited at one and the same stand. If an exhibitor has leased different exhibition stands, he/she must make sure that similar products are not exhibited at more than one of them. TIF HELEXPO S.A. retains the inalienable right to select exhibitors based on the compatibility of their product range with product categories included in the exhibition. Products that are incompatible with the exhibition product categories will not be exhibited, unless deemed to be absolutely necessary to the presentation or operation of an exhibit.

3.3. CONCESSION ALLOCATION OF STANDS

3.3.1. TIF HELEXPO S.A., at its discretion, and according to exhibit categories, determines the position and area of the exhibition stand provided depending on its stand allotment plan.

3.3.2. TIF HELEXPO S.A., at its discretion, may provide the exhibitor with the exhibition stand requested or one covering a larger or smaller area, depending on the needs and conditions at any given time, as well as the type of exhibition stand. If a smaller or larger stand than the one requested is provided, a corresponding decrease or increase in rental cost ensues.

3.3.3. TIF HELEXPO S.A., at its discretion, retains the right to reorganize exhibition stands, without giving the exhibitor the right of compensation due to the aforementioned reorganization.

3.3.4. If, for any reason, the stand requested is not provided to the interested party, then the exhibitor's Application Form is considered irrevocably rejected by TIF HELEXPO S.A. and the amounts paid as a deposit and for promotional rights are returned without any further proceedings. The rejection of the Application Form does not give the interested party the right to any compensation from IF HELEXPO S.A. After the final allocation of exhibition stands, TIF HELEXPO S.A. informs the interested party in writing about the stand provided, with regards to its location and the area it covers. Exhibitors are urged to visit, within 15 days from receiving the notification, the stand provided on site, so that he/she can form a personal opinion before starting the stand assembly.

3.4. USE OF EXHIBITION STANDS, PROHIBITION OF RETAIL SALE, PIRACY

3.4.1. Exhibits may be on display only at the space rented stand. They must be exhibited in a way that does not interfere with neighboring exhibition stands visually or acoustically and obstruction of exhibition areas or corridors must be avoided. In cases of non-compliance, TIF HELEXPO S.A. may, at its discretion, ban exhibits that interfere or obstruct. If the exhibitor does not comply TIF HELEXPO S.A. has the right to remove said exhibits and evict the exhibitor from the stand without any liability.

3.4.2. Exhibition stands must include exhibits and be staffed for the duration of the exhibition opening hours. Exhibits must be new products, unless they are being used as supplements to other exhibits or for explanatory purposes.

3.4.3. Only products listed in the participation application may be exhibited. TIF HELEXPO S.A. has the right to

remove exhibits that do not comply with exhibition product categories or deviate from the principles of exhibition competitiveness or violate the exhibition schedule or if proven that said exhibits violate third party intellectual rights copyright.

3.4.4. If a court finds an exhibitor guilty of third party intellectual rights/copyright violation, TIF HELEXPO S.A. is entitled to forbidding the exhibitor from participating in current or future exhibition events and the exhibitor shall have no right of compensation for any reason whatsoever.

3.4.5. Exhibit price information should not be posted.

3.4.6. The participation of religious and political organisations, institutions, associations and sects, that aim in the promotion and projection of ideas and their action, as well as in the attraction of visitors aiming at their integration in them, at the exhibitions is forbidden.

3.5. CO-EXHIBITORS, INDIRECT EXHIBITORS, GROUP PARTICIPATION, OTHER PARTICIPANTS.

3.5.1. It is possible for various companies to share one exhibition stand on the condition that the main exhibitor has listed all participating companies in the co-exhibitor application form and after the application in question has been approved by TIF HELEXPO S.A.

3.5.2. Every company with its own staff and exhibits, that uses an exhibition stand leased from another exhibitor or organizer, must be listed as a coexhibitor.

3.5.3. The cost of renting a stand for the participation of co-exhibitors is always invoiced in the name of the main exhibitor, except for the co-exhibitor's participation rights.

3.5.4. Co-exhibitors must also comply to the General and Special Conditions for Participation as these are applied. The main exhibitor is in charge of informing co-exhibitors about current and possible additional regulations and of securing the acceptance of potential obligations that might arise towards TIF HELEXPO S.A.

TIF HELEXPO S.A. reserves the right to communicate with co-exhibitors directly or through an authorized third party.

3.5.5. If an exhibitor does not provide or provides incomplete or incorrect information on the co-exhibitor application form, TIF HELEXPO S.A. will use its own judgment in calculating and charging the participation fees it considers necessary, had the co-exhibitor participation application been submitted correctly, and such fees must be paid in full by the exhibitor and co-exhibitors.

3.5.6. Indirect exhibitors are Companies the products/services of which are represented by an exhibitor and the trade names of the company and/or of their products/services appear at the exhibition stand. Indirect exhibitors must obligatorily be declared by completing the relevant application for listing an indirect exhibitor.

3.5.7. Participation by Official Foreign State Agencies, as well as participation of Greek or International representatives of production companies from Greece or abroad must be accompanied by the indirect exhibitor listing application for each of the companies represented.

3.5.8. It is possible for collective non-profit bodies (unions, associations, chambers of commerce, etc.) representing companies, to organize a group participation for their members. For a participation to be considered as group participation it must cover a minimum of 120 m2 of net exhibition stand area and it must include 10 exhibitors. Companies participating in the group participation are considered co-exhibitors and are charged with the appropriate fee.

3.5.9. Greek and International production company representatives from Greece and abroad may exhibit their products at the exhibition at the same time with all other authorized representatives as long as the production company in question has issued them with a written permission. If this is not the case, only representatives authorized by the production company are accepted.

3.5.10. Exhibitors may assign a third party to organize their participation in the exhibition. This may be carried out with a written statement appointing a representative and authorizing them in writing to represent the exhibitor and potential co-exhibitors in all issues related to the exhibition.

3.6. MANNER OF PAYMENT

Along with the Application Form, depending of submission before or after the deadline, the interested party pays TIF HELEXPO S.A. the amount for the use of its stand area and the registration fee, as mentioned on it.

3.7. REGISTRATION FEE

A registration fee is obligatory for exhibitors and co-exhibitors. The registration fee is paid to TIF HELEXPO S.A., since TIF HELEXPO S.A. provides exhibitors and co-exhibitors with a range of services (promotional, advertising, entry into the Exhibitors' Catalogue, INTERNET posting). The exhibitor registration fee is paid by all exhibitors, regardless of whether their company name is listed in the official Exhibitors' Catalogue or not.

3.8. RETURN OF DEPOSIT AND PROMOTION RIGHT FEE

If TIF-HELEXPO S.A. does not have available space the interested party is notified in writing and the amounts paid (deposit and registration fee) are returned to the payees without further processing.

3.9 PARTICIPATION ACCEPTANCE AND REJECTION

3.9.1. Every Application Form submitted is accepted or rejected. If an Application received within the deadline is not accepted, an appropriate notification document is sent to the interested party.

3.9.2. Applications Form submitted by TIF HELEXPO S.A. debtors are accepted only once outstanding debts have been settled.

3.9.3. Application Form that contains terms, exemptions or limitations are rejected.

3.9.4. If the Application Form is rejected, the rejection is irrevocable and TIFHELEXPO

S.A. is obliged to return the deposit and registration fee to the interested party without any further processing.

3.10. TIF-HELEXPO S.A. RIGHTS

TIF HELEXPO S.A. reserves the right to postpone or temporarily call off, partially or completely, or cancel in its entirety the scheduled exhibition event for a justified reason, such as labour disputes or events beyond its control. TIF HELEXPO S.A. will use fair judgment for the cancellation of an exhibition that seems to be unprofitable while taking into account exhibitors' interests. Mutual obligations of contributing parties are made null in the case of such a cancellation. No claim to compensation or damages may be made due to said cancellation or postponement, while TIF-HELEXPO S.A. will return any payments it has received from exhibitors for services that have not been provided until that point in time. In the case of a full or partial postponement of the trade exhibition, the agreement will be considered valid for the event's new dates and duration, unless the exhibitor files an objection in writing within a period of two weeks from his/her notification about the change. The exhibitor will not have the right to reduce the rental amount agreed on.

3.11. PARTICIPATION CANCELLATION

3.11.1. TIF HELEXPO S.A. may, at its discretion, accept a request in writing submitted by an exhibitor for partial or full cancellation of his/her participation in the exhibition, following the submission of his/her application form. However, the exhibitor remains responsible for the payment of the registration fee and the standing cancellation fee. The amount to be paid is shown in the charges' table below, which is based on the following data:

- The time at which TIF HELEXPO S.A. received the written notification from the exhibitor regarding the exhibition participation cancellation.
- The foreseen participation compensation that would be owed for the correspondingly committed or leased exhibition stand, based on the basic rent, additional charges for the open sides of the exhibition stand and/or standardized structure, as stipulated in article 3.

TIME OF EXHIBITION PARTICIPATION CANCELLATION	CHARGE
30 to 1 calendar days prior to the exhibition opening date	Withholding of registration fee and the entire participation fee
60 to 31 calendar days calendar days prior to the exhibition opening date	Withholding of registration fee and the deposit
61 or more days calendar days prior to the exhibition opening date	Withholding of registration fee

The charges above stand regardless of whether the exhibitor's stand is conceded to another exhibitor, and the amount payable according to the charges above becomes due immediately.

3.11.2. TIF HELEXPO S.A., without depriving itself of the right for further claims,

will have the right to cancel or terminate the leasing agreement or multi annual leasing agreement or other service agreements, without any further notification, if the exhibitor is unable even after an appropriate grace period has elapsed, to meet his contractual obligations and the obligations in the General and Special Conditions of Participation or any possible Additional Terms of Participation.

3.11.3. TIF HELEXPO S.A. will similarly have the right to terminate the agreement without notification if the exhibitor no longer meets the requirements of the Application Form, especially if the exhibitor has changed the object of his/her activity and if the products/services to be exhibited are no longer compatible with the product/service categories of the exhibition. This will also be the case when payment is pending or the exhibitor's assets are included in a statement of bankruptcy or similar legal proceedings in their country of residence or if the exhibitor's company is in the process of liquidation.

3.11.4. If the leasing agreement for an exhibition stand has been terminated for one or more of the reasons stated in the previous paragraph, TIF HELEXPO S.A. has the right to charge a cancellation fee. The amount of this fee will be determined according to current regulations regarding exhibitor participation cancellations and depends on the time at which TIF HELEXPO S.A. receives written notification regarding the events justifying the termination of said agreement.

3.12. COLLECTION - STAND AREA MEASUREMENT - OPENING

3.12.1. When receiving his/her stand the exhibitor shall present TIF HELEXPO S.A. with the documentation and layout plan informing him/her that "he was accepted as an exhibitor and has received the stand". If during stand delivery the exhibitor is not present but one of his employees or representatives is, then that party (the employee or representative) must present written authorization from the exhibitor proving the right to receive the stand. Any minor differences in stand dimensions in relation to the initial stand plan sent to the exhibitor will be resolved on the spot, upon delivery or during the operation of the exhibition. If there is a technical fault or an emergency, due to the organizer, the exhibitor will be informed accordingly. Details on the delivery and acceptance of stands (opening hours' schedule) will be provided by the appropriate TIFHELEXPO S.A. bureau and the exhibitor is obliged to comply with TIF HELEXPO S.A. written instructions.

3.12.2. The final measurement of the exhibiting stand area accepted and occupied by the exhibitor is carried out by TIF HELEXPO S.A. on the spot and during operation. The exhibitor is informed immediately and in writing through an invoice regarding the results of the final measurements and if s/he disagrees they must submit their disagreement in writing to TIF HELEXPO S.A. the following day. After this deadline stand measurements are considered final and are unconditionally accepted by the exhibitor. If the exhibitor submits in writing his/her disagreement within the foreseen deadline, then a new measurement of the area in question is carried out, in the presence of the exhibitor. The result of this measurement is final and irrevocable for the exhibitor.

ARTICLE 4. ENTRANCE CARDS

For the entrance of the personnel of the exhibition stand within Exhibition Facilities an exhibitor entrance card is required. The number of cards delivered to an exhibitor depends on the confirmed area of the exhibition stand. The number provided is 1 entrance card per 4 square meters of exhibition area. If the exhibitor requires a higher number of entrance cards than those s/he is entitled to, they will be charged an extra amount of 10.00 €/card. The exhibitors entrance cards are sent by post at least two weeks prior to the exhibition, to ensure that exhibitors receive them in good time. Apart from the date mentioned above, entrance cards are distributed by the exhibition Secretariat on the premises of the Thessaloniki International Exhibition Center.

Each card lists the Exhibitor's Company name and the given name and surname of the card holder. The card is strictly for personal use only and:

- If lost, it will not be replaced
- If asked, the holder must also present her/his identity card
- If found in the possession of a third party, it will be confiscated

ARTICLE 5. EXHIBITION PREPARATION STAND CONSTRUCTION DECORATIVE SIGNS/MARKINGS

5.1. The construction of the exhibition stand is obligatory and the exhibitor bears exclusively the burden of the cost, whether carried out through TIF HELEXPO S.A. (floor trace with a standardized structure Type 2) or carried out by the exhibitor him/herself (floor trace Type 1). For floor trace exhibition stands (Type 1), accepting the stand requires the submission of a formal statement on the sound and safe operation of construction works and electrical installations, accompanied by an Electrical Installation Plan and an Electrical Permit Copy from the relevant Ministry.

5.2. The approval of these plans is carried out by competent TIF HELEXPO S.A. Services under the condition that the plans are submitted within the deadline and well in advance of the exhibitor's installation at the stand. Non-approval of the plans by competent TIF HELEXPO S.A. services obliges the exhibitor to adapt or amend the points highlighted by said TIF HELEXPO S.A. services.

5.3. The perimeter facades of exhibition stands (within pavilions or outdoors) must be aesthetically pleasing on both sides. This decision of TIF HELEXPO S.A. is binding for all exhibitors. Exhibitors are responsible for wear and tear or loss of decorative items.

5.4. In case an exhibitor wishes to construct a two-storey exhibition stand at a pavilion within which TIF HELEXPO S.A. allows such construction, apart from what is stipulated in Article 5.1, the exhibitor in question shall also be required to additionally submit for approval to the appropriate TIF HELEXPO S.A. Services: a full study (architectural, statics, electrical engineering) for the construction of a two-storey exhibition stand which will necessarily be prefabricated, consisting of metal elements, etc. signed by Engineers who are legally entitled to signing said study. Furthermore, also required are Formal Statements regarding the Assignment Undertaking of the study in question and the Supervision of construction works at the exhibition stand (in City Planning "type" documentation), signed by the exhibitor and the Engineers, respectively.

5.5. As far as construction on floor traces (Type 1) is concerned, the exhibitor is fully responsible throughout the construction and operation of the exhibition for the application of safety measures required. The exhibitor bears all penal and civil responsibility for any accident or malfunction, that may occur to himself, his staff or any third parties, due to actions directly or indirectly related to the construction of the exhibition stand and during the period of time from the commencement of such construction until full dismantling has been completed. Furthermore, s/he bears exclusive responsibility for any machinery operating or on display at the exhibition stand.

5.6. As far as the construction on floor traces with a standardized structure (Type 2) is concerned, after the delivery of the construction to the exhibitor, any structural change that may decrease applicable safety measures is forbidden. In such a case, the exhibitor undertakes exclusive penal and civil responsibility for any accident or malfunction that may occur to her/himself, her/his staff or third parties, due to actions directly or indirectly related to the reconstruction of the exhibition stand and during the period from the delivery of the construction until it has been completely dismantled.

5.7. When the exhibitor's decorative signs-markings are more than 2.5 meters high, it is required that a construction Plan should be submitted to the appropriate TIF HELEXPO S.A. Services for approval. If this is not the case, if the decorative sign-marking is interfering with other exhibitors sharing exhibition stand boundaries, there will be an

immediate intervention by TIF HELEXPO S.A. Services, which may proceed to even remove the of ending signmarking, if this is deemed necessary. The cost of the dismantling will be borne by the exhibitor.

5.8. It is strictly forbidden to connect different exhibition stands (even if they are being used by the same exhibitor) with decorative signs-markings or flooring or any other structural element, when they are separated by a public aisle.

5.9. Entrance to Exhibition Facilities is free of charge to Exhibitors' crews during preparation time, assembling and dismantling of exhibition stands; however, TIF-HELEXPO S.A. security personnel have the right to check the identity of individuals entering its premises. Individuals unable to provide proof of their participation in the preparation assembling or dismantling works of exhibition stands may be asked to leave the premises.

ARTICLE 6. STAND RETURN DEPARTURE

6.1. Each exhibitor is required, after the end of the Exhibition, to return to TIF HELEXPO S.A. , within the time foreseen in Article 2 of these General and Special Conditions of Participation, the exhibition stand in the same condition he received it.

6.2. After this deadline TIF HELEXPO S.A. has full and irrevocable authorization from the exhibitor, who overlooked this obligation, to undertake all necessary actions to clear all items from the exhibition stand, but the cost and responsibility still lie with the exhibitor, while the objects and materials come into the possession of TIF HELEXPO S.A. and no compensation is due to the exhibitor.

6.3. The removal of exhibits, furniture, utensils, decorations, etc. from TIF HELEXPO S.A. grounds, after the completion of the Exhibition Event, is only allowed after the exhibitor has settled any payment due for the use of facilities or any other debt to TIF HELEXPO S.A., at which time they receive the relevant exit permit from the Accounting Department.

ARTICLE 7. VEHICLE ENTRANCE AND TRAFFIC

7.1. Exhibitors' vehicle entrance: During the days on which the exhibition is operating, vehicles are not allowed inside TIF-HELEXPO S.A. grounds except within the specially designated parking area which is notified to exhibitors by competent TIF HELEXPO S.A. services.

7.2. Rules and regulations regarding vehicle traffic inside the exhibition premises must be strictly followed in order to ensure smooth traffic circulation. In any case, all Traffic Rules and Regulations are in effect inside the Exhibition Center, and the maximum speed allowed may not exceed 20 km/hour.

7.3. Vehicles, trailers, containers or obstacles of any kind that are illegally parked on exhibition grounds, shall be towed away by TIF HELEXPO S.A. and any related costs shall be borne by the owner/driver.

ARTICLE 8. ADVERTISING

8.1. Exhibitors are required to advertise exclusively exhibits of the firms included in their Application Form and only within their exhibition stand.

8.2. Advertising may be carried out with flyers or samples to be handed out to visitors free of charge.

8.3. Advertisements of political nature or not in compliance with standards of public decency are for bitten. Furthermore, in no way is the use of the logo of TIF HELEXPO S.A. or of the exhibition allowed, without TIF HELEXPO S.A. previous written consent.

8.4. Photographing or video-recording of exhibition stands by third parties is not allowed without prior approval by the exhibitor and TIF HELEXPO S.A.

8.5. The distribution of flyers/advertising material is not allowed at any other point apart from an exhibitor's exhibition stand, unless special permission by TIF HELEXPO S.A. has been issued.

8.6. The promotion of exhibitors within the Exhibition Center during the Exhibition Event may be carried out in various ways described in detail in the Marketing Manual, which is available at HYPERLINK <http://www.helexpo.gr>.

8.7. Should any exhibitor wish to make television, video or other productions using new media or to take photographs of exhibition premises, or wish to accompany their exhibit with music or songs, or to present, reproduce, etc a third party's intellectual work, they assume unconditional sole responsibility to acquire the written permissions necessary from The Hellenic Society for the Protection of Intellectual Property (AEPI) and any other relevant Agency for the Collective Management of Intellectual Property in a timely fashion. It is the exhibitor's responsibility to pay all relevant fees to such Agencies and TIF-HELEXPO S.A. bears no responsibility for the reproduction of music or songs or the incidental violation of third parties' intellectual property. Exhibitors must inform TIF HELEXPO S.A. for the use of any audio-visual equipment, and receive written approval prior to its use.

ARTICLE 9. EXHIBITORS CATALOGUE

9.1. TIF HELEXPO S.A. publishes and distributes the Exhibitors Catalogue at its discretion.

9.2. Only TIF HELEXPO S.A. and individuals or businesses following TIF HELEXPO S.A. instructions may publish

the Exhibitors Catalogue or any other related document, making use of the title of TIF-HELEXPO S.A.

ARTICLE 10. ADVERTISING IN THE EXHIBITORS' CATALOGUE

10.1. Every exhibitor is entitled to requesting a paid advertisement in the Catalogue; fees are charged according to the price list valid at any given time.

10.2. The listing is secured after the interested party has submitted a completed and signed Advertisement Listing Instruction to TIF HELEXPO S.A.

10.3. The right for an advertisement listing in the Catalogue is also extended to non-exhibitors at TIF-HELEXPO S.A. under the same terms.

ARTICLE 11. EMERGENCY EXITS AND SAFETY MEASURES

In order to ensure that emergency service vehicles have unobstructed access to the premises, the following must always be kept clear:

- Emergency exits:
- Aisles and areas preserved for security services
- Access gates for fire department and rescue service vehicles
- Vehicle approach exits on aisles
- Fire Department Equipment (fire extinguishing hub and hosing)

All doors at fire exits must be kept clear so that they may open fully and easily from the inside. Access to exits and the emergency exits must be unobstructed. It is forbidden to cover exit direction signs. TIF HELEXPO S.A. reserves the right to remove any vehicle or object, at the expense of its owner, if it is interfering with or obstructing access to emergency exits, areas intended for security services or aisles.

ARTICLE 12. MEDICAL SERVICES

Throughout the operation of exhibitions TIF HELEXPO S.A. provides its exhibitors with first aid medical assistance at the specially equipped infirmary on TIF HELEXPO S.A. grounds.

ARTICLE 13. BRINGING EXHIBITS ONTO THE PREMISES/TRANSPORT OF EXHIBITS

13.1. Exhibits coming from Greece or duty-free items from abroad must be accompanied by a valid goods consignment note.

13.2. Exhibits originating from abroad may be brought onto TIF-HELEXPO S.A. grounds in compliance with whatever the laws might be in force regarding their transportation.

ARTICLE 14. INSPECTION OF REGULAR OPERATION

14.1. TIF HELEXPO S.A. and its services are the only ones allowed to inspect and ascertain the proper operation of the Exhibition event, compliance with the General and Special Conditions of Participation, as well as observance of various agreements with exhibitors and lease holders.

14.2. If a TIF HELEXPO S.A. exhibitor or lease holder violates one of the rules of these articles General and Special Conditions of Participation, s/he is immediately deprived of the right to participate in the exhibition event, while all her/his debts to TIF HELEXPO S.A. are retained and collected by the latter. The exhibit stand is immediately sealed by TIF HELEXPO S.A. without any liability for damages to the transgressor. TIF HELEXPO S.A. may, at its discretion, decide to impose a monetary fine (penal clause) on the transgressing exhibitor or on third parties; this fine may be as high as tenfold the amount of rent agreed on. Besides, TIF-HELEXPO S.A. reserves the right to ban exhibitors who habitually violate these rules from future participation.

14.3. TIF HELEXPO S.A. has the right to amend or supplement these General and Special Conditions of Participation, in regard to exhibition events it organizes or it may organize in the future, while at the same time informing interested parties, as well as adjusting its various price lists accordingly.

14.4. The General Rules for Participation in TIF-HELEXPO S.A., which will be available on the website (www.helexpo.gr), are also in force and complement the provisions of the Annex to the Regulations of the exhibition.

14.5. Disputes between TIF HELEXPO S.A. and any third party are settled by the competent courts of Thessaloniki.