

We register our company to participate as an exhibitor at BABYWELT, from 9th – 11th October 2020 in Munich. We confirm the acknowledgement and our full consent to the general terms and conditions (see appendix).

EXHIBITOR DETAILS:

Company Name: _____

Address: _____

Country/Zip/City: _____
Phone: _____
Fax: _____
E-Mail (generally): _____
Contact Person: _____
Phone (direct): _____
E-Mail (direct): _____

ADDRESS FOR THE LIST OF EXHIBITORS:

Company Name: _____

Address: _____

Country / Zip / City: _____
Phone: _____
Fax: _____
E-Mail: _____
Website: _____

Alphabetical listing under the relevant letter (no umlaut accents): _____

Exhibitor data identical to the catalogue data: yes no

PRODUCT & PRICINGS:

	WIDTH	DEPTH	TOTAL	Price / sqm	TOTAL
hall area				Price / sqm	
Space only row stand	minimum 9 sqm			€ 145,00	€
Space only corner stand	minimum 12 sqm				
Space only two corner stand	minimum 30 sqm			€ 165,00	€
Space only Island stand	minimum 54 sqm				
Shell Scheme Package* (booked additionally for hall area)				€ 99,00	€
MINI-COMPACT stand* including. space					
	2 m	2 m	4 sqm	€ 745,00/ 4 sqm	€
	3 m	2 m	6 sqm	€ 1.070,00/ 6 sqm	€
Distribution of flyers outside the booked area with max. 2 Persons (exclusive staff)				500,- € per event	€

* see second page for the specification of service and illustration.

FIXED FEES:

Mandatory service charge	flat-rate € 350,00 per city	€	350,00
Mandatory environmental fee	€ 9,00 / sqm	€	
Sub-exhibitors**	€ 500,00 per sub-exhibitor	€	
	total	€	
	total	€	

**Please take the accompanying regulations from the event terms.

VAT at the appropriate statutory rate is added to all prices. 100% of the total costs are to be settled immediately on registration. All payments are to be made via bank transfer to:

FLEET Events GmbH_COMMERZ Bank

Bank account: 621577600 BANK CODE: 200 400 00 SWIFT/BIC: COBADEHXXX IBAN: DE82200400000621577600

FLEET Events GmbH is authorized to assign this contract with all subsequent rights and obligations to an affiliated company. The contract partner hereby agrees upon the mentioned transfer. The current General Terms and Conditions can be seen on the next site.

With this signature you confirm the registration based on the FLEET Events GmbH event terms.

Name:

Signature:

Date:

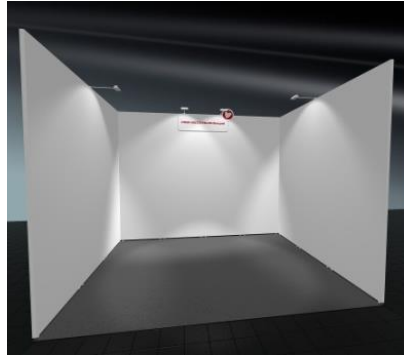
Please send your registration based on the FLEET Events GmbH event terms

FURTHER INFORMATION:

1 SHELL SCHEME PACKAGE (from 9 sqm on)

The package includes:

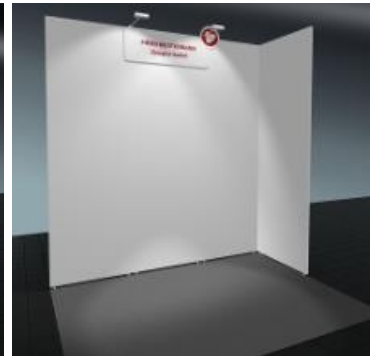
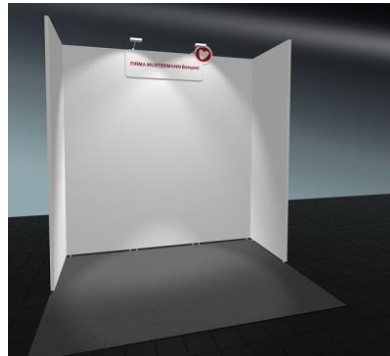
- Carpet (Dark grey; more colours available)
- Assembly and disassembly
- Wall elements (1 m wide x 3 m high)
- Facia board with company
- 1 spotlight/ 3 sqm space
- Electricity (3 kW incl. usage during exhibition opening hours and build up / break down periods)



2 MINI-KOMPACT STAND

The package includes:

- Space: **4 sqm** (2 m x 2 m) oder **6 sqm** (3 m x 2 m)
- Assembly and disassembly
- Carpet (Dark grey)
- Wall elements (1 m wide x 3 m high)
- 2 spotlights
- Electricity (1 kW incl. usage during exhibition opening hours and build up / break down periods)



ADDITIONAL EQUIPMENT

Additional equipment like tables, chairs, etc. and/or services like stand cleaning can be ordered via our online store.

You get login information about two months before the event.

ADDITIONAL MARKETING SERVICES

We will be happy to provide you with an individual offer for our supplementary marketing services, such as the inclusion of your logo on our advertising materials, advertisements in the folding map for the exhibition and many more.

Please send your registration based on the FLEET Events GmbH event terms

General Event Terms and Conditions

1. Registration

(1) Registration is binding and takes place via the registration form provided, on which acceptance of these terms and conditions must be indicated. The completed form, with a legally binding signature, should be sent to FLEET Events GmbH (hereinafter: "FLEET"). The contract comes into force after explicit confirmation has been provided by FLEET (post, fax or email).

(2) Registration applications or orders for services or technical connections are only accepted if they are submitted using the appropriate forms.

(3) Registration applications that are submitted subject to certain conditions or reservations are only accepted if these have been expressly confirmed in writing by FLEET. Specific location requirements will be taken into account to the greatest extent possible, but cannot be guaranteed. The exclusion of competitors cannot be granted. Areas are allocated based on the date of receipt of the registration applications. It may be the case that the area is fully booked before the registration deadline. In this case, a contract does not come into force.

(4) These General Terms and Conditions apply to all services provided by FLEET. FLEET does not acknowledge any conflicting general terms and conditions of business of the exhibitor.

2. Sub-exhibitors and pavilions (joint stands)

(1) Without prior written approval, it is not permitted to hand over an assigned stand or parts thereof to third parties (i.e. sub-exhibitors) for a fee or free of charge.

(2) Costs for the relevant registration and catalogue entry are incurred for each sub-exhibitor. The main exhibitor is liable to FLEET for all costs incurred and damage caused by the former or by the sub-exhibitor.

(3) FLEET shall be entitled to terminate the contract with the exhibitor without notice and to have the stand vacated at the expense of the exhibitor if sub-exhibitors are involved without the prior consent of FLEET having been obtained. In this respect, the stand lessee agrees to waive any rights associated with unlawful interference with possession. The stand lessee does not have a right to make claims for damages in this regard. The items are stored at the cost and risk of the exhibitor. FLEET acquires a right of lien to the stored goods equating to the amount of the costs. After provision of written notification and continued non-payment, these may be sold by FLEET. Any excess proceeds will be transferred to the exhibitor, after deduction of all relevant costs. In the event of damage to, destruction or loss of the pledged property, FLEET's liability is limited to intent and gross negligence. The exhibitor shall indemnify FLEET from all possible damage claims of the unauthorised sub-exhibitor.

3. Costs, services and terms of payment

(1) As a result of its participation, the following costs in particular are incurred by the exhibitor: (a) registration fee, (b) area rental, (c) stand equipment / stand construction (if explicitly booked), (d) orders for services, (e) entries in the online exhibitor directory and fold-out map (catalogue), (f) flat fee for waste disposal.

(2) A late supplement of 50% is charged for orders relating to items (c) and (d) in section 3 (1) that are received by FLEET after the specified deadline for submission.

(3) After registering to take part in the exhibition, the exhibitor will receive a partial invoice covering 50% of the costs. This becomes payable immediately. The remaining amount, equating to 50% of the costs, is to be paid at the latest two months before the trade fair begins. If the registration application is submitted two months or less before the start of the trade fair, FLEET will invoice the full amount upon receiving the application. Regarding orders relating to items (c) and (d) in section 3

(1), FLEET may at its discretion demand a higher partial payment, up to the full amount of the costs incurred.

(4) If the provision of electricity has been ordered as an inclusive or additional service, the power will be supplied during the exhibition opening hours and during the assembly and disassembly periods. If the provision of electricity is also required outside the above periods of time, the exhibitor has to order and pay for this separately.

(5) A flat fee for waste disposal will be charged. If the stand is not returned in a clean state, FLEET can also demand adequate remuneration for the disposal of rubbish. The exhibitor is obligated to report rubbish pursuant to the forms in the service manual. A fee of EUR 120/m² can be charged for the disposal of rubbish that has not been reported.

(6) If the exhibitor is in arrears with the payment of the invoice, the organiser is entitled to withdraw from the contract after expiry of a reasonable period of time. The legally regulated cases, in which the setting of a new deadline is unnecessary, remain unaffected. In the event of withdrawal, the exhibitor shall be charged an amount as defined in the sliding scale in section 4 (3). The exhibitor has the right to prove that FLEET has suffered no loss at all or a significantly lower loss than claimed.

(7) For all non-fulfilled obligations, FLEET has a right of lien and retention regarding the exhibited goods and other stand equipment. The items can be stored at the cost and risk of the exhibitor. After provision of written notification and continued non-payment, these may be sold by FLEET. Any excess proceeds will be transferred to the exhibitor, after deduction of all relevant costs. In the event of damage to, destruction or loss of the pledged property, FLEET's liability is limited to intent and gross negligence.

4. Withdrawal/termination

(1) Without acknowledging a legal obligation, FLEET grants the exhibitor a contractual right of withdrawal.

(2) Withdrawal from the exhibitor contract (registration) must be made in writing and is only effective upon written confirmation of receipt of the notification of withdrawal (post, fax or email) by FLEET.

(3) The exhibitor shall pay the following sums:

- up until 6 months before the beginning of the trade fair, 50% of the costs agreed pursuant to section 3 (1) will be charged;

- up until 3 months before the beginning of the trade fair, 75% of the costs agreed pursuant to section 3 (1) will be charged;

- in the event of a later withdrawal, the full amount of the costs agreed pursuant to clause 3 (1) will be charged.

The exhibitor has the right to prove that FLEET has suffered no loss at all or a significantly lower loss than claimed.

5. Warranty

FLEET must be notified in writing immediately after the exhibitor takes possession of the stand regarding any complaints about possible defects in the stand or stand area, at the latest on the last stand set-up day, so that FLEET can rectify any possible deficiencies.

6. Exhibited articles

(1) The exhibitor shall send FLEET a list of all its main exhibits 30 days before the start of the trade fair.

(2) FLEET must expressly approve any flammable, vibration-intensive or odour-intensive exhibits or exhibits that are associated with considerable noise.

(3) Exhibited articles must not be removed during the event. The exhibitor shall be liable for any damages resulting from contravention of this.

(4) Exhibited articles which, due to their appearance, smell, noise, vibration or similar characteristics, cause a considerable disruption of the running of the trade fair, in particular those that give rise to considerable danger to or impairment of other exhibitors, trade fair visitors or exhibited articles of other exhibitors, are to be removed immediately at the request of FLEET. This obligation on the part of the exhibitor also applies even if reference was made to the relevant characteristics in the registration application and approval was granted by FLEET. If the exhibitor does not immediately comply with FLEET's request, FLEET shall be entitled to remove the objectionable exhibits at the risk and expense of the exhibitor. With regard to costs, FLEET acquires a lien on the exhibited articles. After provision of written notification and continued non-payment, these may be sold by FLEET. Any excess proceeds will be transferred to the exhibitor, after deduction of all relevant costs. In the event of damage to, destruction or loss of the pledged property, FLEET's liability is limited to intent and gross negligence. The exhibitor does not have the right to exercise any claims against FLEET in this regard, in particular termination or demands for compensation.

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(4) In the event of the cancellation of an order for a paid entry being made before the closing date, the exhibitor will be charged 50% of the agreed remuneration, unless the exhibitor is not responsible for the reason for the cancellation or can prove that FLEET will only incur very limited damage as a result of the cancellation. Cancellation is not possible after the closing date.

(5) In the case of paid entries in the fold-out map (catalogue), FLEET will send the exhibitor a proof for a final check prior to publication. Complaints and changes can only be taken into account if the exhibitor submits these in writing without delay, no later than 5 working days after the sending of the proof. Otherwise, the proof shall be deemed to have been approved.

(6) FLEET is under no obligation to check entries for their legal admissibility. The exhibitor guarantees that the text and graphics it provides are legally permissible and free of third party rights. In this context, the exhibitor indemnifies FLEET on first demand from any claims made by third parties and pledges to reimburse FLEET Events for any costs and other damages resulting from claims made by third parties.

10. Stand staffing, advertising, demonstrations, sales and dismantling

(1) The exhibitor is obliged to continually staff its stand with a sufficient number of people during the event's public opening hours.

(2) FLEET is entitled to prohibit the distribution and displaying of advertisements which might give cause for complaints.

(3) All types of demonstrations require the prior written approval of FLEET. Even if such approval has been granted, FLEET is at any time entitled to restrict or prohibit any demonstrations or advertisements that significantly endanger or impair the running of the trade fair, are against statutory regulations, official orders or good morals, or are of an ideological or political character. In the event of an infringement, FLEET is entitled to take preventative action at the cost and risk of the exhibitor.

(4) The exhibitor is solely responsible for the handling of its business transactions. FLEET cannot offer any guarantees or responsibility in this regard.

(5) The dismantling of the stand and the removal of the exhibits must be carried out by the exhibitor during the dismantling periods specified by FLEET. The exhibitor is not entitled to start dismantling its stand before the start of the dismantling periods. In the event of a culpable breach of this regulation, FLEET is entitled to demand a one-time contractual penalty of 10% to 20% of the costs pursuant to section 3 (1), depending on the gravity of the infringement. If exhibits are not removed by the exhibitor by the end of the dismantling time, FLEET shall be entitled to store the exhibits at the expense of the exhibitor. Section 3 (7) applies in a corresponding fashion.

(6) FLEET reserves the right to alter the preliminary floor plans that the exhibitor received at registration, up until the time of commencement of the trade fair.

(7) FLEET Events is entitled to change the name of the exhibition at its own discretion. The exhibitor is to be notified of any change of name as soon as possible.

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Please send your registration based on the FLEET Events GmbH event terms

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