



General conditions for the JUMP Forum sprl clients

1. General Mesures

- 1.1.** JUMP Forum SPRL reserves the right to change the time and date of the Forum. In such case, the conditions of the contract between the JUMP Forum SPRL and the participants will apply.
- 1.2.** Registration will be considered official only when the client has received the invoice sent by JUMP Forum SPRL. JUMP Forum SPRL reserves the right to refuse any registration without justifying the reason.
- 1.3.** Unless JUMP Forum SPRL has given prior consent in writing, the client and participants invited by the client cannot give up, hire out or share, even for free, in full or in part, its participation in the Forum. Furthermore, the client cannot advertise their own merchandise or company on the stand without the prior consent of JUMP Forum SPRL.
- 1.4.** The space, the entrances or the room will only be made available to the clients when they have paid the total sum due.
- 1.5.** JUMP Forum SPRL has the right to re-use the exhibition space and participation fees following any cancellation or termination of the contract.
- 1.6.** No stand can be taken down before the end of the Forum.
- 1.7.** All stand plans that are not built by JUMP Forum SPRL should be submitted for agreement to the technical coordination team.
- 1.8.** By signing this form, the client accepts the current general conditions. Furthermore, it accepts to adhere to all requests necessary for the good of the Forum which will be communicated by JUMP Forum SPRL or its representatives.
- 1.9.** In case of litigation, the tribunals of Brussels will pass final judgment.

2. Payments

- 2.1.** Payments will be made in Euros. The total amount as stipulated on the order form should be paid on receipt of the corresponding invoice, and before the beginning of JUMP Forum SPRL.



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2.2. In case of cancellation 6 weeks before the Forum, 50% of the amount on the order form must still be paid. In case of cancellation after that date or a reduction in the original order, the total initial reservation amount will be due. Any cancellation must be communicated by recorded delivery letter sent to JUMP Forum SPRL for it to be taken into account.

2.3. Any complaint concerning the invoice should be made in writing immediately on receipt of the invoice. No complaint will be dealt with if sent at a later date.

2.4. Payments must clearly state the n° of the invoice.

2.5. Any default on payment, will be subject to an interest rate of 8% to compensate for the loss of capital of the unpaid debt. Furthermore, any payment NOT paid within 8 days after the final demand has been sent by recorded delivery letter will be increased by 10% to cover the cost of administration incurred in following up a late payment. In the case of non payment by the date indicated, JUMP Forum SPRL reserves the right to re-use the reserved space. The participant will, nevertheless, still remain responsible for paying the total debt due.

3. Responsibilities

3.1. JUMP Forum SPRL is not responsible for any fault or damage caused by a member of the staff or personnel of the client, nor any damage or theft incurred by the client or to the client's exhibited material for whatever reason.

3.2. JUMP Forum SPRL reserves the right to stop any activity that it considers is a danger to people or property.

3.3. JUMP Forum SPRL reserves the right to change the date and time of the opening of the Forum. In this case the contract between JUMP Forum SPRL and the participant is still applicable.

3.4. Except where it is directly at fault, JUMP Forum SPRL cannot be held responsible if, for whatever reason, the venue in which the Forum is organized is deemed to be partially or totally unavailable and/or all access to this venue is totally or partially impossible.

3.5. If the Forum, once it is open, has to be interrupted/stopped for any reason outside the direct control of JUMP Forum SPRL, JUMP Forum SPRL will not reimburse any costs incurred.

3.6. In case of cancellation of the event, for whatever reason, the JUMP Forum SPRL will reimburse the amount of the invoices already paid. Under no circumstances can the exhibitor claim damages or interest.



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4. Insurance

4.1. JUMP Forum SPRL is insured against fire, for itself as well as any exhibitor, and it covers the furniture that the event venue has made available for the Forum. This insurance does not cover any material belonging to the participant or that of a party, other than JUMP Forum SPRL, made available to the participant.

4.2. The participant should be insured for: - all civil responsibilities with regard to third parties, - their own material against damage: fire, theft, deterioration, etc, - the material and/or the furniture made available by JUMP Forum SPRL or by the event venue against all damage. The participant agrees not to seek recourse against JUMP Forum SPRL and the occupants of the event venue, in its name, in the name of its commitments to the company that it represents and its own insurers for which it is bound strongly, relating to any damage caused to their belongings by fire, explosion, lightning, plane crash, storm and hail, injury, flood, work conflicts and attacks, vandalism and ill will, smoke, corrosive substances. Abandoning such recourse is only granted for all that and on the understanding that this abdication of rights will be reciprocated.