

Special provisions in deviation to the General Conditions for Participation in Exhibitions (Exhibitor Regulations)

18.2 Legal Consequences of Measures according to Clause 18.1

Contrary to section 18.2 para. 1 of the Exhibitor Regulations (last updated: September 2020), the exhibitor shall not be obliged – in the event that the exhibition is cancelled by MCH before its official opening day for reasons detailed in section 18.1 of the Exhibitor Regulations (last updated: September 2020) – to contribute towards the costs that MCH has incurred up until the time of the cancellation. This means that the net fee for the exhibition space/the participation package you have booked will be refunded to you in full provided and to the extent that you have made an advance payment in this regard. MCH and the exhibitor shall be released from their respective contractual duties at the time of the exhibition's cancellation; all claims of the exhibitor against MCH, including in particular but not limited to claims for compensation and reimbursement of expenses (e.g. for stand construction services, overnight stays at hotels and travel costs) that the exhibitor has already incurred in respect of its participation in the exhibition are excluded. The other provisions of section 18.2 remain applicable without any changes.

17 Resignation

Date of Descipt of the Notification by MCU

Contrary to Clause 17 of the Exhibitor Regulations (as at: September 2020), the amount of the lump-sum compensation in the event of withdrawal shall be based on the following table (otherwise Clause 17 shall remain applicable):

Componentian in 0/ of the Not Ess of the

before the Official Opening Date of the Exhibition	ordered*) or agreed Exhibition Space
< 180 days, but ≥ 120 days	25 %
< 120 days, but ≥ 90 days	50 %
< 90 days, but ≥ 60 days	75 %
< 60 days	100 %

^{*)} in case of withdrawal before receipt of the booth confirmation by the exhibitor

Everything for successful hosts: International platform for hotels, catering, take-away and care

16.3 Final Invoice

Contrary to section 16.3 of the Exhibitor Regulations (last updated: September 2020), the final invoice

will be sent within 14 days after the end of the exhibition.

16.2 Downpayment

In addition to Clause 16.2 of the Exhibitor Regulations (status: September 2020), MCH is authorised to demand advance payment for the provision of additional services that are not already covered by the Net Fee for the exhibition space or for the participation package, and may make the provision of the service

dependent on this advance payment.

MCH may request an advance payment per additional service or for a set of different additional services or a combination of both. The advance payment may be a lump sum or a percentage of the net fee for

the additional services ordered.

MCH is also free to levy the advance payment together with the downpayment invoice or separately from it. It may also demand several advance payments. The advance payment(s) made will be deducted from

the final invoice.

9 Catering

Contrary to section 9 of the General Terms and Conditions of Participation in Exhibitions (last updated: September 2020), exhibitors are permitted to serve food and drink to visitors within their exhibition space free of charge for consumption on site (e.g. in the context of tastings, occasional taverns, food stands or event catering), either himself or through companies engaged by him, during the opening hours of the exhibition. The distribution of alcoholic beverages to children and young people under the age of 16 is prohibited. The sale of distilled alcoholic beverages to children and young people under 18 years of age

is prohibited. Exhibitors must also comply with all other applicable provisions of the law.

Status: August 2022