

1 Booking

Contracts concerning the goods and services to be provided are concluded when the booking is deemed as binding. The availability of offers marked as "limited" is restricted to a limited number of such offers.

2 Terms of Payment

All prices are net prices and are exclusive of any applicable value-added tax which the Client shall be additionally liable to pay. The invoiced amount must be paid in full within two weeks of receipt of invoice at the latest.

3 Withdrawal of a placed order

The withdrawal of a placed order is excluded. The right of withdrawal does not apply to services that will be provided or performed directly during the trade fair, nor does it apply if an order is completed prior to the commencement of the trade fair.

4 The Production of Advertising Media

4.1 Graphics and Print Media

The Contractor processes digital data. The Client is responsible for the timely delivery of text, graphics and visual data. In the case where clearly inappropriate data or corrupted files are provided, the Contractor is entitled to immediately request a replacement of the data or files. The Client affirms that he/she is the owner of the copyrights of all documents and data provided to the Contractor that are necessary for the design and production of graphics, print media and giveaways. The Client is solely liable if the material he/she submits infringes the rights of a third party. Should such infringement cause costs to be incurred by the Contractor, the Client is obliged to reimburse these costs. In the case that costs are incurred in connection with changes to the initially agreed processes, execution and delivery, these costs will be calculated on the basis of hourly rates and material prices and must be borne by the Client. The total of the costs incurred must be requested from the Contractor. The Contractor's obligation to retain data ends six months after the expiry of the contract. Proofs will only be provided following the express wish of the Client and at the Client's expense. Print material will only be returned at the express wish of the Client, which must be provided in writing, and at the Client's expense.

4.2 The Production of Advertising Media

Unless otherwise stated on the order forms, advertising media will be produced by Wolfsburg AG or the service provider indicated on the forms. Wolfsburg AG is not liable for damaged or lost advertising media. The Client is particularly responsible for ensuring that any advertising media left at the stand are not accidentally disposed of during the dismantling of the stand.

4.3 Delivery Dates, Production Information and Advertising media

Advertising media produced by the Client must be available ten days before the commencement of the trade fair at the latest. These should be sent to the following address:

Wolfsburg AG | Internationale Zuliefererbörse (IZB)
Team IZB
Major-Hirst-Strasse 11
38442 Wolfsburg, Germany

4.4 Production/Assembly Reservation Material

Material that is not submitted within the stated deadline may jeopardise the proper execution of the order. No objections may be made with regard to any failures, incomplete processing, delays, etc. that may result from this. In the case of the delayed delivery of detailed information, Wolfsburg AG or the service provider mentioned reserves the right to apply surcharges.

5 Data Protection

If any personal data are processed in connection with the order, these will solely be processed for the execution of the contract. The data will not be used for any other purpose. More information on data protection can be found in our Privacy Policy on the IZB website.

6 Claims and Complaints

In order to enable the remedy of any defects, Wolfsburg AG must be immediately informed of any claims or complaints. Delayed claims or complaints cannot be taken into consideration and will lead to the loss of the Client's entitlement to the remedy of defects by Wolfsburg AG.

7 Liability

The Client is solely liable for all damages that occur as the result of incorrect provision, assembly and dismantlement of the advertising media on the part of the Client, including theft. The Client is not entitled to damage

claims against Wolfsburg AG in the case of any weather-related impairments or damages to advertising media, or any damages to advertising media caused by third parties.

8 Other

Only exhibitor advertisements may be displayed on the exhibition grounds and in the halls. All accepted orders are subject to this reservation. The Client is not permitted to withdraw from the contract due to this reservation. Wolfsburg AG reserves the right to reject advertising content if this content violates statutory regulations or the rights of third parties (trademark rights, rights to a name, copyrights, data protection rights, etc.), is immoral or racist or runs counter to the interests of Wolfsburg AG to an unreasonable extent. Wolfsburg AG is not obliged to check advertising content for violations as stated in the third sentence of this paragraph before accepting an order.

9 Place of Performance and Court of Jurisdiction

The place of performance and court of jurisdiction shall be the German city of Wolfsburg. The law of the Federal Republic of Germany shall apply.

10 Contract Amendments / Additional Agreements

Additional agreements, changes and amendments to this contract must occur in writing. This also applies to any waiver of the written form requirement. Should any part of this contract be or be rendered ineffective or invalid, or should the contract contain any gaps in provisions, this shall not affect the remaining parts, which will remain in full force and effect. An invalid provision shall be replaced by a provision that is as equivalent as possible or has the same reliability and purpose as the former provision to the greatest extent possible. Furthermore, the General Terms and Conditions of Sale of Wolfsburg AG for transactions with entrepreneurs shall apply, whereby these terms and conditions shall take precedence.



CONNECTING CAR COMPETENCE.