CONTRACT FOR SPACE



We hereby apply for stand space at Pizza & Pasta Expo, Olympia, London, U.K. 2 - 3 November 2005. **** Please sign this form and fax it to 0044 (0) 151 722 8608.

\bigcirc	Space Only	£ 200	per sqm								
\bigcirc	Shell Scheme	£ 235	per sqm(Lighting	g, Power, \	Valling, S	Signage	, Caı	rpeting	1)	
\bigcirc	Furniture Package	£ 270	per sqm(g, Power, V 3 Chairs, 0					,	
Stand Nu	mber				Exhibitio	n Cost	£				
Size in sq	uare metres			+ R	egistration	r Fees	£	5	00.00		
	+ Full Page Advert	in Offic	cial Exhibiti	on Catal	logue (Op	tional)	£		85.00		
					Tota	l Cost	£			(+ 17.5	5% VAT)
we unders Pasta Exh	ndersigned have read the stand that these condition ibition under EEC Law, as of the exhibition (The O	ns form and that	part of a leg by signing t	ally-bind	ing Contrac	t betweer	n oursel	ves a	and the	organiser o	of Pizza &
contracts of	Terms: in 14 days of receipt of lonce signed are deemed full value of the invoiced	l to be b	inding on bo	th partie	s whether s	ent / rece					
Full paymesigned con	Instructions: ent details will be includ ntract. Contracts and ind d fully binding.										
Name	of Company:										
Addres	ss:										
Contac	ct Person:				Position:						
Teleph	none:		Fax:		Email:						
Signat	ure of authorised off	icer of	company:					Date	٠.		

RULES AND REGULATIONS

- A. Exhibitors (which term shall include the Applicant and any stand sharer) shall be bound by the conditions, rules and regulations set forth in this agreement and any changes must be made in writing and signed by an authorised official of Pabord Ltd (hereinafter referred to as The Organiser) who shall have full power to interpret and to make or amend these rules, provided that such amendments and additions do not operate to diminish the rights reserved for the Exhibitor under this contract, and shall not operate to increase liabilities of its Sponsors, Agents or Employees.
- B. No Exhibitor shall be permitted to exhibit unless he has paid prior to the exhibition all of the fees agreed to on the reverse side.
- C. Exhibitors are expected to comply with any building regulations and any and all Government rules and regulations.
- D. Rights of an exhibitor shall not be assignable to any other firm or person and no exhibitor may assign his space, or sublet the whole or any part of the space contracted for. An exhibitor has no right to occupy any particular space, although its requirements will be taken into account when it comes to allocating space.
- E. Exhibitor shall not obstruct the view of adjoining exhibit nor be operated in any manner objectionable to other exhibitors. All lighting within the exhibit must be arranged and operated so as not to be distracting to adjacent exhibits. Phonographs, radios or other sound devices operated in a manner objectionable to the Exhibit committee shall be prohibited.
- F. Exhibitor shall not permit raffles, donations or other promotional measures that require members or guests to be present at a specified location and time, and all unusual promotional plans must be approved by the Exhibit Committee.
- G. Attendance hours shall be controlled solely by the Exhibit Committee who will specify hours etc., and admission shall be by ticket or badge, and identification badges shall not be transferable.
- H. No Exhibitor will be allowed to remove his exhibit from the Exposition floor, prior to the official termination of the Exhibition, and the Exhibitor shall have an authorised representative present at the Exposition throughout all exhibit periods and during the installation and dismantling of his exhibit.
- I. The Exhibit committee, Sponsors, THE ORGANISER its Employees or Agents are not responsible for any loss, theft or damage by fire or injury of any nature to any person or article. Reputable watchmen will be on duty day and night, but the Exhibit Committee, while taking precautions against loss, will not guarantee against it and it is hereby expressly released from any liabilities for injury or damage therefrom. The Exhibitor is urged to adequately insure their exhibits, other equipment for which they are responsible and personal effects.
- J. The Publisher of the Catalogue, the Exhibit Committee, Sponsors, THE ORGANISER, its Agents or Employees will not be responsible for any errors or omissions on copy prepared and submitted by the Advertiser or Exhibitor.
- K. The signature of the Application and its receipt by THE ORGANISER is deemed conclusive evidence of the Applicant's agreement to pay the full fees due based on the aforementioned payment plan The application may not be cancelled by the Applicant without incurring a cancellation fee. The Applicant further acknowledges that THE

- ORGANISER, having incurred expenses as a result of the application, is not required to refund any of the fees agreed to on the reverse side and that THE ORGANISER is also entitled to any unpaid amounts that may be owing by the Applicant to THE ORGANISER.
- The Exhibit Committee, Sponsors, THE ORGANISER, its Agents or Employees shall not be liable for loss, damage or delay resulting from acts of war, civil commotion, strikes or lockouts intervention or regulation, military activity or any other circumstances which shall make it impossible or inadvisable for the Exhibit Committee to hold the Exhibition/Conference at the time and place provided, and the Exhibit Committee reserves the right to re-schedule the exposition at another date and/or at an alternative site. Furthermore, THE ORGANISER, will not be responsible and will be held harmless should any conflicts or misinterpretations arise with the host country, its sponsors, agents or other bodies regarding any and all aspects of the Exhibition which may affect the exhibitors. The said Exhibitor acknowledges that THE ORGANISER have sustained damages and losses as a result of the foregoing, as well, and shall and does hereby waive all claims for damages or compensation. The sums paid to THE ORGANISER as fees or otherwise in connection with the Exhibition shall remain the property of THE ORGANISER.
- M. The Exhibit Committee, Sponsors, THE ORGANISER, its Agents or Employees are not responsible to assist the Exhibitor in obtaining passport and visa, for entrance into the country where the exposition is to be held. The fact that the Exhibitor is unsuccessful in obtaining these documents from the necessary government authorities will not constitute a basis for cancellation of this contract and it is clearly understood that no refunds whatsoever will be made. The Exhibitor, however, may substitute another party or company who meets the entry and government formalities necessary for entry into the country where the exposition is to be held. Such substitution shall be the sole responsibility of the contracting exhibitor.
- N. The Exhibit Committee, Sponsors, THE ORGANISER, its Agents or Employees are not responsible for any loss, damage or delay incurred in freight shipments (transport, handling and clearing) into and out of the country in which the Exposition is held. Exhibitors are urged to adequately insure all shipments.
- O. The Exhibit Committee, Sponsors, THE ORGANISER, its Agents or Employees are not responsible for any loss due to cancellation, abandonment, postponement or curtailment in whole or in part of the Exhibition/Conference for causes outside its control. Exhibitor is recommended to adequately insure their participation expenses in case of such cancellation etc.
- P. Exhibitor expressly acknowledges that no representations whether oral or in writing expressed or implied have been made concerning the amount of business to be gained from the exhibition, its success or that THE ORGANISER, or any of their subsidiaries or affiliates, employees or other entities allied with them have made any guarantees or assurances concerning the exhibition. Exhibitor further acknowledges that this document constitutes the entire agreement and the binding rules and regulations existing between the parties, and that he has been given no oral change or modification. No one is authorised to make any oral changes in this agreement.
- Q. This agreement shall be governed by and construed according to EU law. In any dispute under this Agreement the parties hereby submit to the jurisdiction of any competent court within the EU.

Signed: Dated: