



Number Stand.....

5° FESTIVAL of India, Sri Lanka, Mauritius
and other South-East Asian Countries ... that includes the:
7° International Congress of Yoga & Ayurveda
1° Interreligious Symposium "Ray of Unique Light"
PALASESTO – Milan - Italy 29-30-31 May 2009

Organized by

World Events Festival - Milan - Italy

ORGANIZING SECRETARIAT: ph +39 338 3116126 - Fax +39 0382 826070

E-mail: WEC@theworldcommunity.com

APPLICATION FORM

Responsible:
 *First name.....*Surname.....Position.....
 *Mobile phone.....
Company data:
 *Company name
 *Address
 *Postal Code.....*City*Country
 *ph.....*Fax.....
 *V.A.T. No. Internet Address
 *E-mail.....

* campi obbligatori

Business Sector:

- Handicraft
 Import-export
 Tour operator
 Workshops
 Publishing
 Commercial
 Others

Type of Stands

1. kind of space	Min. sqm	Cost space sqm	Tot. All.
A* (Association no profit)	4	€ 40,00	€
B* (sellers of goods)	12-16	€ 40,00	€
2. kind of stand pre-set	N.	Cost each	Tot. All.
Walls 100 cm. x 250 cm.	-----	€ 15,00	€
spots	**Cost each	€ 15,00	€
tables	1	€ 10,00	€
chairs	1	€ 4,00	€
other			€

* spaces are without pre walls who wants them must request, the request must be received no later than 30 days before the commencement of the event. **. Means that these costs will need to add VAT

Registration fees for no profit association: €100,00 + VAT 20%

Registration fees for goods sellers: € 150,00 + VAT 20%

If the exhibitor requires the insurance of any kind, please contact the Secretariat Exhibitors phone numbers.

Sqm _____ x € _____ sqm espace exhibition	€
Walls.....	€
Tables ...	€
Spots	€
Chairs	€
Fees for Association no profit	€ 100,00
Fees for goods sellers	€ 150,00
Net total	€
VAT	€
Total	€

- **50% deposit at execution of the agreement** €
- **Settlement of the balance should be made within 25 April 2009** €

Additional expenses requested during the exhibition will be settled before the end of the exhibition.

Receipt of Payment by Bank transfer : 50% Deposit Total

Banca SAN PAOLO INTESA - IBAN IT21 W030 6901 6211 0000 0004 261 – at favour to CUIDY

Please write for FESTIVAL -CONGRESS 2009 + name Company or Exhibitor

In case of written cancellation within 30 April 2009, only the deposit will be kept. After that date the Company is obliged to pay for the full amount for registration fee and for the sq.m requested.

N.B. This application will be considered only if duly filled out and with a corresponding deposit. *The World Event Committee will keep the decision to confirm the assignment of a booth in due time.*

Mr/Mrson behalf of the Company.....

confirm having read and accept the terms and conditions of the attached rules.

Date..... Stamp and signature of Legal Representative.....

GENERAL RULES - SPECIFIC RULES FOR THE EXHIBITION

Art. 1 - World Events Committee, from now on, referred as to the Secretariat, organizes "India - Sri Lanka - Mauritius Festival: East meets West", an exhibition open to the public. The Secretariat will provide the information for all fulfillments concerning safety in spaces assigned to the exhibition.

Art. 2 - The exhibition includes following sections: lecturers, congress, symposia, oriental handicraft, tour operators, typical Indian restaurants, publishing trade, import-export, ayurvedic and religious associations, etc...

Art. 3 - The exhibition will take place in Palasesto (MI) from May 29th to 31st 2009.

ADMITTANCE

Art. 4 - The following categories can be admitted to the exhibition: lecturers, artists, no profit associations, handicraftsmen, operators, scholars and other people involved in activities concerning the exhibition, provided that the application form will be given to the Secretariat within terms.

The admittance and the assignment of the space for the exhibition are unobjectionably decided by Secretariat. The admission will be disposed according to available space.

SALE OF GOODS

Art. 5 - The sale of goods to public is allowed and so the exposition of prices which is recommended.

Art. 6 - The Secretariat will not take any responsibility for what concerns laws which regulate exclusive or Syndicate agreements for the sale of goods. In the same way, it will not take any responsibility for the safety of patents and in general for intellectual property of products presented at the exhibition.

INFORMATION AND CONSENT D.Lgs 196/2003

Art. 7 - The exhibitor notes that:

- a) all personal data are necessary for accomplishments related to application form and fiscal and civil norms;
- b) the refusal to provide these data will result in the impossibility of the Secretariat to give admittance to the exhibition;
- c) personal data treatment, further that for above-mentioned reasons, will be used for commercial information and mailing of advertising;
- d) in observance of the law (D.Lgs 196/2003), data and information can be dealt even by automatic means, always in observance of the safety rules of law, and communicated to Companies, joined Companies, or Companies related to the World Event Committee and to Companies acting on behalf of World Event Committee for law fulfillments;
- e) the subscriber has, in every moment, the right, according to law, to deny treatment of personal data for commercial information or mailing of advertising or other accomplishments;
- f) owner of personal data is World Events Committee - Milano
 - I read and manifest my approval of the articles above

Date: Signature:

- I grant my permission for the treatment of my personal data for promotional activities

Data : Signature :

GENERAL RULES

APPLICATION FORM

Art. 8 - Application form should be written on appropriate sheet and delivered to Secretariat at least 30 working days before opening of the exhibition. The application form should be signed by Owner or Legal Representative of the company in its two parts:

- section concerning costs for admittance
- general rules

Application forms without signatures will not be considered valid. Application should be presented with:

- account equal to 50% of the amount concerning space requested and eventual furniture
- fixed duty

Application form presented without correct amount of money or with conditions of payment which are not in compliance with General Rules will not be considered valid.

CONFIRMATION OF PARTICIPATION

Art. 9 - Application form is immediately binding for the applicant, and the related amount of money acts like earnest-money according to art. 1385 of Codice Civile.

For the Secretariat, the application form will be valid from the moment of confirmation and according to the rules of this regulation. If for the applicant would be impossible to take part in the exhibition, it should give written notice (Registered letter) of this to Secretariat within April 15 2009 before the opening of the exhibition. The Secretariat will retain for itself as a caution the amount given as earnest-money. Should the written notice be given after April 30th, 2009, the applicant will have to pay for the entire amount for use of spaces and services along with the registration tax.

Art. 10 - The acceptance of the application form and of the assignment of spaces will be unobjectionably decided by Secretariat. If the application form will not be accepted, this will be communicated without the necessity of a particular reason and earnest money will be returned. The exhibitor will not have any right to ask for claims for damages. The Secretariat, in any case, will have the right to modify conditions of participation and the assigned space. A modification will not give the exhibitor the right to ask for indemnity. The deadline for the balance payment is within 30 April 2009. Only after balance payment, the exhibitor will have the right to settle in the assigned space. This right is not transferable to third parties.

CONTENTS OF CONFIRMATION

Art. 11 - Spaces for exposition, according to request, will be assigned by Direction of the exhibition, who will consider, in assignment, the best practicability of the exhibition. The exhibitors will receive a letter, e-mail or fax as a confirmation of the assigned space within a week before the beginning of the exhibition. The measure of the booth can vary, according to logistics reasons, between 20% more or less of what requested. Invoicing of balance will be made according to real dimensions of assigned space. The Secretariat has the right to change, due to proved technical reasons, location and dimensions of assigned booth. The letter of confirmation will also include: information related to services requested and confirmed, and, if provided by General Rules or application form, an entrance badge for promotion and exhibitor's card.

PAYMENTS

Art. 12 - Balance of payment for the assigned booth and any other service given by Secretariat will have to be paid within 30 April 2009 (see Art. 9 Confirmation of Participation). Any further service requested and given during the exhibition period have to be paid in advance. The Secretariat also has the right to keep goods until payment of due amount will be made.

LEAVING BONUS

Art. 13 - The exit of goods from pavilions at the end of the exhibition is subordinate to the presentation of a Leaving Bonus to personnel appointed. The bonus is supplied by Secretariat for each of the outgoing charges, provided that balance payment including any additional service requested has been settled. Personnel appointed to surveillance has the right to inspect leaving goods in the presence of the exhibitor or of the driver of the vehicle. Personnel appointed also has the right to inspect vehicles which are within Palasesto propriety and are proceeding for mobilization. If, on vehicles inspected, personnel appointed will find goods improperly charged it will proceed with a report of evidence.

OPERATIONS DURING FIRST STEP OF PREPARATION AND DEMOBILIZATION

Art. 14 - The Secretariat will not take any responsibility for damages, to goods or people incoming in or outgoing.

Art. 15 - The exhibitor can use its own means and provide with its own personnel for services of loading and unloading of the goods in the interior of the structure. The exhibitor is responsible for operations accomplished by its own staff and is also responsible for eventual damages to people or to goods belonging to Organization or to third parties. The Organization is not responsible for above-mentioned accidents.

Art. 16 - The exhibitor notes that: vehicles are not allowed in the interior of the structure. Unloading of goods will have to be accomplished outdoor and transport in the interior will have to be made with own carriages. The operations for preparation will have to be accomplished the same day of the opening of the exhibition, from hrs 8.00 to hrs 18.00.

The operation for demobilization will have to be accomplished within hrs 20,00, starting from hrs 8.00 of the day after the closing of the exhibition. Machinery exposed and encumbering goods will have to be entered in the pavilions within hrs 18.00, starting from hrs 8.00 of last day available for preparation.

Apart from cases where products exposed have superior structural height, the maximum height reachable in preparation is 2,50 Mt.

In spaces open on all sides (island booth) it is not allowed to build up on perimeter walls or other opaque elements higher than 1,30 MT. In booths with walls it is not allowed to build up perimetral walls, in addition to what provided, or not transparent elements.

On walls provided with furniture is possible to place auto-bearing elements not fixed, in any way to the structure. Use of nails, screws, plugs, etc,... is not allowed either on walls and pavements.

The laying of moquette, carpets, spar-carpets, etc,... can be exclusively made with the use of bi-adhesive tape. The preparation of spaces which are close to pavilion's perimeter walls will have to be accomplished in a way that the eventual wall at the bottom is auto-bearing and is for at least 20 CM far from pavilion's wall.

In any case, walls for preparation are not allowed to be anchored to walls or to structures of the exposition area. Allowances can be requested by written demand to the Secretariat that will unobjectionably decide whether to give permission or not. In any case, all operations will be made under supervision of the Secretariat and fees will be totally charged to the applicant. The applicant will be charged for restoration fees, too.

The operations to give materials the quality of non-inflammability can not be accomplished within the area of pavilions. At the closing of the exhibition all booths should be returned at their former state, free from materials, remaining of adhesive tape and garbage.

Damages to space assigned and structure will be charged to the exhibitor. Periods valid for demobilization will be indicated in the attached Participation Rules.

Art. 17 - The exhibitor should note current disposition according to laws concerning safety on workplace and in particular L. 626/94 (and following modification and integrations).

The exhibitor, while entrusting someone for operations of preparation or demobilization or any other activities within exposition area, should:

- verify technical-professional suitability of the undertaker or of self-governing workers, according to activities that will have to be undertaken or accomplished. Suitability should be verified even through inscription to Chamber of Commerce, Industry, Handicraft and Agriculture;
- give undertaker or self-governing workers detailed information on existing risks of the milieu in which they will operate and on measures of prevention to be taken according to different activities;
- coordinate interventions for risks protection and prevention by information exchange between parties, in order to avoid risks due to interferences among workers involved in the setting up of the whole exhibition.

The exhibitor will have to coordinate, considering all specific risks deriving from operating within the structure. All risks are not here defined in an exhaustive way. The exhibitor will have to specifically inform all people working for him about prohibitions, prescriptions and risks within exposition area.

Art. 18 - Granting, even free, or rental, partial or total of assigned spaces to third parties is absolutely not allowed. A connection among close spaces in order to obtain a unique exposition area is allowed. The Secretariat can freely dispose of exposition areas and booths which are not taken at the opening of the exhibition even if these were duly reserved.

Art. 19 - The exposition of products which have not been indicated in the application form is not allowed. The exposition of another producer's products is not allowed. Advertising for third parties is not allowed. The breaking of above-mentioned rules will result in the closing of the booth, fees will not be returned. Furthermore, the Secretariat will not take any responsibility and will evaluate possible damages to the Secretariat.

Art. 20 - Each exhibitor should introduce to the Secretariat the project for the preparation of the booth within a month before the opening of the exhibition. The project will be realized only after Secretariat's approval and all fees charged to the exhibitor.

Without approval, the Secretariat will have the right to modify or take out partially or totally the preparation abusively accomplished. Secretariat will unobjectionably decide whether the preparation has not been made in compliance with exhibition's rules, disturbs the whole vision of the exhibition area or damages exhibitors or public.

Art. 21 - Preparation should not occupy larger area than what formerly agreed for each booth, should not overtake limits imposed by Secretariat for what concerns sides or bottom dividing, nor it should have double frontages.

Art. 22 - Demobilization of booths can start only after closing of the exhibition according to timetable provided by Secretariat. Anticipated closing will result in refusal of admittance for future exhibitions.

Art. 23 - Exhibitor's personnel, or people who undertook work for it, will always have to be able to prove the title of their staying in the pavilions. The Secretariat has the right to drive away people who are not in condition to prove above-mentioned title. Personnel will have to operate in its own space, is not allowed to reach areas non pertinent to their activities or to enter spaces assigned to other companies.

GENERAL SERVICES AND TECHNICAL SERVICES

Art. 23 - Daily and nightly general lighting of pavilions is administered by Ente Palasesto.

Art. 24 - Ente Palasesto provides electrical supply (220V/3kW) within limit of their plant, with guarantee of supplying Companies.

Risks related to electrical supply are charged to exhibitors. For additional lighting plants, the exhibitor should provide a specific demand and pay what due for above-mentioned plant.

Use of superior quantitative, than what requested, will result in interruption of electrical supply, assumption of responsibilities and payment of possible penalties foreseen by World Events Committee. The demand for above-mentioned technical supplies should be made together with the presentation of the application form. It is understood that all of the burden concerning additional connection of plugs, cable and so on or the installation of devices with characteristic or power consumption different or superior of the ones already pre-arranged (if more linking points are present) will be at the Exhibitor's total charge.

SURVEILLANCE

Art. 25 - Custody and surveillance of booths during opening hours of exhibition is left to exhibitors. Therefore, exhibitors are obliged to be present in their booths with their personnel, one hour before the opening until the closing in the evening.

Secretariat will not take any responsibility for properties or personal objects left unattended in the booth during preparation and demobilization. World Events Committee or whoever on its behalf will not be responsible for possible damages or robberies that should happen during closing hours of the exhibition and without having drawn up in advance and agreed a detailed list of all goods being in the booth. The mentioned list should also be countersigned by the surveillance personnel. For surveillance during night, the exhibitor will have the possibility to hire appointed personnel by making request to Secretariat.

INSURANCES

Art. 26 - World Events Committee is insured against Civil Responsibility risks for damages related to its own Company. World Event Committee can supply further insurance services to each exhibitor who should apply for it to the organizing Secretariat:

- to have insurance covering theft in all forms and species, including breaches as defined in art. 624 of C.P.
- to have insurance for Civil Responsibility towards third parties.

It is understood that all insurances:

- will have to be stipulated with primary insurance companies and all fees charged to exhibitor;
- will have to report clear exhibitor's refusal to act against Secretariat, person who represents it, society organizing the exhibition or eventual third parties responsible;
- will have to be valid for the whole period of staying of the exhibitor or of its goods within the exposition area, including preparation and demobilization periods

According to what mentioned above, eventual exemptions and exclusions from insurance covering, stipulated with chosen company, will be totally charged to the exhibitor.

The exhibitor, where asked, even during exhibition, will have to deposit a copy of the insurance and of its payment to Secretariat.

INDUSTRIAL PROPERTIES

Art. 27 - It is absolutely forbidden to draw, copy, measure, take pictures or reproduce by any means products exposed except for people with exhibitor's permission.

The exhibitor will not be allowed to claim against graphic, photographic and cinematographic reproductions of the whole exhibition and of what exposed, against sale of these reproductions, if decided by Secretariat.

Art. 28 - New trademarks, on exposed products, enjoy temporary protection given by appointed authorities, always if in compliance with current laws.

Art. 29 - Advertising in all forms is exclusively reserved to Secretariat or to personnel appointed by it.

All kind of advertising as loud voice or by means of loud-speaker or any other audio equipment is absolutely forbidden. Distribution of catalogues, lists, brochures, etc., out of assigned space is absolutely forbidden. Secretariat will have the right to unobjectionably decide to grant permissions to particular exhibitors. Granted permissions will not give the right to other exhibitors to ask for same treatment.

Art. 30 - Movies projections and music reproduction through appropriate equipment are subject to payment of copyrights. Details on conditions of payment will be provided by SIAE with whom the exhibitor should take previous agreements. The exhibitor must have a permission provided by SIAE. During the exhibition SIAE operators will visit booths in order to check that all exhibitors have accomplished all duties concerning current norms on copyright.

DECORATION OF EXHIBITION AREA

Art. 31 - It is necessary that booth decoration should be studied with greatest aesthetical engagement. It is compulsory to cover pavement with dignified, elegant, clean materials. It is not allowed to have booth realized with dirty or crumpled materials. It is compulsory to keep maximum cleanliness and perfect order within booth area. It is forbidden to set up all kind of breakfasts/dinners within booth area.

BOTHERSOME NOISES AND EVENTS

Art. 32 - It is forbidden to reproduce all kind of bothersome noises, including loud music. Only previous agreement with the Secretariat, it is allowed, at low volume, to keep TV on, even with videotapes. In case of infringement, the Secretariat can interrupt electrical supply or remove bothersome equipment. Events or manifestations (catwalks, shows to present products,...) promoted by exhibitors within their own booth will have to be previously agreed with Secretariat. Eventual special permission, to above-mentioned prohibitions, can be granted in writing to Secretariat.

EXTERNAL PARKINGS

Art. 33 - External parking is public parking and obey to the laws now in force. External parking is unattended and the Secretariat is not responsible for any robbery or any damage in the event occurred.

ENTRANCES - SCHEDULE - ENTRANCE TICKETS AND INVITATIONS

Art. 34 - Exhibition is reserved to operators and public within schedule fixed by Secretariat and communicated through various means; society taking care of organization has, however, the right to modify this schedule in the way it will judge more appropriate.

Art. 35 - Secretariat has the right to decide ticket tariff for public and to reserve particular facilitations to associations, groups or singles.

Art. 36 - Each exhibitor has the right to receive tickets for free entrances and invitations for its customers. These will be granted according to provided conditions. All cards are strictly personal, therefore transfer, even momentarily, is absolutely forbidden.

FINAL DISPOSITIONS

Art. 37 - Exhibitors are asked to act in compliance with General Rules and to other dispositions given by Public Safety Authorities. All infractions will be punished with either immediate, temporary or definitive exclusion of the exhibitor without any right for the same to receive indemnity. Secretariat will unobjectionably decide for free spaces after exclusions due to infractions.

Art. 38 - Secretariat has the right to modify dates and schedule for opening and closing of pavilions. This will not give exhibitors the right to ask for claim or indemnities.

Art. 39 - If the exhibition will not take place for unforeseen events or for other reasons, the Secretariat will give immediate communication to all those who already applied for admittance. Amount already paid will be returned. With the returning of above-mentioned amount, it will be impossible to ask Secretariat for other requests or claims. If exhibitions will be closed with anticipation or temporarily suspended, for reasons independent from Secretariat's will, no money will be returned to exhibitors.

Art. 40 - If money will be returned to exhibitors, for all kind of reasons, except for renunciations from exhibitor's side, Secretariat will calculate interest rate according to current norms.

Art. 41 - Secretariat has the right to issue further rules with immediate validity, by giving previous written communication.

Art. 42 - By signing this document, the exhibitor must take note and respect all technical norms related to booth preparation and fire prevention. During preparation, administration and demobilization of assigned space, it is compulsory for everybody to act in compliance with all current laws related to fire prevention, accidents and work health.

Secretariat, not having the possibility to check that all these norms are respected by exhibitors and undertakers, will not take any responsibility for consequences deriving from violations of here mentioned norms, laws and requirements, except for the right to compensation in case these violations will damage Secretariat.

Art. 43 - All kinds of claims concerning organization and development of the exhibition will be taken into consideration only if verified with the Secretariat and communicated in writing by registered letter, or delivered to Secretariat within closing day of the exhibition. All decisions taken by Secretariat as to these claims will be definitive and inappellable.

Art. 44 - For the resolution of eventual judicial debates, unique competent is Foro of Milano. Explicit approval according to art. 1341 and 1342 of Codice Civile and to L. 196/2003. Legal Representative, on behalf of company mentioned below, manifests its approval towards attached General Rules of exhibition.

Date

(Stamp and signature of legal representative)