APPLICATION CONTRACT

1. Exhibitor information - please fill in using block letters

Organizers:

No.



FAIR FOR CHILDREN & PARENTS-TO-BE



Euroexpo Fairs Srl | J40/8828/2014 | CUI R033423058; 7 Expozitiei Blvd, Attic, District 1, 012101 Bucharest E: babyboom@euroexpo.ro; www.babyboomshow.ro

Deadline for registration: 15 AUGUST 2025

Romexpo SA

BABY BOOM SHOW

February 27 - March 2, 2025

ROMEXPO

Company Name	Address					
ZIP Code C	Countr	y Company	Phone			
Company E-mail	Website	Fiscal code	VAT No./ Registration No.			
Contact Person	Contact Person's Mobile	Contact Person's E-mail	Legal representative			
The company is: Producer Importer Distributor Others (specify)						

2. Field of activity - please fill in Annex 1.

3. Registration rates

Registration fee:

150 Euro

INDOOR AREA RENT WITHOU	PREFERENTIAL RATES	
 1 side open (row space) 2 sides open (corner space) 83 Euro/sqm 86 Euro/sqm 	 3 sides open (end space) 4 sides open (island space) 92 Euro/sqm 	 5% for areas between 15-40 sqm 10% for areas between 41-100 sqm 15% for areas bigger than 100 sqm
Requested indoor surface (sqm)		
STAND CONSTRUCTION:	Outdoor standard stand 20 euro/mp	For details about the stand equipment, complete the annexes F1, S1, S6, S7

The fees do not include VAT

I agree with the terms and conditions of participation which can be found on the back and the general terms and conditions of Romexpo S.A. that are an integral part of this contract and we place below our authorized signature and stamp. Also, by reading and signing this document, I declare that I am informed about my rights provided by the specific legislation regarding the protection of personal data.

Expozant/Companie

Organizer **Euroexpo Fairs**

Legal representative Name Surname	Signature		Hall / Stand
Date		Luciana Stoleru Project Manager	Indoor sqm Outdoor sqm

THERMS AND CONDITIONS

1. Exhibitors, exhibits 1.1. Are admitted as exhibitors manufacturers, importers, exporters, representatives, vendors that provide services and products that comply with the topics of the attended event. Exhibits must be summarized and assigned in groups of products in the Annex 1- Thematics form.

 Exhibitors are responsible for the accuracy of the information supplied in order to sell a creation (image, description, materials used, size, price), and shall comply with the applicable Romanian regulations on industrial and intellectual property protection of their exhibits.

1.3. The exhibitor must obtain the permit provided by the law for the products/ List the exhibit on the product of the provide up the exhibit of the proof that he has the permit requested by Romanian low, at the date the Application Contract was signed, as well as when required by any control bodies. Selling products and services is allowed only according with the Romanian laws. The exhibitor is responsible for the truthfulness of the information supplied and the actions taken. responsible for the truthfulness of the information supplied and the actions taken, as well as for compliance with the Romanian Iow. No illegal or special treatment items/goods are allowed. 1.4. Participation in fairs and exhibitions organized by EUROEXPO is based on Special Conditions and General and Technical Conditions that are part of this contract and can be found at www.romexpo.ro/en/tehnical-guidelines.

13. The exhibitor start on the part of engineering the multi-guidenines.
15. The exhibitist and/or any other materials necessary for the exhibitor during the exhibition will be sent exclusively on behalf of the main exhibitor inscribed at the event, clearly mentioning the location - Hall/Stand no. and all details of the correspondence Euroexpo is not responsable for the receipt, taking over or guarding the exhibitor's items, not being the recipient. The exhibitor is solely responsible for the receipt exhibitor exhibitor is solely responsible for the receipt exhibitor exhibi the merchandise sent and/or received by correspondence during the event, on the spot (address Romexpo Exhibition Center), and undertakes to have a representative at the time of delivery and/ or pickup of parcels/exhibits/materials, without being able to issue any claim to Euroexpo.

2. Registration and participation

2.1. The exhibitor shall fill in and submit the Application Contract until the 15.01.2025. After this date, applications will be received only if there is any available space left. After wards, The Organizer will send the location proposal, together with the proforma invoice. Depending on the technical possibilities, the assigned area and the exhibiting space configuration, the location proposal may suffer changes. The

The exhibiting space comparation, the rotation proposal may suffer changes. The Organizer reserves the right to refuse applications. The Organizer will inform, in writing, the final assigned space and corresponding proforma invoice. 2.2. By submitting the Application–Contract, the exhibitor declares that he has taken note of the terms and conditions regarding the organization and development of the event and agrees with them.

2.3. Space allocation will be made according to the pavilion's sectorization, requested

2.3. Space allocation will be made according to the pavilion's sectorization, requested area, fidelity, technical requirements (handling, electrical connections, compressed air, water supply), requests for free sides and application date, and exhibitors must observe the space that is assigned to each of them.
2.4. If The Organizer cannot provide the required space it will provide alternatives. Area allocated by mutual agreement may vary to the one requested, or participation may be refused by Organizer, if it deems such measure to be necessary and useful for the particular of the one. for the purposes of the event.

Exhibitors shall observe the space assigned and contracted, without exceeding

2.6. Registration fee includes: company registration in the online official fair catalogue, online invitations for free access, general maintenance services, pedestrian passes, appearance in the list of exhibitors published on the website, introduction

passes, appearance in the net of exinitions published on the weakle, introduction of the dates in our information system for visitors. 2.7. Confirmation of exhibitor's rented space will be the payment of 50% of the invoice within the date stipulated and informing The Organizer of the payment. The remaining 50% of the invoice value will be paid until the date on the invoice.

2.8. If the exhibitor fails to pay 50% from the invoice within the date stipulated.

In the exhibit of the stand project by the exhibit or will be made within 5 days after the written notice sent by Organizer.

2.10. The exhibitor has the obligation to take the rented space and the equipment by signing a report, and to deliver them back at the end of the exhibition in the same good conditions. In case of any damages, these will be mentioned in the report, signed by both parties. The exhibitor undertakes the payment of their value, based on the invoice issued by Organizer. 2.11. For additional services, the Exhibitor fill in the order forms, posted on the

exhibition's website, these forms being part of the Application Contract, and such

exhibition's website, these form's energing and on exploration for contrast, and such additional services will be provided for a fee as far as possible. 2.12. The Organizer will not grant access to exhibitors within the allocated area if they have not fully paid the issued invoices. Exhibitors undertake that their activity will not, in any way, affect or block the common spaces within the ROMEXPO Exhibition Centre.

2.13. In order to obtain entry visa to Romania. The Organizer

and any way involved in the visa for antilities and issuing the letters to the National Immigration Office/National Visa Center;
 no commitment to complete a letter of guarantee that results will ensure that

the costs of removal, where company representatives do not leave Romania until the date on which ceases stay right established through visa;

 If they will not receive a visa, return of money paid will be made only pursuant to the terms of the General Conditions of Participation and Technical, part of the Application Contract

3. Withdrawal from the fair

3.1. If the exhibitor renounces the products and services that are the subject of this Application-Contract, a percentage of the total paid amount is not refunded as follo

a) 30% of the total paid amount, if the cancellation is made within 60days before the fair's opening; b) 50% of the total paid amount, if the cancellation is made within 44–30 calendar

days before the fair's opening;

of 20% of the total paid amount, if the cancellation is made within 29–15 calendar days before the fair's opening;
 d) 100% of the total paid amount, if the cancellation is made within less than 15

calendar days before the fair's opening; The exhibitor is not entitled to compensation if the exhibition is postponed.

3.2. The exhibitor is not entitled to compensation if the exhibition is postponed, canceled or treminated due to a force majeure event. Force majeure is interpreted as: war, natural disaster, strike, a declaration of state of emergency and other events not related to the control of the exhibitor and the organizer. To avoid any doubt, the parties expressly agree that the exhibitor is not entitled to payment of any compensation by the Organizer even if a new state of emergency and the organizer.

alert is declared or the Romanian authorities have measures to ban the organization after is becare to the nonlinear automates have measures to be in the organization of events such as the object of this contract or similar or suspends, prohibits, postpones any activity or activity of the Organizer or provides measures to restrict or restrict any type of activity of the Organizer. 3.3. All amounts mentioned in point 3.1. letters a) –d), from this application–

contract, will be retained by the Organizer from the advance or the total price of the package of products and services paid by the exhibitor, without the need for the intervention of the courts.

EXHIBITOR/COMPANY

Legal representative Name Surname: Signature

 Terms and payment
 For rented space with standard stand construction according to art.2. 4.2. For customized stand construction: 50% within 10 days from the date of the project and price offer confirmation, and the remaining 50% within maximum 10

days before the beginning of the event. 4.3. If the exhibitor does not pay the remaining 50% of the customized contracting stand, he will lose the 50% deposit paid and the stand construction will not be

executed. 4.4. Payment of the invoice stipulated in art. 4.1, 4.2 and 4.3 will be made by bank transfer before taking over the stand (in advance) in acconts mentioned on the

invoices send by Organizer. The exhibitor will be able to use the stand only after the integrally payment has been confirmed. 4.5. The payment for the services ordered during of the construction/ dismantling period and during the event is made at the cash desk only with credit card or cash. The bank charges and commissions are on exhibitor's account.

 Access program for exhibitors: During the construction / development of the stands, 25-26 February 2025, exhibitor's personnel access will be permitted daily between 8:00 a.m. and 8:00 exhibitions be isolated access with be permitted damy between 3:00 a.m. and a.m. and a.m. p.m. for fitting with a third party or with own personnel. For fitting by ROMEXPO, the access will be permitted during 26.02.2025 between 8:00 a.m. and 8:00 p.m. Removing the exhibitor or stand dismantling may start on 02.03.2025, between 6:00 p.m. and 10:00 p.m. and from 03.03.2025, between 8:00 a.m. and 12:00 a.m. • During the exhibitor, the access of the exhibitor's staff will be allowed in between 17.02.100 a.m. 2021 between 9:00 a.m. and 20.000 between 17.02.100 between 100 a.m. and 10:00 p.m. and 1 27.02-1.03.2025, between 9:30 a.m. - 05:30 p.m., and on 02.03.02025, between hours 09:30 a.m. - 08:00 p.m.

The exhibitors have the obligation to strictly respect the exhibition timetable and not to leave the rented stand unattended until the end of the event. • If a stand is unclaimed until 4:00 p.m. on 26.02.2025, the last day for construction, it will be allocated to other companies and The Organizer will consider that the

exhibitor has canceled the participation. Cannot not cancer and participation. • Each exhibitor will receive, in accordance with the area allocated, pedestrian access cards for the whole period of the event. The exhibitor will also benefit of free of charge pedestrian passes during the construction and dismantling period.

 The Organizer reserves all rights to retain any card that is not used properly. Exhibitor's cars have no access within the Exhibition Center during the fair and during construction and disease mains the same to cars will be parked in the parking space provided to all exhibitors. During the construction and dismantling period only vehicles with merchandise for the exhibitors stand will have access to the pavilion or exhibition area. They will be evacuated from the area on the last day of the arrangement of the stands, no later than 8:00 p.m. These vehicles also have daily access to supply the stand during the exhibition from 5:00 p.m. to 5:30 p.m. to supply the stands. After this, they will have to leave the area

5.2. Access program for visitors:

Between 27.02-01.03.2025, from 10:00 a.m. to 7:00 p.m.
 In the last day, on the 02.03.2025, from 10:00 a.m. to 6:00 p.m.

6.1. The exhibitor can conclude a sublease with another person or company, named co-exhibitor that will exhibit in the same space as the exhibitor, with its own exhibits and brands.

6.2. The exhibitor has to inform the co-exhibitor about the general conditions 6.2. The Exhibition has to minim the overallified about the general conductors and technical participation valid in Romexpo Exhibition Center, and the special conditions of participation.
6.3. The exhibitior is responsible for fulfilling the obligations stipulated in the technical and the exhibition is responsible for fulfilling the obligations stipulated in the technical model that the exhibition of the technical structure of technical stru

conditions for participation in Romexpo Exhibitions Center by the coexhibitor. The failure of the co-exhibitor to fulfill the obligations stipulated in the technical

conditions for participation in the Romexpo Exhibition Centre attracts the exhibitor obligation to pay damages to The Organizer for the caused damage. 6.4. The exhibitor has the obligation to register co-exhibitors filling in the F3 form, in order to obtain The Organizer approval and the co-exhibitors must express their agreement on general conditions of technical acceptance and participation in the Romexpo Exhibition Centre, as well as these special conditions of participation 6.5. Co-exhibitor has the same conditions as the main exhibitor. If co-exhibitor is b). Concentration as the same contactions as the main extination in concentration is not registered, the main exhibitor will pay a surcharge of 200 Euro + VAT/company compared to the rate in the form F3.
 c). In accordance with regulations admission, co-exhibitors may be introduced in

the catalogue with their company information if the full rates related have been paid the catalogue with their company information if the fun rates related have been paid and required documents have been received by the specified deadline (see Form F3). 6.7. For the participation of a co-exhibitor a registration charge of 200 EUR/ coexhibitor + VAT is to be paid. This charge includes the following: the introduction of co-exhibitor in the online event catalogue, introducing in the visitors information system, a free copy of the

catalogue in electronic format.

7. Advertising within the Exhibition Center 7.1. Exposure and distribution of leaflets and promotional materials is free within the surface rented by the exhibitor (own stand). This activity can be made outside the stand only by payment, by completing the 510 Form.

A.2. Advertising is restricted to the promotion of exhibitor products, will not violate the legal provisions and will not have political or ideological character. Comparative advertising is not allowed. The Organizer thas the right to remove, without exhibitor's agreement, markings, advertising and other forms of advertising made inside or outside their own stand, if it considers that they are not in accordance with the Romanian legislation, the participation conditions or if it bothers other

exhibitors. 7.3. The Organizer reserves the right to prohibit the display or distribution of advertising materials that could arise to the offense of other exhibitors and will take measures that will seize all stocks of advertising materials during the event. 7.4. Exhibitors will have to comply with the Provisions of Copyright, in accordance with Law 8/1996 on copyright and related rights.

7.5. The organization of the events inside the booth are allowed with the prior agreement of Romexpo, only if it does not disturb the neighboring exhibitors, does not cover the sound from the pavilions (radio announcements etc.) and also only if it respects the maximum admissible limits (max.55 dB). Otherwise, ROMEXPO reserves the right to intervene and to stop the event organization, including disconnection of the power supply

rity. Liability

8.1. The Organizer provides general daily security outside the pavilion and its outdoor area without being held responsible for the safety of products on display. Property and personal insurance is recommended. This can be done by specialized

Property and personal instance is recommended. This can be done of specialized companies at the necessary fees. 8.2. In case of any theft, the exhibitor must reclaim the incident at The Police Office. 8.3. Exhibitor is responsible for the security of goods during the daily schedule, logenchaose the dat. 54. in accordance with art. 5.1.

 8.4. Exhibitors will comply with fire prevention laws, laws that help prevent work accidents and those referring to possible damages caused on the territory of Romexpo Exhibition Center by visitors or exhibitors, according to the Romanian Civil Code and General and Technical Conditions. 8.5. Smoking within indoor areas is strictly prohibited. Smoking is permitted only

ecially designated outdoor areas

9. Insurance / Liability

9.1. The Organizer has no obligation to exercise proper care of Exhibitor's products. objects (machinery, etc.) and personnel. Exhibitor/Co-exhibitor is fully responsible for its schilds, materials and equipment, during the mounting, dismounting and also the exhibition period. 9.2. The exhibitor/Co-exhibitor will be the only responsible for the integrity of the

goods transported throughout the handling and transport; any deficiencies/damage goods transported throughout the handling and transport; any denciencies/damage will be repaired at their expense. It is excluded any liability for damage produced by organizer to the exhibitor or co-exhibitor, during the mounting, dismounting and also the exhibitor or period. It is not excluded The Organizer's liability for damages caused intentionally or due to gross negligence. 9.3. The exhibitor is fully responsible for any direct and/or indirect damages

caused by its negligence, exhibitor's staff, servants, or third parties acting for or on behalf of the exhibitor.

 9.4. The Organizer recommend property insurance or personal insurance.
 9.5. The Organizer recommend property insurance or personal insurance.
 9.5. The Organizer is exempt from liability for any potential interruptions in power, heat or water supply for reasons attributable to the respective utility service providers (ELECTRICA, ENEL, APANOVA, RADET, etc.)

10. Intern authority

10.1. The Organizer has full authority on the exhibitions held in the Exhibition Center, from the beginning of construction period until the end of dismantling period. The Organizer reserves the right to issue instructions. The Organizer reserves the right to make audio/video records within the exhibition area, in order to be used for promotion purposes and, to deny participation or to even evacuate any space if it deems this to be necessary and useful for the purposes of the activity conducted.

11. Force Majeure

11.1. Force majeure, agreed as being that event that is unpredictable and unavoidable, occurred after the conclusion of the contract and that prevents the party or parties to fulfil the obligations assumed by contract, is exempting from liability the party that invokes it, from a claim under the law conditions. The case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interested party within the case of force majeure shall be communicated by the interest of the case of the case

2 (two) days of its appearance and will be confirmed by official documents authenticated by the Chamber of Commerce and Industry of Romania.

autenticated by the Chamber of Commerce and industry of Romania. 11.2. Documentary evidence proving the existence of force majeure will be presented to the other party within 5 (five) days from the date they are issued by the Chamber of Commerce and Industry of Romania.

11.3. Termination of a force majeure event, confirmed by the Chamber of Commerce and Industry of Romania, will be immediately communicated to the interested party. and industry of Komania, will be immediately communicated to the interested party. 11.4. Parties undertake to make all possible efforts to limit the temporal effects of force majeure. A trade fair can be canceled or the date of opening/closing can be postponed in case of force majeure. The Organizer will inform exhibitors in five days from the appearance date of force majeure. 11.5. The case of force majeure is communicated by the interested party within Communicated by the interested party within

2 (two) days from its appearance and will be confirmed by oficial documents.

12. Termination of Contract

This contract terminates in any of the following cases, with no other formalities: a) on expiry of the contract, unless the parties decide in writing to extend it;
 b) at the request of either party, unable to perform his duties;

o) by initial writing agreement;
 o) by nutual writing agreement;
 o) in the case of force majeure, longer than one day, which prevent achieving the object of the contract, unless the parties agree otherwise;
 e) if either party fail to fulfill its obligations and more than 2 (two) days;

f) mutual agreement, at the request of a party, by noticing the other for 5 (five) days. The Organizer reserves the right to terminate the Application Contract in the event in which if finds that the licences, permits, information and/or insurance policies supplied by the Exhibitor are inaccurate, incomplete and/or in the event in which the agreed circumstances have changed.

The termination of the Application Contract does not extinguish any payment obligations due and pavable

 Addendum to the contract odification of this contract is signed only by written addendum between contracting parties

14. Litigation

14.1 Any dispute arising from or in connection to the contract herein including 14.1. Any objute arising from or in connection to the contract nerein, including the ones related to its conclusion, execution or termination, shall be settled by the International Court of Commercial Arbitration attached to the Romanian Chamber of Commerce and Industry, according to the current Rules of Arbitral Procedure of the International Court of Commercial Arbitration, published in the Official Journal of Romania no. 613 from August 19, 2014, Part I.

Conditions of Fairs and Exhibitions Center, according to the Directive 2008/8/EC with

tis modifications applied starting with July 1, 2011, and the Directive 2006/j12EC from the November 28, 2006, regarding the common systems of value added tax. 15.2. The exhibitor agrees that the trademark and the web domain he owns should be used by Euroexpo and its partners and undertakes to refrain from any

15.3. This contract is concluded remotely and enters into force upon receipt by e-mail of the copy signed and scanned by the exhibitor and ceases to be valid 5 calendar days after the closing of the exhibition event. 15.4. In case of non-compliance by any of the parties with the obligations assumed by signing this contract, under the conditions and terms established by this

contract, the parties have the right to terminate the contract with damages, the

termination operating automatically, without court intervention, without late and

without completing other formalities, by sending a notification to the other parties by e-mail address/E-mail, acknowledgment of receipt or bailiff. 15.5. The parties, through a legal representative, declare that the above information

is in accordance with the commercial agreement and the contract was concluded

and signed remotely, the communication being made on the e-mail address / E-mail

agreed by the parties in the preamber and in point
 1 - exhibitor information.
 15.6. At this Application Contract will be added the F1-F5 Annexes and S1-S16 Forms that are part of the present contract.
 15.7. This Application Contract including its addendums represent the will of the

15.7.1 inis Application Contract including its addenounds represent the will of the parties and remove any oral or written agreement between them, made before or after signing the document. Both parties declare and warrant that they have full authority to sign this Contract and to perform the obligations hereunder. If any of the clauses above is rendered null or void, for whatever reason, this will not affect the validity of the other clauses.

agreed by the parties in the preamble and in point

Miscellaneous 15.1. These Special Conditions are to be completed with the Technical and General

act likely to disturb their use.