



TERMS AND CONDITIONS FOR EXHIBITORS

1. Terms of Reference

- a) The term "Exhibitor" includes the institutions and their representatives that booked one or more booths for the purpose of participating on the Romanian International University Fair.
- b) The term "Organizer" refers to the RIUF and /or any of its agents and representatives.
- c) The term "Contract" means the contract for one or more booths within the Romanian International University Fair agreed upon by the Organizer and the Exhibitor and entered into upon submitting the Registration Form with the details of the Exhibitor and the requested services.
- d) The term "Invitation Letter" means the promotional material received by the Exhibitor from the Organizers regarding the opportunity of participating to the RIUF.
- e) The term "Refund Policy" means the charges related to the cancellation of previously registered participation of the Exhibitors, as presented in the information package and on the official website: www.riuf.ro.

2. Payment by the Exhibitor confirms acceptance of the Terms & Conditions and is binding upon the Exhibitor.

3. Allocation of Exhibition Space

- a) The Organizers will allocate the space as they deem fit.
- b) The Organizers reserve the right to change the space allocated to Exhibitors at any time prior to the commencement of the fair should circumstances demand so.

4. Use of Exhibition Space

- a) Exhibitors are entitled to exhibit only advertising materials related to their institution's offer (be they educational services, financing services or other).
- b) Exhibitors are not allowed to share, sub-let or assign their booths to other parties without the prior written consent of the Organizers.

5. Terms of Payment

- a) All payments must be made according to the instructions and by the date set on the pro-forma invoice.

6. Breach of Contract and/or withdrawal by Exhibitor

- a) If Exhibitors withdraw from the Fair they must confirm in writing to the Organizers.
- b) The Exhibitors will incur charges as stated in the Refund Policy presented in the information package. The Organizers reserve the right to claim full rental if cancellation is not done in writing on or before the said date.
- c) In the event of a breach of any conditions for participation or payment, the Organizers reserves the right in all cases to retain all monies paid by the Exhibitor and retain all goods of the Exhibitor and at the discretion of the Organizers, auction or sell goods of the Exhibitor to recover any amount due the Organizers and recover further money from the Exhibitor as provided herein along with storage, transportation, legal or other charges associated with the same.

7. Changes in Venue

- a) The Organizers reserve the right to change the venue for purposes of better accommodation of the Fair, but only within the Bucharest urban area.
- b) In the event of change of venue, the agreement to participate shall remain in force so long as the Exhibitors are informed at least 15 days prior to such change taking place.

8. Failure of Services

- a) The Organizers shall not be liable for any loss sustained by the Exhibitor directly or indirectly attributable to cancellation, suspension or reduction of duration of the scheduled Fair due to: Force Majeure; Acts of war, military activity; Inclement; Fire, earthquake, flood or typhoon; Acts of terrorism; Strikes or lockouts by workmen. Exhibitors are advised to take out appropriate insurance for the purpose of covering themselves against all risks anticipated or associated with their participation and, more explicitly, in respect of those conditions for which the Organizer has discharged themselves.

9. Security

- a) The Organizers shall take all appropriate security precautions in the interest of the Exhibitors and Visitors.
- b) The Organizers shall not be held responsible for any loss or theft of exhibits or personal belongings left unsupervised at the Fair hall or associated premises. Moreover, any theft claim, which requires to be reported to official authorities by the organizers, should be submitted on the same day of the theft/claim along with relevant supporting details and insurance certificates.

10. Jurisdiction

- a) The Terms of Contract shall be subject to the jurisdiction of the central court of Romania.