



Renewable Energy Technologies Exhibition
09 December-12 December 2010
Istanbul Expo Center / CNR Expo

APPLICATION FOR STAND SPACE

This contract is hereby made between the organizer Hannover-Messe Sodeks Fuarcilik A.S. and the **exhibitor** as named below. **Hannover-Messe International Istanbul Ltd. Sti.** is fully responsible for international sales as partner of the joint venture company Hannover-Messe Sodeks Fuarcilik A.S.

EXHIBITOR DETAILS

Company name: _____
Name/Place of Headquarter: _____
Street/P.O.Box: _____
City: _____
Postal code: _____ Country: _____
Website: _____
Contact person: _____
Postition of Contact Person: _____
E-mail: _____
Phone: _____ Fax: _____

Invoices address- please fill in if different from above

Company name: _____
Street: _____
City: _____
Postal code: _____ Country: _____
Contact person: _____ Position: _____
Phone: _____ Fax: _____
E-mail: _____ Website: _____
Products: _____

Application deadline: 30 October 2010

Hannover-Messe International Istanbul Ltd. Sti.

Ms Cansu Taşçeviren

Ms Daniela Thumfart

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Website: www.renex-expo.com

STAND SPACE APPLICATION (Please choose only one option)			
Option	Price per sqm	Stand Area / sqm	Total Payment
Option I Raw space only (min. 12 sqm)	EURO 130,-/sqm		
Option II Space + Modular stand (min. 12 sqm)	EURO 145,-/sqm		
Option III Space + Special Design Stand(min. 12 sqm)	EURO 170,-/sqm		
International Pavilion Space + Modular stand with special design (min. 12 sqm)	EURO 185,-/sqm		
Outdoor Space for exhibits only	EURO 75,-/sqm		
VAT (Obligatory for all international and national exhibitors.)	%18 VAT		
GENERAL TOTAL			

Service packages price options I, II, III & international pavilion includes: Please see General Terms and Conditions no. 6 / Service Packages. **Note: The organizer reserves the right to alter the size of the stand slightly.**

TYPE OF COMPANY (Please tick the appropriate box)

Manufacturer
 Importer
 Distributor/agent
 Association/Institution

Organizer for Group Participation
 Exporter
 Others (please specify):

EXHIBITOR AGREEMENT

To all the exhibits on display, we either own the intellectual property rights, or have the authorization or permission for exhibition from the owner of the intellectual property rights, which have no infringement activity involved. Otherwise, we will remove the infringed exhibits from display immediately and will not use this reason to request back any participation fee.

Account Owner: Hannover Messe Sodeks Fuarcilik A.S.
Name of Bank: Garanti Bank
Branch: Maslak Branch
Account No: 342-9087344 (EUR)
EUR IBAN Code: TR80 0006 2000 3420 0009 0873 44
Account No: 342-6298915 (TL)
TL IBAN Code: TR46 0006 2000 3420 0006 2989 15
SWIFT Code: TGBATRISXXX Maslak Branch
Reference: RENEX 2010

Payment Schedule (All payments should be done via bank transfer)

1st Payment
(50% of total participation fee due 15 days after stand confirmation)

2nd Payment
(October 01, 2010)

DECLARATION BY THE EXHIBITOR

We agree that this application, when approved by the organizer, shall constitute, together with the Terms & Conditions for Participation annexed hereto, and any additions which may be made pursuant to the said Terms & Conditions, a valid and legally binding contract. We have read and agreed fully to the Terms & Conditions for Participation.

 Name of authorized person

 Title of authorized person

 Signature

 Date and Company stamp

GENERAL TERMS AND CONDITIONS

The following Specific and General Conditions for Participation in RENEX 2010 become legally binding in all points with the exhibitor's application to the event. The application forms as well as these conditions define the legal framework for participation in the event.

I. Specific Terms and Conditions for Participation

1. Organizer

HANNOVER MESSE SODEKS FUARCILIK A.Ş

2. International Sales

- Hannover-Messe International Istanbul Ltd. Sti.
- Deutsche Messe AG

3. Location

Istanbul Expo Center/CNR Expo
Yesilköy – Istanbul / Turkey

4. Date of the Event

09 December – 12 December, 2010

5. Participation Options and Fees

Option I: Raw space (min. size 12 sqm)

€ 130,-/sqm + (18% VAT)
(including services in § 6.2)

Option II: Space + Modular stand (min. size 12 sqm)

€ 145,-/sqm + (18% VAT)
(Including services in § 6.3)

Option III: Space + Special Design (min. 12 sqm)

€ 170,-/sqm + (18% VAT)
(Including services in § 6.4)

International Pavilion:

€ 185,-/sqm + (18% VAT)
(Including services in § 6.5) (min. size 12 sqm)

Outdoor space :

€ 75,-/sqm + (18% VAT) (min. size 12 sqm)

6. Service Packages

6.1. General Services included in all options

- Official show catalogue entry
- General cleaning and security service
- Free promotional materials (entrance vouchers, posters etc.)

6.2. Special Services included in Option I only

- Raw space only – (without carpet)

6.3. Special Services included in Option II only

- Space
- Side and rear walls
- Carpet
- Fascia signboard with company name and booth number,
- 1 electrical Outlet (Monophase)
- 2 kw electricity consumption included
- Spot lights (100w/3m2)

6.4. Special Services included in Option III only

- Space
- Side and rear walls
- Carpet
- 3 chairs and 1 table
- 1waste bin
- 1m*1m lockable storage room
- Fascia signboard with company name and booth number,
- 1 electrical Outlet (Monophase)
- 2 kw electricity consumption included
- Spot lights (100w/3m2)

6.5. Special services included in the International Pavilion

- Space
- Stand rear and side walls
- Carpet
- 1 electrical outlet 220 V, 50 Hz (2kW energy consumption included)
- 3 chairs and 1 table
- 1 info desk
- 1m x 1m lockable storage room for each stand & coat hangers inside the door
- 1 dust bin
- Fascia signboard with standard company name
- Spot lights (100w/3m2)
- Daily stand cleaning services
- Beverage services (tea, coffee and soft drinks)

7. The other recommendations for services (charged separately)

- Forwarding agent for the transportation of the exhibits
- Travel and accommodation offer
- Additional booth equipment
- Stand personnel service
- Stand cleaning

All additional services, which are not included in the participation fee, are charged separately and will be invoiced according to the extra order of the exhibitor during the show.

8. Value Added Tax

All charges are subjected to Value Added Tax (currently 18%), where applicable.

9. Catalogue Entry

Information given for exhibitor and co-exhibitor on the application form will be used as the exhibitor's official catalogue entry in case the organizer does not receive the catalogue entry form from the service manual in due time.

II. General Terms and Conditions for Participation

1. General Conditions

The Specific Terms and Conditions for participation in RENEX 2010 as well as the following General Terms and Conditions for participation refer to the allocation of display space by the organizer to companies exhibiting in the event, insofar as the contractual partners have not made contrary agreements in writing. Transfer to a third party of the rights and obligations resulting from this contract are not permissible.

2. Conclusion of Contract

A stand space is rented by submitting a completed registration form. The rental agreement between the exhibitor and the organizer takes effect once the organizer has dispatched the stand confirmation

3. Stand Space Allocation

The Organizer allocates stand space according to the application dates. The remaining space is allocated on the "first come, first serve" basis.

The Organizer reserves the right to deviate from the stand confirmation and to allocate a stand in a different location, to alter the size of the stand, to re-locate or close entrances and exits to the exhibition grounds and the halls, and to carry out any other structural alterations providing it has a substantial interest, in such measures as a result of special circumstances.

4. Time of Payment

All payments must be completed before the opening date of the fair.

The amount equivalent to 50% + (18% VAT) of the stand rental fee is due 15 days after the participant company has received its stand confirmation from the organizer. The rest of the payments should be due until October 01, 2010 or as indicated on the invoice received from the organizer. All payments must be completed before the opening of the fair. Exhibitors who apply three months or less before the show have to complete all payments at once after they received their stand allocation.

All extra stand equipment or service payments have to be transferred to the organizer after ordering and before opening the Fair.

All payments must be made to the bank account provided below. All bank charges, if any, are the responsibility of the applicant (including refunds).

Account Owner:	Hannover Messe Sodeks Fuarcilik A.S.
Name of Bank:	Garanti Bank
Branch:	Maslak Branch (Branch code / Istanbul
Account No:	342-9087344 (EUR)
EUR IBAN Code:	TR80 0006 2000 3420 0009 0873 44
Account No:	342-6298915 TL
TL IBAN Code:	TR46 0006 2000 3420 0006 2989 15
SWIFT Code:	TGBATRISXXX
Reference:	RENEX 2010

5. Stand Construction and Design

It is the sole responsibility of the Exhibitor that the construction of the stand complies with the General Terms and Conditions for participation, the Exhibitor Service Manual, and the Turkish Building Regulations in effect. The Exhibitor shall be obliged to get the approval for his stand design measures by the organizer before the event. Any stand design contrary to the Building Regulations valid at the place of the event or to the General Terms and Conditions and the Exhibitor Service Manual of the Organizer may be removed or altered by the Organizer at the expense of the Exhibitor.

Presentations on exhibition stands must be so arranged as to cause no visual, acoustic or odorous disturbance to neighboring stands and no obstructions on the stands or in aisles. **The noise level at the stand cannot exceed 70 dBA at any time during the fair.** Infringement of this ruling authorizes the Organizer at its discretion to forbid such presentations that cause a nuisance or obstructions. If the infringement is repeated, the Organizer may terminate the stand rental contract without notice.

6. Stand Personnel, Exhibits and Direct Sales

Stands must display exhibits and be occupied by staff throughout the opening hours of the event. The Exhibitor shall ensure that the stand personnel have a special knowledge of the exhibited goods. The display of products other than those listed by the inflammable, explosive, strongly odorous, dangerous goods, or goods whose demonstration involves noise may only be exhibited when permission has previously been given by the Organizer. The exhibition of any goods or services at the exhibition stands that violate Turkish Laws and Regulations is strictly forbidden.

Only products and services according to the exhibit program are allowed to be displayed.

The Organizer is entitled to have exhibits removed from the stand if their display runs counter to the principles of fair competition or does not accord with the range of exhibits for the event.

Details of price and references to suppliers, customers and sales already affected of the product types on display are prohibited.

Sales effected by handing over a product or receiving money for a product (direct sales) are not permitted during the fair. The same applies to services for which a charge is made. Any possible exceptions to this rule are given in the specific conditions for each event.

The Exhibitor is entitled to conduct interviews only on his own stand.

7. Transports, Setting-Up and Dismantling of Exhibits and Stand Design

The transport of the exhibition goods to the exhibition stand and back, the storage of empty packing materials, the use of lifting and transport equipment, the employment of personnel for packing and unpacking, the setting-up of the exhibition goods and their dismantling, the repackaging and other activities in this context shall be the concern and at the costs of the Exhibitor exclusively. Any liability whatsoever on part of the Organizer shall be excluded.

The transport of exhibits and stand construction goods at the fairground is solely assigned to the official freight forwarder of the event. It will be selected by tender and appointed by the

organizer. The freight forwarder has to state the prices, and terms and conditions for its services before the show.

Delivery of the exhibition goods and stand materials can only be done during the pre-determined and announced set-up dates and hours. **The Organizer by any means cannot be designated as the recipient of the exhibition goods and stand materials.** The Exhibitor must arrange the delivery of their exhibition goods and stand materials to the fair ground with the freight-forwarding agency so that there are assigned staff of the Exhibitor at the arrival time of the goods and materials. Very important to note that, unless the Exhibitor designates their own local branches or representatives, the official freight-forwarding agency must be designated as the recipient of the goods and materials during the customs clearance.

8. Customs Guarantee Declaration

In case that instead of the necessary assurance, a re-export guarantee declaration for the import of exhibition goods is given by the embassy of the country of origin of the Exhibitor, the Exhibitor is directly liable to his embassy if the exhibition goods are either not exported, not exported in time, or not entirely exported after the closing of the event.

9. Additional Companies Represented

The sharing of a stand area by several companies is only permissible if the application documents for the event explicitly attach an approval of co-exhibitors. Sharing a stand area with another company requires a special application by the Exhibitor in conformance with the attached application forms. The following must be registered:

- Co-exhibitors, i.e. those companies which are represented with their own display goods and personnel alongside the Exhibitor on the stand area rented by the Exhibitor or the organizer of a joint participation.
- Indirectly represented companies, i.e. those companies which are not exhibitors, but which are represented through the Exhibitor with their own display goods and not solely by brochures or similar publications.

Where appropriate these Specific and General Terms and Conditions for participation apply to these companies as well. The Exhibitor must inform these companies about the Specific and General Terms and Conditions and any supplementary conditions.

If an exhibitor fails to register co-exhibitors or gives incomplete or incorrect information in his application, the Organizer may terminate the contract and forbid the Exhibitor from participation. Even so, the main Exhibitor is still liable for the full payment of the stand rental and other fees. Should several companies wish to rent a stand jointly, they are required to name one person as a joint representative in their application. Moreover, each of the Exhibitors is obliged to send samples to the stand and staff with it with its own personnel.

10. Terms of Payment

The time of payment stated in point 4 of the General Terms and Conditions for Participation must be adhered to. Advance payment of the full invoice amount is a precondition for use of the allocated stand area, for entry in the catalogue and for the issuing of exhibitor cards. All invoices must be paid without any deduction in Euro. Payment must be made by transfer to the bank account stated in the application form and in the invoice. The Organizer reserves the right to charge default interest of 2% per month on delayed payments.

The Exhibitor renounces the right to offset counterclaims against participation fees payable, costs for supplementary services and other claims resulting from the contractual relationship unless the counterclaims are undisputed or have been confirmed by the Organizer and its court of law.

If the Exhibitor fails to meet his financial obligations, the Organizer is entitled to retain exhibits and the stand equipment and to sell them by public auction or by private contract at the expense of the Exhibitor. The statutory provisions on realization of objects seized are set aside insofar as this is legally permissible.

In case of advance payment for services, the paid amount will be set off against the amount due. The Exhibitor has no claim to interest payable on the advance deposit.

The Exhibitor and co-exhibitor are jointly and severally liable to the Organizer with regard to obligations arising from the rental contract or from orders placed for services.

11. Reservations

All services are provided within the limits imposed by the facilities available. Given serious cause (e.g. industrial action, acts of God, any disaster beyond control, war, riots, shortage/interruption of traffic and/or communication services), the organizer is entitled to postpone the exhibition, curtail it, close it temporarily in whole or in part, or cancel it. In the event of complete or partial postponement or of curtailment, the contract is regarded as valid for the new date and the new duration unless the Exhibitor objects in writing within a period of 2 weeks after notification of the alteration. There will be no reduction of the contractual prices and the regulations given in no. 5 of these General Terms and Conditions for Participation apply.

12. Exemption from Liability

The Organizer does not undertake to safeguard exhibits or stand equipment and excludes, also for its staff, all liability for damage to these, except in cases of intent or gross negligence. This exemption from liability also applies if stand equipment or exhibits are seized and stored by the Organizer. This exemption from liability is in no way impaired by the special security measures taken by the Organizer.

The Organizer moreover excludes any claim for a reduction in rent as well as all liability for disadvantages and damages suffered by the Exhibitor as the result of defects in the rented object, erroneous information given in connection with the allocation of space, stand construction or stand design approval, or catalogue entries, and also through changes in stand size or other deficiencies in the service provided unless the Exhibitor immediately complains in writing, except in the event of intent or gross negligence on the part of the Organizer's staff.

13. Premature Termination of the Rental Contract

If after binding application or after conclusion of the contract the Organizer agrees in exceptional cases to a complete or partial withdrawal from the contract, the Exhibitor is liable for the following cancellation charges.

Cancellation before 09.08.2010: 50% of the total rental will be charged.

09.08.2010-09.09.2010: 75% of the total rental will be charged.

09.09.2010-09.12.2010: 100% of the total rental will be charged.

All of the cancellation refunds will be made after the fair is completed. Any bank charges and other fees associated with these refunds will be handled by the Exhibitor.

A case of re-letting is not constituted if, for optical reasons, the area not used by the Exhibitor is allocated to another exhibitor without the Organizer deriving further proceeds from re-letting the area previously occupied by the Company displayed. Nor can a space be considered re-let if unoccupied stand space is still available in the relevant exhibitor group or the Organizer as a result of the cancellation has to replan the stand area given back and the adjoining stand areas.

Without relinquishing any further claims the Organizer is entitled to withdraw from or to revoke the rental contract - even long-term ones - without notice if the Exhibitor fails, even after a reasonable period of grace, to meet obligations arising from the rental contract, the Specific and General Terms and Conditions for Participation or any supplementary regulations. This also applies in the event that the conditions on which the contract was concluded do not apply or no longer apply, in particular if the Exhibitor has so altered his manufacturing program that his products can no longer be assigned to the trade fair for which he has rented stand space.

The same applies if the Exhibitor suspends payment or becomes involved in composition or bankruptcy proceedings, or if the Exhibitor company is in the process of liquidation. The Exhibitor shall be obliged to inform the Organizer of such proceedings immediately. If the Organizer becomes aware of the facts, it is entitled to withdrawal or immediate termination of the contract and to compensation amounting to 50% of the net basic rent including surcharges.

14. Supplementary Provisions

Constituent parts of the rental contract are the Regulations for the Exhibition Grounds, the list of goods (nomenclature), and the organizational, technical and other rules (exhibitor service manual). The exhibitor service manual is an inseparable part for participation terms and conditions. In particular, the conditions listed in the exhibitor service manual apply, which stipulate specific services as obligatory in connection with the event (e.g. entry in the catalogue, exhibitor identity cards).

15. Claims, Procedure, Place of Performance and Place of Jurisdiction

This contract is governed exclusively by Turkish law; the Turkish version of the Turkish law is authoritative. Consequently, the rights and obligations of the contracting parties are solely subject to the law of the Republic of Turkey.

Place of performance and jurisdiction is Istanbul. The Turkish Republic Istanbul Courts and Istanbul Execution Offices have jurisdiction over disputes arising from this contract.

Mutual agreements between the two contracting parties, which deviate from these Specific and General Terms and Conditions or from any supplementary regulations, must be in writing; facsimile signatures suffice.

If a stipulation of this contract is or become invalid, the other stipulations shall not be affected by this invalidity.

All claims by the Exhibitor against the Organizer must be lodged in writing. The period of limitation is 6 months, starting from the closure of the event.

16. Notification Procedure

The exhibitors address which is stated in the article 1 of this contract under "Contracting Partners", will be used as the notification address in case of the disputes arising from this contract. In case of a change in this address of the exhibitor should be notified in writing to the organizers 1 week after the change took place, otherwise the address stated in the article 1 of this contract under "Contracting Partners" is valid.