



YOUNG LABEL AWARDS

— SHANGHAI 2020 —

REGISTRATION FORM

ASIA PACIFIC EDITION 2020

亚太区新晋
品牌大奖 2020

参赛申请表

COMPANY INFORMATION

公司信息

YOUR BRAND AND COMPANY DETAILS 您的品牌及公司信息

BRAND NAME	品牌名称	中 Chinese Click or tap here to enter text.
		英 English Click or tap here to enter text.
COMPANY NAME	公司名称	中 Chinese Click or tap here to enter text.
		英 English Click or tap here to enter text.
OFFICE ADDRESS	公司地址	中 Chinese Click or tap here to enter text.
		英 English Click or tap here to enter text.
BILLING ADDRESS (IF NOT SAME)	发票地址 (如不一样)	中 Chinese Click or tap here to enter text.
		英 English Click or tap here to enter text.
TEL	电话	Click or tap here to enter text.
COMPANY EMAIL	公司邮箱	Click or tap here to enter text.
WEBSITE	官网	Click or tap here to enter text.
YEAR OF CREATION	创办年份	Click or tap here to enter text.
TOTAL NUMBER OF EMPLOYEES	员工人数	Click or tap here to enter text.
CEO	主席	Click or tap here to enter text. EMAIL 邮箱: Click or tap here to enter text.
HEAD OF DESIGN	首席设计师	Click or tap here to enter text. EMAIL 邮箱: Click or tap here to enter text.
REGISTRATION CONTACT	联络人	Click or tap here to enter text. EMAIL 邮箱: Click or tap here to enter text.

DOES YOUR COMPANY BELONG TO A GROUP? 贵公司是否隶属某集团?

GROUP NAME	集团名称	Click or tap here to enter text.	YEAR OF CREATION	创办年份	Click or tap here to enter text.
Did you know of Interfilire and Eurovet shows before taking part to this competition? 在参加此次比赛前, 您是否了解 INTERFILIERE 及 EUROVET 所舉辦的展會?		<input type="checkbox"/> Yes. 有. Which shows did you visit before? 您之前曾參加過哪一些展會? Click or tap here to enter text.			
		<input type="checkbox"/> No. 沒有. Did you visit or participate to other trade shows in the past? 您過去是否參觀或參加過其他參會?			

YOUR BRAND

您的品牌

What is the story of your brand? (Please provide Chinese and English version)
您的品牌故事 (请尽量提供中英版本)

中 Chinese

Click or tap here to enter text.

英 English

Click or tap here to enter text.

Why has the brand been created?
创立该品牌的原因

Click or tap here to enter text.

If you should describe your brand universe in 5 words, what would they be?
请用 5 个词来形容您的品牌宇宙

Click or tap here to enter text.

Who are your target customers (age, gender, region)?
您的目标客户群是? (年龄, 性别, 地区)

Click or tap here to enter text.

Promotion channels details
推广渠道

Facebook: Click or tap here to enter text.

Twitter: Click or tap here to enter text.

Pinterest: Click or tap here to enter text.

Instagram: Click or tap here to enter text.

Linkedin: Click or tap here to enter text.

WeChat: Click or tap here to enter text.

Weibo: Click or tap here to enter text.

小紅書: Click or tap here to enter text.

Other: Click or tap here to enter text.

YOUR
COLLECTIONS

您的产品系列

TYPE OF PRODUCT (eg. Lingerie, Swimwear, etc.) 产品类型 (例如: 内衣, 泳装等)	MALE COLLECTION 男士系列	FEMALE COLLECTION 女士系列	KIDS COLLECTION 儿童系列	PRICE RANGE PER PIECE (USD) 每件价格范围(美元)
Click or tap here to enter text.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Top 上装 Click or tap here to enter text. Bottom 下装 Click or tap here to enter text. Set 套 Click or tap here to enter text. Pierce 件 Click or tap here to enter text.
Click or tap here to enter text.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Top 上装 Click or tap here to enter text. Bottom 下装 Click or tap here to enter text. Set 套 Click or tap here to enter text. Pierce 件 Click or tap here to enter text.
Click or tap here to enter text.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Top 上装 Click or tap here to enter text. Bottom 下装 Click or tap here to enter text. Set 套 Click or tap here to enter text. Pierce 件 Click or tap here to enter text.
Number of collections per year 每年的产品系列数量	Click or tap here to enter text.Collections 系列			
Approximate number of pierces sold per year 每年每件产品的销售量 (大概)	Click or tap here to enter text.			
Sales Channels 销售渠道	<input type="checkbox"/> Own e-store 自家网路商店 <input type="checkbox"/> Multi-brand e-store 多品牌网路商店 <input type="checkbox"/> Own brick and mortar stores 自家实体店 <input type="checkbox"/> Multi-brand brick and mortar stores 多品牌实体店商店 <input type="checkbox"/> Department stores 百货公司 <input type="checkbox"/> Social Media (Wechat, Facebook, Instagram) 社交媒体 <input type="checkbox"/> Other 其他: Click or tap here to enter text.			

YOUR REGISTRATION

注册

AWARD YOU ARE APPLY FOR:

您所申请的参赛类别:

☐ LINGERIE 内衣

☐ SWIMWEAR 泳装

☐ ACTIVEWEAR 运动服

☐ OTHER 其他: [Click or tap here to enter text.](#)

Please tick the box below to acknowledge your participation to the event

请在以下方格打勾, 以确认您参加本次活动

☐ Participation to the ASIA PACIFIC YOUNG LABEL AWARDS

8,000 HKD

Package includes:

- Participation Fees
- Visibility and company promotion through online channel before and after the show
- 1year membership of INTERFILIERE SOCIETY
- Reception of:
 - 1 market, behaviour or geographical study
 - 4 fashion report for year 2021: 2 women's fashion week London, Paris, NY, Milan and 2 Haute Couture fashion show (Paris), after the catwalks

The winner brands (top 3) will be awarded with a free standard booth at the UNIQUE by MODE CITY (Paris) 2021.

(Shall the brand be a former exhibitor of the show, the prize will be turned into 5 free garments/styles on a multi-brand catwalk show during the event or another prize of similar value.)

☐ 参加亚太区新晋品牌大奖

8,000 港币

参赛计划包括:

- 报名费
- 展前及展后于网路平台宣传您的品牌, 提高关注度
- 一年 INTERFILIERE SOCIETY 会员
- 获取:
 - 1 份市场, 消费者模式或地区性研究报告
 - 4 份 2020 年时装秀报告: 2 份伦敦, 巴黎, 纽约及米兰女性时装周报告, 2 份(巴黎)高级定制时装秀报告

头 3 名得奖品牌, 将可免费获赠 2021 年 UNIQUE by MODE CITY (巴黎)

标准展位一个. (若获奖品牌曾参展过 MODE CITY, 奖赏则将转于展会多品牌时装秀中免费展示 5 款服装/造型, 或同等价值的其他奖赏项目)

PAYMENT

付款方式

The full payment should be sent with the registration form for your application to be processed, along with 5 to 12 samples from your last collections to our Hong Kong office, address:

**EUROVET ASIA
ROOM 901, CHAO'S BUILDING, 143-145 BONHAM
STRAND EAST, SHEUNG WAN, HONG KONG
T. +852 2895 6966**

Failure to provide the payment may involve delay in the registration process and the organiser reserves the right to cancel the registration.

These prices do not include either transport or accommodation. Company policy implies that the invoice will be in Hong Kong Dollars.

The payment will remain property of the organizer in case of withdrawing from the competition, as cancellation fee. Shall your participation to the competition be rejected by our team, you will receive a full reimbursement to your account.

若申请方取消参加本次比赛活动, 展会主办方有权保留全额款项作为其财产, 以作取消费用

若申请方的参赛资格被主办方取消, 申请方将获得全额退款

☐ Payment by transfer (in HKD)

由银行转帐支付 (以港元为单位)

Please indicate "bank charges shall be paid by the sender" on all transfers. Please enclose a copy of the transfer order.

请在所有银行转账中注明“转帐手续费由转出方支付”, 并附带银行转帐凭证

全额费用及注册表格必须一起递交, 连同寄送最新系到 5-12 件样品, 方可进行参赛申请程序. 寄送地址:

欧罗维特亚洲有限公司

香港上环文咸东街 143-145 号赵氏大厦 9 楼 901 室

电话: +852 2896 6966

未能在限期前付款, 将延误参赛申请程序, 展会主办方将保留取消该品牌参赛权利

此费用不包括差旅费, 依照公司政策, 发票以港元为单位

☐ Payment by check (Hong Kong Banks only)

由支票支付 (仅限香港银行)

Please enclose a copy of the check deposit form and check should be paid in HKD only. Check order: EUROVET ASIA LIMITED

请附上支票存入凭证, 只接受港元支票, 支票抬头: EUROVET ASIA LIMITED

Beneficiary Account Name 汇款帐号

Company Name 公司名称

Account Number 帐号号码

Bank Number 银行名称

Bank Code 银行代号

Bank Address 银行地址

SWIFT Code

EUROVET ASIA LIMITED

400-448759-838

HSBC Hong Kong Des Voeux Road Central Branch

004 (optional)

Room 402, 4/F, China Insurance Group Building, 141 Des Voeux Road Central, Hong Kong
HSBCHKHHHKH

YOUR SIGNATURE 签署

The undersigned wishes to register as an exhibitor at Interfilere 2020. The undertakes to adhere to the Ethic charter, to the clause of this registration form, to the exhibition policies and to the Ethics Committee and accepts all its clauses without reserve or restriction.

Date 日期: Click or tap to enter a date.

Read and approved / Signature and company stamp:

阅读并同意 / 公司签署及盖章:

以下签署公司同意参加 **2020** 年上海国际内衣泳装原辅料展, 签署公司同意遵守行业道德章程, 同意此份注册登记中的条款, 同意遵守本次展会的政策条款并无保留地同意行业道德委员会及其制定的一切条款

General Rules and Regulations

• Chapter 1: General Provisions

01.01 The present rules and regulations are general and apply to all events organised by Eurovet. If necessary, they are supplemented by the special rules and regulations proper to each event, or by a «guide» or exhibitor's manual». By signing their registration application, the exhibitors accept all of the requirements laid down therein as well as all of the ones that might be imposed by special or new circumstances. In addition, they undertake to respect all of the legal and regulatory requirements in effect, and particularly labour legislation. The present rules and regulations, to be displayed on the event premises, are applicable to visitors. The organiser may not be held liable when it applies the stipulations of the present general rules and regulations. **01.02** The organiser alone determines the place, the duration, the opening and closing times of the event, the price of the stands, and the admission price as well as the date of closing registrations. It alone determines the categories of persons or companies allowed to exhibit and/or visit the event, as well as the nomenclature of the products or services presented.

• Chapter 2: Registration and Admission

02.01 The admission application is to be filed by using the official form drawn up by the organiser, to the exclusion of any others. Neither a request for communication of a registration form, nor dispatch thereof, nor collection on a reservation check is tantamount to registration.

02.02 The organiser processes the applications and rules on the admissions. Registration does not become effective until after written confirmation is sent to the exhibitor.

02.03 The organiser reserves the right to reject, provisionally or definitively, any registration application that does not comply with the required conditions, either in the light of the stipulations laid down in the official registration form, or in view of the ones contained in the special rules and regulations governing the event, or else in the light of Public Policy or of the defence of certain protected interests.

02.04 In particular, reasons for definitive or provisional rejection include incomplete communication of the required information, failure to make payments or provide guarantees required by the organiser, non-observance of prior obligations and in particular of the present general rules and regulations, non-compliance of the applicant or of its products or services with the purpose, spirit or image of the event, the exhibitor's judicial reorganisation, its proven state of cessation of payments, non-obtaining of administrative or judicial authorisations that might be necessary to its presence during the event, the risk of an attack, due to its presence, on the protected interests of consumers and of youth, and more generally on Public Order, the tranquility of the other exhibitors, or the safety and pleasure of the visitors.

02.05 The exhibitor must inform the organiser about any elements or events, occurring or disclosed after its registration, of such nature as to justify reconsideration of its admission in the light of articles 02.03 and 02.04 of the present rules and regulations.

02.06 In addition, the organiser reserves the right at any time to request any additional information related to the foregoing and, if appropriate, to reverse an admission decision made on the basis of deceptive or erroneous indications or indications that have become inaccurate.

02.07 The down-payment made then remains the property of the organiser, which also reserves the right to take legal steps on behalf of payment of the totality of the price. The right resulting from the registration is personal and non-transferable. Admission does not create any right to admission to a later event.

02.08 In the absence of an exception granted by the organiser on the basis of an explicit request on their part, groupings may exhibit on collective stands only if each business that is a member of the grouping has been admitted individually and has undertaken to pay the registration fees.

• Chapter 3: Registration and participation expenses

03.01 The admission application or application is or are, under penalty of immediate rejection, to be accompanied by the first payment set by the organiser. The administrative expenses or registration fees remain the organiser's property, whatever the fate of the admission application may be.

03.02 The total amount of expenses for participation in the event become the organiser's property after written confirmation of its admission is sent to the exhibitor. Non-payment of the balance on the stipulated date, or of one of the payments on one of the stipulated dates, shall entail, without any advance notice, forfeiture of the right to exhibit, the down-payment already made irrevocably remaining the organiser's property.

03.03 Furthermore the organiser reserves the right to take legal proceedings for payment of the balance of the payable price, in spite of non-participation for any reason whatsoever of the registered exhibitor. In case an exhibitor, for any reason whatsoever, does not occupy its stand on the day of the event's opening, or by the installation deadline set by the organiser, it is considered as having resigned. Without prejudice to any other measures that may be taken, at the exhibitor's risks, the organiser may dispose of the defaulting exhibitor's stand without the exhibitor's being entitled to demand any reimbursement or indemnity, even if the stand is assigned to another exhibitor.

03.04 The organiser's quotes represent its net receipt, i.e., exclusive of VAT and any other applicable taxes and levies. The exhibitors acknowledge that the exhibitors are solely responsible for complying with its withholding tax obligations (including but not limited to tax payment, filing of returns and other required documentation relating to the payment of all relevant taxes) in relevant countries / regions in which those obligations arise and relating to the services provided by the organiser.

03.05 The special rules and regulations for each event may, if appropriate, lay down the procedures and conditions under which the exhibitor may cancel in appropriate cases, even though definitively registered.

• Chapter 4: Assignment of locations

04.01 The organiser draws up the event plan and assigns the location.

04.02 In the absence of stipulation to the contrary, registration does not grant any right to use of a given location. Participant in previous events does not create any right to the exhibitor's benefit to a given location.

04.03 In constitution of the lots and assignment of the locations, the organiser attempts to take account of the wishes expressed by the exhibitor, the nature and interest of the articles or services they plan to present, and the arrangement of the stand they plan to install.

04.04 The organiser reserves the right to modify the layout of the surface areas whenever it considers useful in the interest of the event.

04.05 If the venue of the event lends itself thereto, the drawings that are communicated and the designation of the lots include dimensions that are as precise as possible.

04.06 The organiser may not be held responsible for slight differences that might be noted between the indicated dimensions and the actual ones of the location, or for modifications occurring in the environment of the stands (modification of the neighbouring stands, reconfiguration of the walkways...) as registrations are entered.

• Chapter 5: Installation and conformity of the stands

05.01 The « technical guide » or « exhibitor's guide » proper to each event determines the time available to the exhibitor, before the opening of the event, for fitting out its stand and storing there the articles it will need during the event.

05.02 The exhibitor is required to comply with the organiser's instructions relative to regulating arrivals and departures of merchandise, particularly with respect to vehicle traffic on the event premises.

05.03 The exhibitors or their principals must have completed their installation on the dates and at the times set by the organiser, and after the said dates and times, no packing, equipment, transport vehicles or outside contractors may access, be maintained on or maintain themselves on the event site, for any reason whatsoever and however harmful that may be to the exhibitor's interest.

05.04 Each exhibitor or its principal shall see to the transport, reception, and shipment of its parcels as well as to acknowledgement of their contents. All parcels shall have to be unpacked upon arrival. If the exhibitors or their agents are not present to receive their parcels, the organiser shall be entitled to have them stored, unpacked or sent back on its own initiative at the exhibitor's risk.

05.05 The installation of the stands must not in any case damage or modify the permanent installations of the exhibition premises, and they must not detract from the convenience or the safety of the other exhibitors and visitors.

05.06 Special decoration of the stands is carried out by the exhibitors and on their responsibility. In any event, it must be in compliance with the general decorations of the event, the visibility of the neighbouring stands and the stipulations, if any, in the special rules and regulations and/or the « guide » or « exhibitor's manual » on this point.

05.07 In enclosed exhibition spaces, all materials used, including hangings and carpeting, must comply with the rules and regulations, the organiser reserving a permanent right to have any equipment or installations that are not in compliance removed or destroyed.

05.08 In addition to, the organiser reserves the right to do away with or modify installations that detract from the general appearance of the event, interfere with the neighbouring exhibitors or visitors, or do not comply with the drawings or particular projects previously submitted.

05.09 The exhibitor shall have to be present on its stand at the time of the inspection by the departments responsible for safety, and shall have to comply throughout the event with the safety measures demanded by the authorities or adopted by the organiser.

• Chapter 6: Occupation and possession of the stands

06.01 It is specifically forbidden to transfer, sublet or exchange, with or without a consideration, all or part of the location assigned by the organiser.

06.02 In the absence of written advance authorisation from the organiser, the exhibitor may not display, at its location, any equipment, products or services other than the ones listed in the admission application and conforming to the nomenclature of products or services established by the organiser. In the absence of explicit stipulation to the contrary, presentation and offering of used items are strictly forbidden.

06.03 The exhibitor may not, in any form whatsoever, present products or services or to advertising for businesses or contractors that are not exhibitors, except with the organiser's written authorisation in advance.

06.04 The stands must be kept in impeccable condition throughout the event, the cleaning of each stand, at the organiser's charge, having to be carried out every day.

06.05 Bulk packing, the covers used during closing hours, objects not used in stand presentation and the staff's cloakroom must be out of visitors' sight. Conversely, it is forbidden to leave the objects on display covered during the business hours of the event. The organiser reserves the right to remove whatever might cover the objects without being liable, in any way, for damage or losses that might result from such an action. The exhibitors and their employees must display proper behaviour and perfect correctness to the visitors (not bothering the customer or going beyond the stand) and vis-à-vis the other exhibitors.

06.06 The stand must be continuously manned, both during the times for which they are opened to the exhibitors (including assembly, deliveries, and disassembly) and during the official opening times for visitors. Non observance of this provision may entail temporary or definitive exclusion by the organiser.

06.07 The exhibitors are not empty their stands and must not withdraw any of their articles before the end of the event, even in case it is extended. Non-observance of this provision, if it occurs, shall be recorded in writing by the organiser, and on that basis it shall be entitled in particular to reject the exhibitor's participation in future events.

• Chapter 7: Access to the event

07.01 Nobody may be admitted to the event premises without presenting an issued title or being admitted by the organiser.

07.02 The organiser reserves the right to prohibit entrance of or to see to the eviction of any person, visitor or exhibitor, whose presence or behaviour is harmful to the safety, tranquility or image of the event.

07.03 « Exhibitor passes » or badges granting the right to enter the event are delivered to the exhibitors under the conditions laid down by the organiser.

07.04 Invitations intended for the persons or companies that they wish to invite are delivered to the exhibitors under the conditions laid down by the organiser. Invitations that are not used are not subject to return, reimbursement or exchange.

07.05 Distribution and/or sale of the invitations and of the special cards issued by the organiser is strictly forbidden on the premises and in the surroundings of the events. Reproduction or sale of the said invitations and special cards shall be subject to prosecution.

• Chapter 8: Contact and communication with the public

08.01 The organiser alone has the exclusive right to writing, publication and distribution, with or without a consideration, of the event catalogue. It shall be entitled to grant all or part of the said right as well as the advertising included in the said catalogue. The information necessary for drawing up the catalogue shall be supplied by the exhibitor on their own responsibility and, under penalty of nonpublication, within the times laid down by the organiser.

08.02 The exhibitor explicitly waives any recourse against the organiser or against the producers or distributors because of the distribution, for the needs of the event, in France and abroad, by way of television, videogame or any other supports (books, brochures), of its image, of the image of its stand, of its trade name, of its trademark, of its staff, of its products or services, and it warrants the organiser against any recourse by its agents, subcontractors and co-contracting parties, undertaking in advance to make the present obligation binding on them.

08.03 The organiser reserves the sole right to displays on the premises hosting the event. Hence the exhibitor may use, and only on its own stand, only the displays and trade names of its own house, to the exclusion of any others, this being within the limits of the requirements concerning the general declaration.

08.04 Circulars, brochures, catalogues, printed matter, premiums or objects of any nature whatsoever may be distributed by the exhibitors only on their own stand. No prospectus relative to products that are not on display may be distributed without the organiser's written authorisation.

08.05 Distribution or sale of newspapers, periodicals, prospectuses, drawing tickets, emblems, or participation forms, even if relating to a charitable work or event, as well as inquiries known as pooling are forbidden, on the premises of the event and its immediate surroundings, in the absence of an exception granted by the organiser.

08.06 Any light or sound advertising and any programming, entertainment or demonstrations that could cause crowding in the walkways must be submitted for advance approval by the organiser, which shall be entitled to revoke any authorisation that might be granted in case of disturbance to traffic or to holding the event.

08.07 Audible advertising and soliciting are formally forbidden, however they may be carried out. The exhibitors must not in any case obstruct the walkways or encroached on them, without an exceptional, written and advance authorisation issued by the organiser.

08.08 The exhibitors must carefully see to fairly informing the public concerning the qualities, the sales conditions and the guarantees concerning their products or services in a complete and objective way conforming to the rules and regulations. They must not do any advertising or carry out any action whatsoever that could mislead or constitute unfair competition.

08.09 The exhibitors undertake to present only products, services or equipment in competition with international rules and regulations, unless, if the case arises, there is a clear indication of their no homologation by means of posting a sign. They are fully responsible for this vis-à-vis third parties, and the organiser may not be held liable in any way in this connection because of their doing.

08.10 It will be up to each exhibitor to carry out, whenever necessary, the formalities entailed by its participation in the event, particularly in the light of labour regulations, customs requirements with respect to equipment or products coming from abroad, and in connection with hygiene with respect to food products or animal species. The organiser may not be held liable at any time for difficulties that may arise in this connection.

• Chapter 9: Intellectual property and various rights

09.01 The exhibitor must see to the intellectual protection of the equipment, products and services it displays (patents, trademarks, models ...), this in accordance with the legal and regulatory provisions in force. The said measures must be adopted before presentation of the equipment, products or services, the organiser declining any liability in this connection, particularly in case of a dispute with another exhibitor or a visitor.

09.02 In the absence of agreement within the Société des Auteurs, Compositeurs et Editeurs de Musique (S.A.C.E.M.), the exhibitors must deal directly with the S.A.C.E.M if they use music in connection with the event, even for mere demonstrations of sound equipment, the organiser declining any liability in this connection.

09.03 Photography (still pictures or films) may be allowed, on the basis of written authorisation by the organiser, on the event premises. A proof of all photographs will have to be delivered to the organiser within two weeks following the end of the event. The said authorisation may be withdrawn at any moment.

09.04 The organiser is entitled to prohibit photography by visitors.

09.05 Photography of certain objects on the stands are forbidden at the exhibitor's request and initiative.

• Chapter 10: Insurance

10.01 In addition to the insurance covering the objects on display and more generally all movable or other elements belonging to it, the exhibitor is required to take out at its own expense, either with its own insurer or with the insurer approved by the organiser, any insurance covering the risks that are incurred by it itself and its staff, or that it causes third parties to incur. It shall have to prove this, upon confirmation of its registration, by production of an attestation. The organiser is regarded as released from any liability, particularly in case of loss, theft or any damage whatsoever.

10.02 To safeguard itself, the organiser may, if necessary, require the exhibitor to take out the said insurance solely with an insurance designated by it, in which case the rates and contract clauses will be specified for its benefit.

• Chapter 11: Disassembly of the stands at the end of the show

11.01 The exhibitor or its duly accredited representative is required to be present on its stand as of the start of disassembly, and until complete evacuation of the stand.

11.02 The evacuation of the stands, merchandise, articles and special decorations, as well as the trash remaining from the materials that were used in decoration of the stands shall have to be carried out by the exhibitors within the periods and at the times indicated by the organiser. After the deadlines, the organiser shall be entitled to have the objects shipped to a custodian of its choice at the exhibitor's expense and risk, and the organiser may not be held liable for deterioration or total or partial loss.

11.03 The exhibitors shall have to leave the locations, decors and materials made available to them in the same condition as the one in which they found them. Any deterioration caused by their installations or their merchandise, either of the equipment or of the building, or else of the floor surface occupied, shall be evaluated by the organiser's technical departments and the exhibitors responsible therefore shall have to pay the cost.

• Chapter 12: Miscellaneous provisions

12.01 The organiser may cancel or postpone the event if it notes that the number of registrations is quite insufficient. Registered exhibitors shall then be reimbursed for the amount of their down-payment or participation. Until the day of closeout of registrations, the exhibitor bears the entire risk connected with possible non-realisation of the event, and particularly the sole burden of the expenses it has incurred with an eye on the event.

12.02 The organiser may also cancel or postpone the event in case of force majeure. Cases of force majeure justifying, at any time, cancellation or postponement of the event are any new, economic, political or social situations, at local, national or international level, not reasonably predictable, beyond the organiser's control, that make it impossible to put on the event or that entail risks of disturbances or disorders that can seriously affect the organisation and proper holding of the event or the safety of property and persons.

12.03 Any violation of the provisions of the present rules and regulations, of the special rules and regulations supplementing them, or of the specifications of the «guide» or «exhibitor's manual» issued by the organiser may, without prejudice to any other proceedings, entail the closure of the stand of the exhibitor in violation, if need be with police assistance.

12.04 This particularly applies to lack of insurance, non-conformity of the fittings, non-observance of safety rules, non-occupation of the stand, presentation of products not in compliance with the ones listed in the admission application, etc...

12.05 In such a situation, the amount paid for the exhibitor's participation is kept by the organiser, without prejudice to payment of the balance of the price, of any amounts still due or of any other damages and interest.

12.06 Whatever the justification may be, complaints made by an exhibitor against another exhibitor, or made by the organiser, are to be discussed outside the event and may not in any way be allowed to disturb the tranquility or the image of the event.

12.07 The exhibitor explicitly agrees not to apply to the courts before first having followed a friendly conciliation procedure.

12.08 In case of dispute, the courts of the organiser's registered office shall hold sole jurisdiction.

12.09 Possible difficulties in construction of the present General Rules and Regulations in their English version shall be resolved by reference to the meaning of the General Rules and Regulations in their French version.

Ethics charter and committee

All players in the textile sector wish to promote the growth of their industry. One of the main obstacles to growth is the counterfeiting of designs and models.

- Our financial viability can only be preserved, and profit growth can only be achieved by protecting the rights of companies to their product creations.
- In your capacity as an exhibitor you agree to comply with French and European intellectual property rights regulations.
- The key to fighting counterfeiting lies in compliance with this firm and irrevocable commitment.
- Trade Fair organisations, federations and professional organisations can demonstrate their own commitment to convey the message that counterfeiting is unacceptable.
- To deal with this problem we need to cooperate. In doing so we need to comply and to ensure compliance with a discipline without exception or reservation.
- We have therefore set up an ethics committee in charge of representing EUROVET when a case of counterfeiting is encountered at a Trade Fair.
- Each exhibitor implicitly accepts the legitimacy of the Ethics Committee by signing the registration file.

Commitment of exhibitors during Trade Fairs

- Any design, textile sample, sketch, model and in general any product exhibited during a Trade Fair shall not infringe any pre-existing intellectual property right of any third party, whether directly or indirectly, fully or partly.
- In the event that a counterfeit design, whether in the form of sample and/or a sketch or model, is to be presented at a forum, it shall be withdrawn immediately from such forum(s).
- In the event that this undertaking is violated, action may be taken by the victim thereof and EUROVET, as represented by the Ethics Committee, which shall take the necessary measures.
- Non-compliance with this charter may lead to future exclusion from the Trade Fair in which the counterfeiting exhibitor wishes to participate.

Ethics committee - Conflict settlement - Commission Board - Disciplinary Board

• Article 1
An Ethics Committee (hereafter «EC») is created in charge of the development, maintenance and upgrade of the ethics charter and professional ethics in general.
On request or on its own initiative, the EC shall also supply the Federation, its entities and Trade Fair Organisers with all opinions, consultations, advice and proposals in its area of authority. It shall monitor compliance with the charter's rules of conduct by any member, participant, exhibitor or visitor of any Trade Fair. In collaboration with the Federation and Trade Fair Organisers it shall independently carry out its duties within the framework of the charter and receive no instructions.

• Article 2
The EC shall consist of:

- two incumbent and two alternate members representing textile industry organisations;
- four incumbent and four alternate textile manufacturers;
- Two independent academic and / or judicial personalities specialising in intellectual property and patent rights.

Members shall be appointed for three years by the Federation's General Policy Committee. Their term may be renewed.
In the event that one or more seats fall vacant due to death or resignation, the Ethics Committee and Disciplinary Board may make provisional appointments.
Provisional appointments made by the Ethics Committee and Disciplinary Board shall be subject to ratification at the next General Policy Committee meeting.
However, even when such appointments are not ratified, decisions taken and actions accomplished until said date by the Ethics Committee and Disciplinary Board shall nevertheless remain valid.
A member appointed to replace another shall only remain in office for the remainder of his predecessor's term.

• Article 3
The EC shall elect a Chairman in charge of calling Committee meetings and chairing the debates. Elected among its members by ordinary majority, said Chairman shall be appointed for a renewable term of one year.
On the same conditions, the Committee shall appoint a secretary, chosen among its members. The Committee shall meet as often as its duties require.
Members of the Ethics Committee and Disciplinary Board may be invited to attend Committee meetings by any means, even orally.
Meetings shall be held at any location stipulated in the notice to attend.
Any Committee member may mandate another member by letter, telegram, fax or email, to represent him or her at a Committee meeting.
Committee proceedings shall be valid only when at least half of all Committee members are present.
Decisions shall be taken by majority vote of the attending or represented members.
Each attending or represented member shall have one vote and each attending member shall have no more than one proxy.
In the event of deadlock, the Chairman of the meeting shall have the casting vote.
An attendance register shall be kept which shall be signed by the Committee members attending the meeting.
Decisions shall be recorded in minutes kept in a special register.

• Article 4
As part of the duties set out in Article 1, the EC, sitting in plenary session, shall be in charge of drafting and ensuring the application of the internal rules and regulations of Trade Fairs in compliance with the laws governing the creation of designs and models, which are owned by the exhibitors.

• Article 5
The EC shall meet as necessary in restricted ad-hoc body of three members (incumbent or alternate). Said restricted bodies shall be the CONFLICT SETTLEMENT COMMISSION, the CONCILIATION BOARD and the DISCIPLINARY BOARD.

• Article 6
The CONFLICT SETTLEMENT COMMISSION may at any time carry out such verifications and inspections as it considers advisable, whether at its own initiative, at the initiative of the Federation or Trade Fair Organisers or in response to a complaint from an exhibitor or participant.
It notes facts and investigates cases involving any fact, conduct or practice violating the professional ethics and the ethics charter.
It has the most extensive investigating powers and may to this end call on the

assistance of any person of the Federation or its entities, the Trade Fair Organisers or other participants in agreement with the Trade Fair Organisers.
It may suggest that the EC, meeting in plenary session on an emergency basis, adopt provisional emergency measures to halt disturbances noted.
Cases which are not dismissed shall be referred to either the CONCILIATION BOARD or the DISCIPLINARY BOARD.

• Article 7
The CONCILIATION BOARD shall consist of three incumbent or alternate members of the EC, including at least one of the independent personalities.
Its aim is to reach an amicable settlement in any cases referred to it and in any conflicts between exhibitors, participants or partners within at most two days. It may delegate the role of conciliator to one of its members, who shall report to it.
If it considers this advisable for the success of this duty, it may temporarily appoint one or more qualified persons from the Trade Fair Organisers, the Federation or its entities.
If conciliation fails, the case is sent to the DISCIPLINARY BOARD.

• Article 8
The DISCIPLINARY BOARD shall consist of three incumbent or alternate members of the EC, including at least one of the independent personalities, who shall chair the Board and moderate the debates.
It shall meet as necessary to examine cases and to sanction exhibitors who violate existing rules with which they have been acquainted.
It may adopt provisional emergency measures to halt disturbances referred to it pending its decision on the merits.
Depending upon the seriousness of a case or its repetition, revealing conduct or repeated actions amounting to a practice, it may penalise the offending exhibitor by ordering it to withdraw its goods, by suspending it with immediate effect or by excluding it temporarily or definitively.
The Board may hear any person it wishes. Its decisions shall be sovereign.
They may be appealed to the EC in plenary session.
The DISCIPLINARY BOARD members shall not be the same as the CONFLICT SETTLEMENT COMMISSION members who investigated the same case or the members of the CONCILIATION BOARD, if the latter has reviewed the case.

• Article 9
The Ethics Committee and Disciplinary Board may invest one or more members with one or more special mandates for any given purpose.
The Ethics Committee and Disciplinary Board shall report regularly on its actions to the General Policy Committee and to the Operating Committee.
It shall have sovereign authority to take disciplinary decisions.

• Article 10
It shall decide independently. The Federation shall protect it against the consequences of any legal action brought against it and shall immediately assume liability and hold it harmless when requested to do so.
The Federation and its entities and the Trade Fair Organisers shall make sure member professionals, exhibitors and Trade Fair visitors sign an express waiver of appeal or recourse.

Read and approved /Signature and company stamp:

上海国际贴身时尚原辅料展 一般规则及条例

第一章：总则

1.01 本规则适用于主办方所组办的所有展会。参展商在签署本协议的同时，即意味着接受本规则所述各项规定及所有由于特殊的或新的情况而产生的新的要求。

1.02 主办方单独确定展会地点、期限、展会开幕及闭幕时间，展台及门票价格以及截止报名参展日期。主办方单独确定被允许参展或参观展会的个人或企业的类别及产品目录及所提供的服务。

第二章：注册报名和接收

2.01 报名参展须填写主办方所制定的正式表格。要求寄送表格、表格的寄发、为预订展会所开具的支票的入账等均不构成报名参展的事实。

2.02 主办方审查参展申请并做出决定。当主办方正式以书面方式向参展商确认其申请时，报名参展方正式生效。2.03 对于不符合正式报名表格及展会特殊规则等要求的任何参展申请，主办方保留临时地或永久地拒绝这些申请的权利。

2.04 主办方拒绝参展申请的理由可能是：

- 不完全提供所要求提供的信息；
- 拖延支付参展费或保证金；
- 产品或服务不符合展会的目标、宗旨或形象；
- 进入司法调查程序的展商；

等。

2.05 按总则 2.03 及 2.04，参展商于登记后遇有或知悉任何事项导致须重新考虑其参展权，必须通知主办方。

2.06 主办方保留在任何时候要求展商提供补充信息的权力，并在必要时改变其因获得欺骗、错误或不正确的信息基础上而做出的同意参展的决定。

2.07 此前预缴的费用归主办方所有，并保留追讨其余费用的权利。登记后的权益属个人，不可转让，是次参展权不可延至下次展览。

2.08 除主办方对有关参展方所要求的特许，团体展商只有在团体的每个企业成员单独被同意参展并承诺缴纳参展费用后才可被准许在集体站台上展出。

第三章：注册费和参展费

3.01 未按照规定日期交付全部费用将丧失参展的权力，此前已支付的部分费用属主办方所有。

3.02 参展商获书面其通知参展权后，已支付的参展费用属主办方所有。参展商如未能于规定的期限内缴付其全部或部分的费用，无须预先通知，可失去其参展权力，此前已支付的部分费用属主办方所有。

3.03 如已正式报名注册参展的展商，不论因何种原因而不参展，主办方保留要求其交齐所规定的全部参展费的权力。如展会开展后，或主办方所规定的最后期限时，展商仍未占用他的展位的话，将被视为辞展。此时，主办方可支配该未占用的展位，展商不能要求退款或补贴，在该展位分配给另一展商的情况下亦然。

3.04 组办方的报价为其净收款，即不含增值税及其他任何相关税费。参展商确认参展商须全权负责遵守由于主办方在相关国家/地区提供服务而产生的代扣代缴纳税义务（包括但不限于缴纳税款，报送申报表及其他与支付所有相关税款有关的所需文件）。

第四章：展位分配

4.01 主办方负责展会整体规划及展位的分配。

4.02 在未签订协议的情况下，注册并不意味任何使用某一指定展位的权力。

4.04 主办方保留在其认为能够增加展会收益时，随时修改展区规划的权力。

4.06 主办方对于展位的实际尺寸与展位图所标尺寸之间的细微差别不负责任。对于展位环境的更改（例如：对相邻展位的更改、对参观走廊的重新布置等等），主办方也不负责任。

第五章：开展及展位的协同

5.01 在开展之前，用以装备其展台及摆设展品所需的时间，将依据《技术规范》与《展商指南》确定。

5.02 参展商须遵守主办方对于货物运抵和运离的管理。

5.03 参展商或他们的负责人必须在主办方规定时间内准时及时地完成展台布置。在该规定时间之后，包装、器械或外部承包者都不再被允许进入。在展会期间均不允许，无论其对参展商利益造成多大的伤害。

5.04 每位参展商或他们的负责人需注意他们货物包裹的运输、签收和出货，并同样注意其包裹内的物品内容。所有的包裹一旦运抵需马上开包，如参展商或其代理没有将货物运抵时到达现场，主办方将被授权将其存储、开包，或出于参展商的风险考虑将其寄回其寄发地。

5.05 不许损坏展位设备，或改变展会会场所常规设备。不可对其他访客或者参展商造成不便或有碍其安全。

5.06 特装展台由参展商负责并实施，在任何情况下，它必须与展会的整体装饰相统一，与相邻参展商的外观协调和统一。

5.07 在封闭展区，所有使用的物品（包括挂件和地毯）须符合规范。

5.08 主办方有权拆除或更改与展会的整体装饰不协调、有碍其他访客或参展商或不符合其之前提交的图则和设计的任何物品和装置。

5.09 参展商须于安全检查时在场并于展览期间遵守政府或组办方的安全条例。

第六章：展位的使用和所有

6.01 严禁以免费或昂贵的价格交换、转租或转让全部或部分展位。

6.02 在设有主办方书面授权的情况下，参展商不得在其展位内安放任何未曾参展申请和主办方确认函上列出的产品或服务。除非特许，否则严禁展出或提供陈旧的物品。

6.03 参展商在任何情况下均不能展出除主办方书面许可的非参展商所有的产品、服务或商业广告。

6.04 展位须保持清洁，并于组办方的监管下每天加以清洁。

6.05 大型包装、展位关闭时用的覆盖、展位不需要的物品及职员衣物间，须置于访客看不见之处。

6.06 展位须一直有人员管理，包括对参展商开放的时间（包括布展、送货和撤展）和对参观者开放的时间。对这一规定的无视将被组办方暂时或永久的拒绝参展。

6.07 参展商不得在展会结束后前清空或移走任何的展览物品，在展会延期的情况下也是如此。无视这一规定将被组办方记录在案，这将影响其以后参展。

第七章：展会进场

7.01 任何人在未经主办方允许或持有主办方颁发的参展证件的情况下不得进入展会。

7.02 主办方有展会不准任何行为不当而有碍展会的安全、安宁或形象的人士、访客或参展商进入会场，以及要求其离场。

7.03 得以进入展会参展信任状或徽章将按组办方定下的条例发送参展商。

7.04 主办方将发送邀请函给其要求的公司或个人，未使用的邀请函不能够退回，补偿或交换。

7.05 严禁于展场及附近散发或出售组办方出版的邀请函或特制卡，复制上述邀请函或特制卡将获起诉。

第八章：与公众的联系与交流

8.01 主办方单独拥有展会刊物的撰写、出版和分发的权力。参展商需负责按主办方要求提供所需的内容。

8.02 参展商明确放弃向主办方、生产商、分销商因为参展的需要，在法兰西及外国透过电视、电子游戏或其他书刊，散发并形象、展位的形象、其名字、商标、职员数据、产品或服务的追究欠款权力，并保证主办方不受其代理、次合约方及合约方按合约追究欠款。

8.03 主办方保留唯一在展会公共区张贴标示的权力。参展商仅能在其自己的展位内展示其本身的标识和广告。

8.04 信函、手册、会刊、打印材料、奖品等任何参展商派发的物品仅能在其展位内派发，未展出产品的说明书在得到主办方书面允许之后方能派发。

8.05 展会内部及其周边禁止分发或买卖报纸、期刊、样张、门票、徽章或参加表格，以及与慈善事业相关的物品和调查问卷。

8.06 任何造成阻塞信道的灯光和有声广告、节目、娱乐或展示，须预先经主办方同意，如有碍交通或者展览，主办方有权取消其获得的授权。

8.07 严禁有声广告和招徕顾客。在主办方没有特别的书面允许的前提下，参展商在任何情况下均不得阻断或侵占参观信道。

8.08 参展商必须仔细按条例，全面和客观地告知公众其产品或服务的质量、出售条件和保养，不得以广告手法或误导或构成不公平竞争。

8.09 参展商展出其产品、服务或物品，与国际条约共同竞争、除非因特殊情况不获出示展牌，须就与第三者的交往负上全责，组办方与此无关。

8.10 每位参展商须按需要执行其参展期间的职责，尤其是就海外运来的物品及应食品和动物卫生遵照劳工条例和关例，组办方与此无关。

第九章：知识产权及各种权力

9.01 参展商需注重其在展会上所展示的设备、产品或服务知识产权的保护问题。

9.02 参展商如果没有与 SACEM 达成协议，展览期间若用音乐或只展出音响，仍需直接与 SACEM 洽谈，组办方与此无关。

9.03 在得到主办方书面允许后，在展示上可以进行摄像或摄影。所摄影像将在展会结束后两周内寄送至组办方处一份。

9.04 观众照相可能会被组办方禁止。

9.05 按参展商的要求不得拍摄于展位的某些物品。

第十章：保险

10.01 除关于展示物品及其他可移动的物品和附属零件的保险之外，参展商被要求自行承担保险费用，通过其自己的保险人或组办方推荐的保险人均可，保险须包括该参展商及其工作人员可能引起的风险，或造成第三方的风险。

10.02 组办方在必要的时候可要求参展商与其指定的唯一保险人购买上述保险。

第十一章：展后展位的拆卸

11.01 参展商或其适时授权人将被要求在其展位开始拆卸直至清空期间一直在场。

11.02 参展商须在组办方规定的时间段内及时地将展位内的装饰、商品等物品，以及剩余垃圾清除出场。

11.03 参展商须保持展位、装置及物品的原状，任何因为装置或货品造成对设备、建筑物或所占地面的损坏，将由组办方的技术部门做出评估，参展商须予以赔偿。

第十二章：其他

12.01 如报名人数参展商数目严重不足，组办方可以取消或推迟展会。已报名参展的参展商将被退还其已缴付的预付款或全部参展费用。

12.02 组办方也可能由于某种不可抗拒因素取消或推迟展会，包括由于地区或全国性的经济、政治、社会因素等，以及在组办方控制能力范围之外的因素，致使展会无法有秩序的进行，无法规避混乱的风险，严重影响展会的组织和主持，或威胁到个人生命财产安全的情况等等。

12.03 任何对于展会规则的违反行为为使该参展商被强制要求离开展会，必要时将求助于司法部门。

12.05 在上述情况下，参展商交付于组办方的参展费用将不予退还，如有其他损坏由参展商另行承担。

12.06 无论如何处理，参展商对其他参展商的投诉，或对组办方的投诉将在展会之外讨论，不得影响展会的正常进行和展会的形象。

12.07 参展商明确同意未作善意洽商前将不会诉诸法庭。

12.08 如有争议或诉讼，组办方总部所在法院是唯一管辖法院。

12.09 对本内部规则英文版的翻译可能产生的理解困难应参照法文版的内部规则，并按按照法文版的表述来解读。

上海国际贴身时尚原辅料展 道德规范章程

纺织行业内的各有关部门关注推动这个行业的发展。影响行业发展的主要障碍之一就是**对设计与样式的仿冒伪造**。

只有通过保护公司创新产品的权利，才得以保护我们的行业及利益的增长。作为获得参展资格的企业，你公司承诺遵守法国及欧洲有关知识产权保护的法规条例。

对抗仿冒伪造的关键在于兑现这种严格的、不可撤销的义务。

展会主办方，产业联合会和工会可以表明他们本身的承诺：即会让人了解仿冒伪造是不能被接受的。

为此，我们需要协作并保证无一例外、没有保留地遵照执行。

我们因此设立了道德规范委员会，一旦在展会中发现仿冒事件，它将代表欧罗维特公司负责处理。

当签署了登记报名档后，每一家参展企业都被认为自动接受了道德规范委员会的合法性。

参展商在展会中的义务：
在本展会中任何设计图、纺织品的样品、草图、样式、模型，及至在展会期间展示的任何展品，不能侵犯任何已存在的第三方的知识产权，无论是直接地或间接地，也无论是全部地或部分地。

一旦在展示会上发现假冒伪造的设计，无论是以样品，和 / 或草图及模型等任何形式出现，都将被立即清退出展示会。

一旦本承诺受到侵犯，受害方与由道德规范委员会所代表的欧罗维特公司将采取必要的行动。

对此宪章的违犯还将导致有关侵权参展企业日后被其希望参加的其他展会排除在外的结果。

上海国际贴身时尚原辅料展道德规范委员会-道德委员会争端解决-调解委员会-纪律委员会

<p>第一条 道德委员会的主要任务是发展、保护和提升道德宪章以及职业道德。</p> <p>同时，道德委员会应在其权力范围内向联合会以及交易会的组办方提供意见、咨询和建议。</p> <p>道德委员会对贸易交易会的各成员、参展商或参观者是否遵守宪章的行为准则进行监督。</p> <p>道德委员会应与联合会及贸易会的组办方鼎力协作，在宪章要求范围内独立履行职责，不受任何指令。</p> <p>第二条 道德委员会成员包括： 代表纺织工业组织的两名正式成员和两名候补委员</p> <p>四家代表厂商和四家候补厂商</p> <p>两家独立的专业知识产权和专利权学术和 / 或司法单位</p> <p>成员由联合会的总则委员会任命，任期三年，可连任。</p> <p>如因过世或辞职而导致席位空缺，道德委员会和纪律委员会拥有临时任命权。</p> <p>道德委员会和纪律委员会的临时任命必须经下一次总则委员会会议批准。</p> <p>但即使以上临时任命未得到批准，道德委员会和纪律委员会已达成的决议和已实施的行动在预定日期前仍然有效。</p> <p>替补会员的任期为其前任任期的剩余时间。</p> <p>第三条 道德委员会应选举一名主席，负责召集委员会会议和主持讨论。 主席由会员选举产生，得票需超过一半，任期一年，可连任。</p> <p>在同样条件下，委员会各成员选举产生一名秘书。 委员会应根据职责需要经常开会。</p> <p>可以用各种方式，包括口头通知，邀请道德委员会和纪律委员会成员参加委员会会议。</p> <p>会议地点应提前通知。</p> <p>任何委员会成员都可通过书信、电报、传真或电子邮件委托另一成员作为代表出席委员会会议。 只有当委员会一半以上成员出席，委员会议程方视为有效。</p> <p>决议经大部分到场或代表成员同意方可生效。 每名到场或代表成员只能投一票，每位在场成员最多只能有一个代表。</p> <p>如果票数相同，大会主席拥有决定权。</p> <p>保留会议出席情况记录，由各出席的委员会成员签字认可。</p> <p>所有决议都应记录在案。</p> <p>第四条 在全体会议中，道德委员会应遵守规范参展商设计和模型的法律，并负责起草贸易交易会的内部规章制度及确保其实施，详见第一条。</p> <p>第五条 道德委员会会议必须有三名特定成员参加（常任或候补）。 上述三名特别成员分别来自于：争端解决委员会、调解委员会和纪律委员会。</p> <p>第六条 当争端委员会、总会或交易会组办方提出要求，或者接到展商或参与者的投诉，争端解决委员会都可以在其认为适当的时候，于任何时间进行查证和监察工作。</p> <p>争端委员会对任何破坏职业道德及道德宪章的行为都将深入调查</p>	<p>争端委员会拥有最高调查权，在交易会组办方同意的情况下，可以要求联合会及其分会，交易会组办方或其他参与方的任何人员提供协助。</p> <p>建议出现突发紧急事件时道德委员会召开全体会议，并采取临时紧急措施以平息风波。</p> <p>对于无法处理的状况应及时求助调解委员会或纪律委员会。</p> <p>第七条 调解委员会由道德委员会的三名正式或候补成员组成，包括至少一家独立单位。</p> <p>其目标是：最多在两天内妥善解决其职责内的所有问题，以及展商、参与方或合作方之间的争端。</p> <p>调解委员会可以委派一名成员作为调解员代表，该代表须及时向调解委员会汇报情况。</p> <p>如果有需要，调解委员会可以从交易会组办方、联合会及其分会中临时任命一名或多名人员。</p> <p>如果调解失败，该事件则交由纪律委员会处理。</p> <p>第八条 纪律委员会由道德委员会的三名正式或候补成员组成，包括至少一家独立单位以主持委员会及缓和争论气氛。</p> <p>纪律委员会需在必要时召开会议，调查事件，制裁蓄意破坏现有规定的参展商。 纪律委员会可以采取紧急措施以平息骚乱。</p> <p>根据事件的严重程度或发生频率，纪律委员会可以对违规参展商进行处罚，形式为令其撤展，中止其活动，暂时或永久性除名。</p> <p>委员会可以听取任何人的意见，独立裁决。 决议可以在全体会议中向道德委员会诉请。</p> <p>纪律委员会成员不能是争端解决委员会调查此事件的成员或调解委员会参与此案件的成员。</p> <p>第九条 在任何情况下，道德委员会和纪律委员会部可以授予一名或多名成员一项或多项权力。</p> <p>道德委员会和纪律委员会应定期向总委员会和执行委员会汇报其动向。</p> <p>道德委员会和纪律委员会的决议充分享有自主权。</p> <p>第十条 道德委员会应独立决策。 联合会保护其避免与任何合法行为相冲突，并及时承担责任。</p> <p>联合会及其分会、交易会组办方应确保专业会员、参展商和展会观众都签署书面档，放弃上诉或追索权利。</p> <p>内部规则及道德规范章程 阅读并同意 / 公司签字及盖章</p>
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