Dates: October 12(Wed)-14(Fri), 2616320,0061 ue: Makuhari Messe, Japan Organised by: Reed Exhibitions Japan Ltd.

CONTRACT FOR EXHIBITION SPACE (Please print or type)

		ition, Reed Exhibitions Japan Ltd. (the "Organiser") and the company named below (the stitute their binding agreement when signed by both the Organiser and the Exhibitor.
fully refunded, provided that the object 1 months prior to the first day of Company Name and the Rental Display System fee	fee (inclusive of consumption tax) shall be kilon is notified in writing to the Organiser at le bitting. If the nancellation occurs within 1 in the Organiser shall collect the full amount to the Organiser shall collect the full amount.	System concept control and Dismantlement control properties to be schedule to the Organiser Exhibitor Manual supplied by the Organiser Exhibitor Manual supplied by the Organiser Exhibitor Manual supplied by the Organiser
	e of consumption tax) as a cancellation charg cellation of part of the Rental Display System	inclusive inclusive standard to the Abandonment of Exhibit Space eltiT dol.
the total amount of the fee for the	chibitor cancels the Exhibitor Presentation, to Presentation, to Presentation (inclusive of consumption tax	is are promised from discontinuing their exhibit caring the Exhibition without the Organization Exhibition Exhibition is a series at the Exhibition Exhibition is a series at the exhibit space during the Exhibition in Exhibition.
Address at least 4 months seemed and within 4 months prior to the first oay	cancellation is notified in writing to the Orga of the Exhibition. If the cancellation occurs w	ondinical in ginital state, included and its masers and tenter and tenter in the masers and the masers and tenter in the masers and the masers and tenter in the masers and tenter in the masers and
	xhibition, the Organiser shall collect the full action (inclusive of consumption tax) as a ca	ganiser reserves the right to determine whether or not the attitude and attire of Present on personnel are acceptable.
lei <u>' nanameser'i iona</u>	Hite case of a dan XBAIon of pan of the Exist	ution of Materials
	ising irs may not permit other companies, entities	ors may at their discretion, distribute hand bills or other printed advertising Sub-lea Exhibit over exhibit space, however the contents of these distributed materials Exhibit Exhibit or exhibit space and to the orbitals of the contents
1. Price [1 booth = 16.2sqm	(6.0m × 2.7m)]	bose of the second seco
Exhibit Space	Regular booth (6.0m×2.7m)	Marie 10
, with or without giving cause. Even lie to the Exhibitor other than for a fee determined on the basis of the cathilitor is elected for yielding of	Mini booth (3.0m×2.7m)	Exhibitor hereby authorises the Organiser to publish its directory entry on \$000,014 YPL on vebsite, in the official catalogue for the Exhibition and or the control of the Exhibition or relevant industry, it each case YPL = 1100000000000000000000000000000000000
	ibition Rules and Regulations or for any oth	Exhibitor is required to complete its own directory entry on the exhibition website. The Exhibition warrants that the names, logos, air works and other co-YqU'= namo \ 000,21 YqU x exhibit.
(Applied only when a corner booth is all	ion Refusal	ribitor on the exhibition website, or in the official catalogue or other directors, will
■ Rental Display System	Regular booth (6.0m×2.7m)	one and a JPY 340,000 / Booth = JPY and virial to supering all the septiments of the septiment of seems of the septiment of the sept
	Mini booth (3.0m×2.7m)	by reason by product the published the same experies surred to be a few or to be a few or the extremely the Exhibition talls to the extra on the exhibition website, the OrganistyqU and thood \000,071 yqU x Elimina to directory entry on the exhibition website, the OrganistyqU and thood \000,071 yqU x Elimina
person (so-called antisocial forces) dating or fraudulent means, etc., or	which talk wider a group of a linear rough of the supplier in the supplier of the supplier in the supplier of	The Entertain of the State of t
■ Total Amount excluding 8% Consumption Tax menual and statement of the s		Organiser does not accept any responsibility for any omissions, misquotations or enductions which occur in the complation of the Exhibition Directory We exhibition may be eith the directory of the Exhibition of uniter directory published means;
the second research and the second research as a se	6 Consumption Tax (①×1.08)	Organic Org
	ation of Exhibition	hibits for the purpose of soliciting prospective employees, and employee-recruiting as of any kind, are prohibited. Termin
2. Payment Schedule		In the e liance with Safety and Fire Laws held ha
30% upon signing the contract	et as Down Payment JPY	depido solution and an initial and site of site of the depided and site of the second
t be liable for delay, damage, loss, ig by virtue of "cause or causes not	ited by the Organiser. The Organiser will not ed cost, or other unfavorable condition arisin	ties outside their exhibit space termina increas
System fees when the condition The Exhibitor has neither affiliat If the Exhibitor establishes an apromptly as possible and prompt We herewith apply for Consumpti	ne Exhibition is subject to Consumption Tax. I below is met and the following requirement is es nor agents in Japan. ffiliate in Japan or appoints an agent in Japan iy pay (without need for any demand of the Or	on or before the first day of the Exhibition, the Exhibitor shall report this event to the Organiser as viriaging aniser) Consumption Tax to the Organiser.
Payment Method:	of the Exhibitor other than for a prorated refund	reparts illustration the assignment of exhibit space according to factors such liable it. Ilable it. Ilable it. Is a specific property of the second of the specific property of the specific property.
Payment must be made in Bank: Sumitomo Mitsui Bank	ated with it in connection with the exhibition	bins louting of the louting of the state of the loutine of the lou
for any cancellation, and any charges. Cancellation charges	amount paid by the Exhibitor prior to shall be paid by the Exhibitor upon th	tion of the Organiser. The Exhibitor will be liable for the cancellation charges stated below the cancellation may be retained by the Organiser and offset against the cancellation e Organiser's demand.
The Organiser will collect as a the cancellation occurs before exhibit space contract if the ca	the day that is 4 months prior to the fir	I amount payable (inclusive of Consumption Tax) as set out in the exhibit space contract it st day of the Exhibition (the "Fee Change Date"), or (b) the full amount payable under the hange Date (See more details on the reverse side).
agree to abide by them and an	tules and Regulations as printed on the yadditional rules deemed necessary between the control of the control o	
ition whenever the Organiser deems	s or features information related to the Exhibitor provision necessary.	llation of the entire contracted exhibit space, the Organiser will collect as a gather lifation charge (a) 30% of the total amount payable (inclusive of consumption tax) as such a
Date	By nobelbelnut bns wad gnin	it in the exhibit space contract if the cancellation occ eltiff doL the day that is 4 is pare to the first day of the Exhibition the Tea Change Date ¹), or (b) the full Government of the full cancellation of the full can
	JApition Rules and Regulations shall be goven e laws of Japan. The Tokyo District Court shal	

No.

For: Reed Exhibitions Japan Ltd., 18F Shinjuku-Nomura Bldg., 1-26-2 Nishishinjuku, Shinjuku-ku, Tokyo 163-0570, Japan

By Show Director

We hereby accept the above contract.

Company ID

Date

00173

(Contact:

Total Amount JPY

FOR ORGANISER USE ONLY

EXHIBITION RULES AND REGULATIONS

Exhibitors

Exhibitors are limited to those companies or other entities that will exhibit products for the Exhibition as set out in the Participation Guide for Exhibitors or such other official materials supplied by the Organiser. The Organiser reserves the right to determine whether or not any product displayed by the Exhibitor is suitable as a product for the Exhibition.

Exhibits

The manner of exhibiting permitted at the Exhibition shall be based on common sense. The Exhibitor must comply with the Official Exhibitor Manual supplied by the Organiser. The Exhibitor must carry out its exhibition so as not to interfere with its surroundings. The Exhibitor shall not display in its exhibit any product not set out in the Participation Guide for Exhibitors or such other official materials supplied by the Organiser.

Installation and Dismantlement

The Exhibitor shall install and dismantle its exhibit space according to the schedule stipulated in the Official Exhibitor Manual supplied by the Organiser.

Prohibition of the Abandonment of Exhibit Space

Exhibitors are prohibited from discontinuing their exhibit during the Exhibition without permission from the Organiser. In addition, Exhibitors must station at least one personnel to be present at the exhibit space during the Exhibition.

Personnel

The Organiser reserves the right to determine whether or not the attitude and attire of exhibition personnel are acceptable.

Distribution of Materials

Exhibitors may, at their discretion, distribute hand bills or other printed advertising materials within their exhibit space; however, the contents of these distributed materials must be limited to those related to the exhibits. Exhibitors will be fully liable for any and all things arising from such distribution and distributed materials, and the Organiser will not be liable for them.

Official Catalogue and Exhibitor Directory

(i) The Exhibitor hereby authorises the Organiser to publish its directory entry on the exhibition website, in the official catalogue for the Exhibition and/or in any other directory relating to the Exhibition or relevant industry, in each case whether published electronically, in print or in any other media.

(ii) The Exhibitor is required to complete its own directory entry on the exhibition website. The Exhibitor warrants that the names, logos, art works and other contents displayed by the Exhibitor on the exhibition website, or in the official catalogue or other directory, will not infringe the intellectual property rights of any third party and shall not contain anything which is libellous, obscene, indecent, blasphemous or in any way unlawful. The Exhibitor agrees to indemnify the Organiser and keep it fully indemnified against all damages, loss of profits, loss of reputation, claims, costs and expenses suffered or incurred by it by reason of any breach of the above warranty. If the Exhibitor fails to complete its directory entry on the exhibition website, the Organiser will be entitled to enter the Exhibitor's details on its behalf, subject to the above indemnity from the Exhibitor.

(iii) The Organiser does not accept any responsibility for any omissions, misquotations or other errors which occur in the compilation of the Exhibition Directory, on the exhibition website, in the official catalogue of the Exhibition or other directory published electronically, in print or in any other media.

Prohibition of Exhibits for the Purpose of Employment

Any exhibits for the purpose of soliciting prospective employees, and employee-recruiting activities of any kind, are prohibited.

Compliance with Safety and Fire Laws

All fire and safety laws applicable to the site for the Exhibition ("Exhibition Site") must be strictly observed by exhibitors. Aisles and emergency exits may not be blocked by persons or properties. Exhibitors are prohibited from creating any site for storage of their properties outside their exhibit space.

Compliance with Sound Level Standards

Any exhibitor making sounds must comply with the sound level standards established by the Organiser so as not to bother other exhibitors. The Organiser reserves the right to refuse or exclude any exhibit, the Exhibitor or its agent if the Exhibitor fails to comply with the sound level standards.

Photography; Video Shooting; Voice

The Organiser reserves the right to take photographs, make videos and record sounds of the Exhibition. Exhibitors wishing to take photographs, make videos, or record sounds of their exhibits must obtain the Organiser's prior approval to do so.

Exhibit Space Assignment

The Organiser will determine the assignment of exhibit space according to factors such as the order in which the exhibit space contracts were received or the number of booths. The Organiser also reserves the right, in the interests of optimum traffic control and effective exhibit exposure, to change the exhibit space plan and reassign exhibit space in relation thereto.

Prohibition of Exhibiting any Product that Infringes a Third Party's Intellectual Properties or Copies a Model, Design or Other Representations of a Third Party's Products

The Exhibitor shall not display at the Exhibition (i) any product that infringes, or is likely to infringe, a third party's intellectual properties or its applications relating to its intellectual properties in Japan or foreign countries, and (ii) any product that copies or imitates, or is likely to copy or imitate, the model, design, or other representations of a third party's products that have already been exhibited or commercially sold in any country before the commencement of the Exhibition. The Organiser has the authority, without being liable to the Exhibitor, to (a) remove from the Exhibition Site all or part of the products that the Organiser reasonably determines as falling within the scope of (i) or (ii) above, and store them in a place determined by the Organiser at the Exhibitor's expense until the Exhibition is finished, and (b) refuse admission to the Exhibition Site of the Exhibitor and its employees or agents that the Organiser reasonably determines are exhibiting the above products or exclude such persons from the Exhibition Site.

Cancellations of Contracts

(i) Cancellation of exhibit space contract

The Exhibitor must cancel its exhibit space contract in writing. In the case of a cancellation of the entire contracted exhibit space, the Organiser will collect as a cancellation charge (a) 30% of the total amount payable (inclusive of consumption tax) as set out in the exhibit space contract if the cancellation occurs before the day that is 4 months prior to the first day of the Exhibition (the "Fee Change Date"), or (b) the full amount thereof if the cancellation occurs thereafter. In the case of a cancellation of part of the contracted exhibit space, the Organiser will collect as a cancellation charge (a) 30% of the exhibit space fee (inclusive of consumption tax) for the cancelled exhibit space if the cancellation occurs before the Fee Change Date, or (b) the full amount thereof if the

cancellation occurs thereafter. Only in the case of a cancellation of the entire contracted exhibit space, the application for the Rental Display System and for the exhibitor presentation of its products and/or technology ("Exhibitor Presentation") will be automatically cancelled. The Organiser reserves the right to reassign at its discretion the cancelled exhibit space irrespective of the collection of the cancellation charge. The Exhibitor will not be released from its obligation to pay the cancellation charge even if (a) the cancelled exhibit space is reassigned to another exhibitor, or (b) the contract is made on/after the Fee Change Date. If the Exhibitor cancels all or part of the contracted exhibit space within 2 months prior to the first day of the Exhibition, the Exhibitor must provide the basic displays as set out in the Official Exhibitor Manual and arrange for at least one personnel to be present at the exhibit space, unless the Organiser deems it unnecessary. (ii) Cancellation of Rental Display System

If the Exhibitor cancels the Rental Display System, the total amount of the Rental Display System fee (inclusive of consumption tax) shall be fully refunded, provided that the cancellation is notified in writing to the Organiser at least 1 month prior to the first day of the Exhibition. If the cancellation occurs within 1 month prior to the first day of the Exhibition, the Organiser shall collect the full amount of the Rental Display System fee (inclusive of consumption tax) as a cancellation charge. The same shall apply to the case of a cancellation of part of the Rental Display System.

(iii) Cancellation of Exhibitor Presentation

If the Exhibitor cancels the Exhibitor Presentation, the total amount of the fee for the Exhibitor Presentation (inclusive of consumption tax) shall be fully refunded, provided that the cancellation is notified in writing to the Organiser at least 4 months prior to the first day of the Exhibition. If the cancellation occurs within 4 months prior to the first day of the Exhibition, the Organiser shall collect the full amount of the fee for the Exhibitor Presentation (inclusive of consumption tax) as a cancellation charge. The same shall apply to the case of a cancellation of part of the Exhibitor Presentation.

Sub-leasing

Exhibitors may not permit other companies, entities or individuals to use their exhibit space, or any part thereof, without permission from the Organiser.

Rejected Participation

The Exhibitor must conduct its exhibition at all times in compliance with the Exhibition Rules and Regulations laid down by the Organiser. The Organiser reserves the right to reject or eject an exhibit or any exhibitor or its agents, with or without giving cause. Even if cause is not given, the Organiser shall not be liable to the Exhibitor other than for a prorated refund of the amount of the exhibit space fee determined on the basis of the number of exhibit days remaining. If an exhibit or any exhibitor is ejected for violation of the Exhibition Rules and Regulations or for any other stated reason, no return of the exhibit space fee shall be made.

Admission Refusal

The Organiser reserves the right to refuse admission of exhibitors and visitors, whenever it deems such a refusal to be necessary in the interest of ensuring the safety at the Exhibition or for any other reason.

Elimination of Antisocial Forces

If the Exhibitor falls under a group or an individual person (so-called antisocial forces) who pursues economic benefits using violent, intimidating or fraudulent means, etc., or conducts any of the following acts, either by itself or through a third party, the Organiser may terminate this Agreement without prior notice: (i) making demands using violent means; (ii) making unlawful or false demands; (iii) using threatening words, behavior or violence with regard to trading; (iv) damaging the credit or obstructing business of the Organiser or other exhibitors, by spreading a rumor or using a fraudulent means or force; or (v) any other act equivalent to one of the preceding acts.

Termination of Exhibition

In the event that the Organiser determines that the premises in which the Exhibition is held has become unfit for entry, or the holding of the Exhibition or the performance of obligations by the Organiser under the Agreement has been interfered with by any "cause or causes not within the reasonable control of the Organiser," an individual agreement based on this Agreement and/or the Exhibition (or any part thereof) may be terminated by the Organiser. The Organiser will not be liable for delay, damage, loss, increased cost, or other unfavorable condition arising by virtue of "cause or causes not within the reasonable control of the Organiser." For purposes of this clause, the phrase "cause or causes not within the reasonable control of the Organiser" shall include, without limitation: fire, flood, storm, epidemic, earthquake, explosion, other accident and incident; blockade, embargo, inclement weather, restraints or orders of government or public agency, act of public enemy, riot or civil disturbance, terrorism; strike, lockout, boycott or other labor disturbance; inability to secure sufficient labor; failure, impairment or defect of adequate transportation facilities; or inability to obtain or condemnation or requisition of necessary supplies or equipment due to national or local laws, ministerial ordinances, municipal bylaws, rules, orders, circular notice or decree, whether legislative, executive or judicial, and whether constitutional or unconstitutional. Even if the Organiser terminates an individual agreement based on this Agreement and/or the Exhibition (or any part thereof), with or without giving cause, the Organiser will not be liable to the Exhibitor other than for a prorated refund of the amount of the exhibit space fee determined on the basis of the number of exhibit days remaining.

The Organiser and all companies, entities and individuals who are employed by or associated with it in connection with the Exhibition shall not be liable for any and all damage including accident or injury that may occur to the Exhibitor or its employees or companies, entities, individuals who are employed by or associated with the Exhibitor, the general public or other third party as a consequence of fire, theft, or any other cause. The Organiser is not responsible for any breakage, loss or damage to the Exhibitor's property. The Exhibitor shall pay promptly for any and all damage including any damage to the exhibition building or its equipment incurred through carelessness, or otherwise, of the Exhibitor's employees, or companies, entities or individuals who are employed by or associated with the Exhibitor. The Organiser shall not be responsible for any unintended errors or omissions in the invitation ticket, the exhibition website, the floor plan or in any other promotional material of the Exhibition.

Handling of Personal Information

The Organiser may use the personal information of individuals from exhibition related parties for any communications necessary for the holding of the Exhibition. In addition, the Organiser may send electronic mails or other advertising materials to exhibition related parties for promoting the Exhibition or other exhibitions to be organised by the Organiser. Exhibition related parties give their consent to the Organiser to provide their personal information to its designated partner company or a trade publication that gathers or features information related to the Exhibition whenever the Organiser deems such a provision necessary.

Governing Law and Jurisdiction

The Exhibition Rules and Regulations shall be governed by and construed in accordance with the laws of Japan. The Tokyo District Court shall have the exclusive jurisdiction over any dispute arising in connection with the Exhibition Rules and Regulations as the court of the first instance.



Reed Exhibitions Japan Ltd.

18F Shinjuku-Nomura Bldg., 1-26-2 Nishishinjuku, Shinjuku-ku, Tokyo 163-0570, Japan

TEL: +81-3-3349-8519 FAX: +81-3-3349-8530 A division of Reed Business

Registered in England, Number 678540

AUTHORISED SIGNATURE

CONTRACT FOR BOOTH CONSTRUCTION

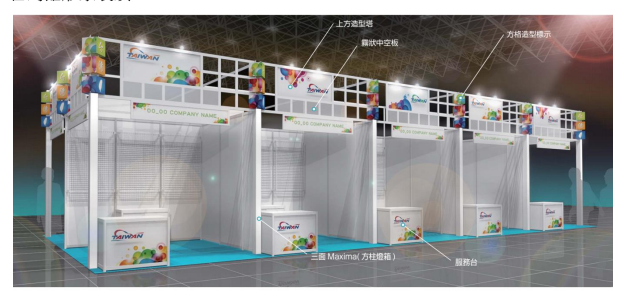
This contract is hereby made to INFOTRADE MEDIA CO., LTD. (hereinafter termed "Infotrade") for booth construction at the above named exhibition. We have read the Rules and Regulations at the bottom of this form, and agree that they are a part of this contract and hereby further agree to abide by them and any additional rules deemed necessary by Infotrade.

COMPAI	NY NAME
BY Mr. /	Ms TITLE
ADDRES	s
COUNTR	
TEL:+	FAX:+ E-mail:
Rental D	visplay System (Please Refer to Page 2)
1)	Regular Booth (16.2 sqm) 1 × ¥300,000/Booth = ¥300,000
Basic Ele	contains: Panel Walls, Company Name Board*2, Carpet (16.2 sqm), Spotlight*6(100V, 500W), Trash Can*2, extricity Power Supply, Meeting Table *2, Chair *6, Information Desk*2 (W1000 x D500 x H750), Lockable Counter(W1000×D500×H750)*2, Smash Board*6 (W890 x H1290), Hooks*150 Mini Booth (8.1 sqm) 1 × ¥150,000/Booth = ¥150,000
Which co	ontains: Panel Walls, Company Name Board*1, Carpet (8.1 sqm), Spotlight*3(100V, 500W), Trash Can*1,
	ectricity Power Supply, Meeting Table *1, Chair *3, Information Desk*1 (W1000 x D500 x H750), Lockable Counter(W1000×D500×H750)*1, Smash Board*3 (W890 x H1290), Hooks*75
Paymen	t Schedule: The Exhibitor agrees to the following payment schedule.
Total An	nount DUE ON OR BEFORE September 12, 2016
AUTHOF	RISED SIGNATURE
Date _	By Title

Rules and Regulations

In the case of a cancellation of the rental display system, Infotrade will collect as a cancellation charge (a) 30% of the total amount payable (inclusive of consumption tax) as set out in the construction contract if the cancellation occurs before June 12, 2016, or (b) the full amount thereof if the cancellation occurs on/after June 12, 2016.

台灣館形象裝潢:



每8.1平方米標準攤位配置:

