

Conditions of Participation

of the "9th Quintessence International Implantology Congress" on 24th/25th August 2018
in Beijing

1. Registration:

The closing date for registration is **16 May 2018**.

Minimum Space: 9 sqm, bigger booths in 3 sqm steps

Registration to participate is effected through the receipt of the contract, including legally binding stamp and signature both by the organizer or co-organizer and the exhibitor prior to the closing date for registrations under recognition of these Conditions of Participation. Registration is binding.

The registration and confirmation of receipt shall not constitute a claim for admission, or for a specific size or location of booth. In particular the organizer or co-organizer may undertake reductions in registered space, should the exhibition space available be oversubscribed.

2. Terms of Payment:

Payment of booth/space rental as well as possible extra costs have to be effected to the organizer or co-organizer 14 days after signing of the contract, without deduction. Otherwise participation will be excluded.

Payment may be effected to the account of Party A in Germany or, if settlement within China is desired, to Beijing Luxmedia Co. Ltd. In this case, an additional amount of 3.5% will fall due for Chinese tax.

3. Booth Position:

The exhibitor will be informed on time about their booth position. The allocation of booths is under the organizer's or co-organizer's responsibility. Special requirements will be observed, if possible, but they do not build a condition for participation.

4. Sub-Exhibitors

Subletting of booth space or transfer is only admitted with written consent of the organizer or co-organizer.

5. Cancellation

In case of full or partial cancellation, the following cancellation fees will fall due for the cancelled part:

- | | |
|--|---|
| - after registration | full cancellation: 20% of the contract amount
partial cancellation: 20% of the partial contract amount |
| - by 90 days prior to the event | full cancellation: 40% of the contract amount
partial cancellation: 40% of the partial contract amount |
| - by 60 days prior to the event | full cancellation: 60% of the contract amount
partial cancellation: 60% of the partial contract amount |
| - by 30 days prior to the event | full cancellation: 80% of the contract amount
partial cancellation: 80% of the partial contract amount |
| - less than 30 days prior to the event | full cancellation: 100% of the contract amount
partial cancellation: 100% of the partial contract amount |

6. Exhibition Goods

Transportation of exhibition goods as well as customs clearance is exclusively under the exhibitor's own responsibility.

7. Booth Construction and Dismantling

The booth construction and dismantling periods will be noted down in the "Exhibitor Guideline" that will be sent out to all exhibitors. Dismantling before the official end of the event is prohibited.

8. Oral Agreements

All agreements, individual authorizations and special regulations necessarily require the written consent of the organizer or co-organizer.

9. Warrenty

The organizer or co-organizer is not to be held responsible for the success of the event. The organizer or co-organizer is particularly not liable for a certain number of visitors or customer contacts or for the achievement of any economic targets of the exhibitor.

10. Disclaimer

- a) The insurance of the exhibition goods against all transport risks and during the event, in particular against damage, theft etc., is under the responsibility of the exhibitor. The exhibitor shall be liable for all damage caused to third parties through his exhibition participation, including damage caused to buildings at the exhibition centre and to its facilities.
- b) An additional insurance against damage or theft of the exhibition goods during exhibition and transport is highly recommended.
- c) It is recommended to the exhibitors to arrange for insurance against damage or loss that might be caused by force majeure. The organizer or co-organizer shall not be held liable for such a case.

11. Final Provisions

The mutual rights and obligations resulting from this contractual relationship shall be subject to the laws of the Federal Republic of Germany.

Place of jurisdiction and place of performance for financial obligations are the registered office of the organizer or co-organizer, i.e. either Berlin or Karlsruhe/Germany.

The contract and changes to the same must be made in writing and signed. Should one of the preceding conditions be null and void, the remaining conditions shall continue to apply. They shall be interpreted in such a way that the sense and purpose of the contract remain preserved.