Exhibiting Contract Sheet: Application as <u>Direct</u> Exhibitor

Tokyo Big Sight, Japan September 26 – 28, 2025

BIOFACHJAPAN

Please return to NürnbergMesse GmbH Team BIOFACH World Messezentrum 90471 Nürnberg, Germany info@biofach-world.com Please send us the application documents **once only**! (by e-mail)

A1

Other exhibitor's wal

Date for returning: immediately Closing date: 31.05.2025

(After 31.05.2025 we can no longer guarantee acceptance of application)

Company name of <u>direct</u> exhibitor (as a juridical person)	Person to contact	
Street	Tel.	
Postcode, Town Country	E-mail	
Tel. (Company)		
E-mail (Company)	Correspondence address*	
Internet		
	Invoice address/Authorized recipient* incl. e-mail	(*only if different)

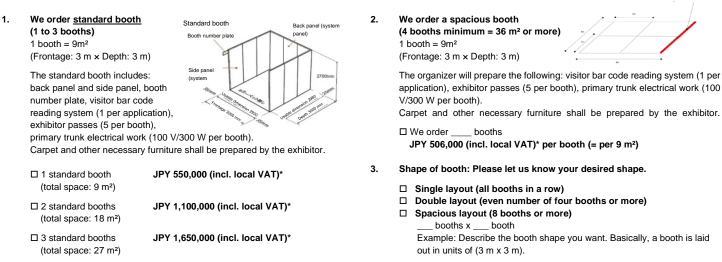
Name of exhibitor: To be shown on the venue map, exhibitor list (in Japanese and English alphabetical order), and official website

- * The name of the exhibitor can be later changed on the exhibitor's website.
- * The corporate status is not shown on the venue map, exhibitor list, and official website. In principle, alphabetical characters are shown in half-width. If full-width characters should be used, specify so on the Message column. Some special characters and symbols cannot be used.
- Example: Asahi Trading (To also show joint exhibitor: Asahi Trading/ Asahi Market)

Application as <u>direct</u> exhibitor for BIOFACH JAPAN 2025 Exhibition (Contract) and acceptance of the Rules & Regulations for Exhibiting BIOFACH JAPAN 2025 (Exhibition Contract)

The processing of your application can only begin once all the necessary documents have been submitted. Attention: form A2, C, D and the relevant certificates must also be submitted

Application for exhibition booth/option and price (booth size: 1 booth: 9 m²)



Early bird discount until March 31, 2025: discount of JPY 22,000 (incl. local VAT)* per booth for standard booth, discount of JPY 26,400 (incl. local VAT)* per booth for spacious booth.

Based on the tax regulations in the event country, the services in connection with the event are to be taxed at 10 %. The stated prices already include the 10 % local VAT.

We have taken note of the attached Rules & Regulation BIOFACH JAPAN 2025 (Exhibition Contract) for exhibiting and the admission criteria and we accept them on all points. The stated company data and exhibits can already be recorded and published. We can object to the use of our data by NürnbergMesse GmbH for advertising purposes at any time. Further information on data protection, in particular on exercising our rights as a data subject and on contact details, can be found at: https://www.nuernbergmesse.de/en/dataprotection.

Exhibiting Contract Sheet: Application as Direct Exhibitor

Tokyo Big Sight, Japan September 26 – 28, 2025

BIOFACHJAPAN

Please return to NürnbergMesse GmbH Team BIOFACH World Messezentrum 90471 Nürnberg, Germany info@biofach-world.com

Please send us the application documents **once only**! (by e-mail)

A2

Date for returning: immediately Closing date: 31.05.2025 (After 31.05.2025 we can no longer guarantee acceptance of application)

Application as <u>direct</u> exhibitor for BIOFACH JAPAN 2025 Exhibition (Contract) and acceptance of the Rules & Regulations for Exhibiting BIOFACH JAPAN 2025 (Exhibition Contract)

4.	Next to BIOFACH JAPAN,	BIOFACH is also present in	7 other countries and we are interes	ted in the following show:
	BIOFACH, Nürnberg	D BIOFACH AMERICA	BIOFACH AMERICA LATINA – BIO	BRAZIL FAIR
	BIOFACH CHINA	BIOFACH INDIA	BIOFACH SAUDI ARABIA	BIOFACH SOUTH EAST ASIA

5. Please list here all the exhibits/services you would like to present at the BIOFACH JAPAN (English/Japanese):

This information can be later changed on the exhibitor's website

6. Handling of Personal Information

Personal Personal information submitted along with an application for the exhibition will be used by the Asahi Shimbun Company, Tsukiji-5-3-2, Chuo-Ku, Tokyo, Japan (hereafter referred to as the "organizer") and NürnbergMesse GmbH, Messezentrum, 90471 Nuremberg, Germany (hereafter referred to as the "co-organizer") for following purpose.

- Organizer and Co-organizer use the personal information submitted for reception and operation of the exhibition you apply for, to send information and material concerning this exhibition, to create analysis and statistical information, and provide a guide to an event concerning the exhibition that the organizer sponsors, cosponsors, or backups (including sending a letter of invitation e-mail by the organizer and co-organizer). The organizer and co-organizer safely and properly handles your personal information in compliance with laws, regulations, and personal information protection policy. Please note that the personal information received may be provided to health authorities, fire services and subcontractors to the extent necessary to achieve the above-mentioned purposes of use.
- Please refer to ASAHI Shimbun's personal data policy(www.asahi.com/corporate/privacypolicy/#menu01) and NürnbergMesse GmbH's personal data policy (www.nuernbergmesse.de/en/data-protection) regarding the personal information treatment and inquiry.

<Mandatory> Please confirm the above content and please put a check mark to "I agree."

□ I agree.

7. Further options:

Seminar space (1 frame: 40 minutes)	JPY 275,000 (incl. local VAT)*
Stock room (4 m2)	JPY 110,000 (incl. local VAT)*
□ Use of shared sink (3 days)	JPY 55,000 (incl. local VAT)*
□ Venue map advertisement: Projecting advertisement (3.5 cm × 6 cm)	JPY 55,000 (incl. local VAT)*
Venue map advertisement: Full-page advertisement	JPY 1,650,000 (incl. local VAT)*
E-Mail magazine advertisement	JPY 110,000 (incl. local VAT)*
Venue entrance advertisement	JPY 220,000 (incl. local VAT)*

*Based on the tax regulations in the event country, the services in connection with the event are to be taxed at 10 %. The stated prices already include the 10 % local VAT.

8. Please state below whether demonstration is performed and information regarding necessary equipment (planned):

Use of electricity: Plumbing work: City gas:	□ Yes □ Yes □ Yes □ Yes □ Yes (kW) □ Yes	□ None □ None □ None □ None □ None □ None	 This is a prior questionnaire. An official application must be made later. Check the "Exhibition Manual" to be handed over later. For tasting food or drink, water feed and drainage equipment may be needed in the booth. Even if such equipment is not used, piping and wiring may be performed in the booth. Naked light is a flame (of gas stove or gas portable stove), red head exposed to output by use of electricity (electric stove), or red heat not exposed but its source exceeds 400 degrees Celsius. Dangerous substances include cooking oil used for an electric fryer. For details, see the "Exhibitor Manual."
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9. Message column

Please let us know in this section if you have any booth location considerations due to the location of your company in relation to other companies. Please understand your wish or request may not be always met.

10. Announcement of final location and hallplan

The position of a booth is decided by the Secretariat of the ASAHI Shimbun Company, taking these into consideration: 1. Product, service, number of booths, 2. Date of application, 3. Equipment used (water, gas, presence of hazardous material, need of work to embed anchor bolt in the floor), and 4. Content of the Message column. Booth layouts will be announced at an orientation meeting for exhibitors.

We have taken note of the attached Rules & Regulation BIOFACH JAPAN 2025 (Exhibition Contract) for exhibiting and the admission criteria and we accept them on all points. The stated company data and exhibits can already be recorded and published. We can object to the use of our data by NürnbergMesse GmbH for advertising purposes at any time. Further information on data protection, in particular on exercising our rights as a data subject and on contact details, can be found at: https://www.nuernbergmesse.de/en/dataprotection.

Application for your <u>co</u>-exhibitor

Tokyo Big Sight, Japan September 26 – 28, 2025

BIOFACHJAPAN

We as the direct exhibitor wish to register the company stated below as co-exhibitor.

Company name of direct exhibitor (respectively name of the joint stand organizer)

Please return to NürnbergMesse GmbH Team BIOFACH World Messezentrum 90471 Nürnberg, Germany info@biofach-world.com Please send us the application documents **once only**! (by e-mail)

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Date for returning: immediately Closing date: 31.05.2025

(After 31.05.2025 we can no longer guarantee acceptance of application)

Person to contact	Tel.
Street	E-mail
Postcode, Town, Country	Internet

Application for your <u>co</u>-exhibitor (please complete in detail or mark as applicable)

and acceptance of the Conditions for Participation. The processing of your application can only begin once all the necessary documents have been submitted.

Attention: form C, D and the relevant certificates must also be submitted

If you have more than 1 co-exhibitor in your booth, please copy and use this form.

1. We as the direct exhibitor confirm that the co-exhibitor will be present with his own personnel and exhibits or services.

For each co-exhibitor a co-exhibitor fee of JPY 55,000 (incl. local VAT)* will be charged (*Based on the tax regulations in the event country, the services in connection with the event are to be taxed at 10 %. The stated co-exhibitor fee already includes the 10 % local VAT.)

Company name of <u>co</u> -exhibitor		Person to contact of co-exhibitor
Street		Tel.
Postcode, Town, Country		E-mail
Tel. (Company)	Fax (Company)	Correspondence address*
E-mail (Company)		
Internet		* only if differe

Name of exhibitor: To be shown on the venue map, exhibitor list (in Japanese and English alphabetical order), and official website

* The name of the exhibitor can be later changed on the exhibitor's website.

* The corporate status is not shown on the venue map, exhibitor list, and official website. In principle, alphabetical characters are shown in half-width. If full-width characters should be used, specify so on the Message column. Some special characters and symbols cannot be used.

Example: Asahi Trading (To also show joint exhibitor: Asahi Trading/ Asahi Market)

2. Please list here all the exhibits/services you would like to present at BIOFACH JAPAN:

English/Japanese

Please note that the direct exhibitor is responsible for ensuring that its co-exhibitor complies with the Rules & Regulation BIOFACH JAPAN 2025 (Exhibition Contract).

We have taken note of the attached Rules & Regulation BIOFACH JAPAN 2025 (Exhibition Contract) for exhibiting and the admission criteria and we accept them on all points. The stated company data and exhibits can already be recorded and published. We can object to the use of our data by NürnbergMesse GmbH for advertising purposes at any time. Further information on data protection, in particular on exercising our rights as a data subject and on contact details, can be found at: https://www.nuernbergmesse.de/en/dataprotection.

Product categories

Tokyo Big Sight, Japan September 26 - 28, 2025

BIOFACH|APAN

into organic

1. Our products/services:

01 Fresh food

- 01.01 Fruit, nuts
- 01.02 Vegetables
- 01.03 Meat
- 01.04 Sausages
- 01.05 Fish and seafood 01.06 Bakery products
- 01.07 Dairy products
- 01.08 Margarine, Fats, Lard
- 01.09 Cheese
- 01.10 Milk substitutes
- 01.11 Meat substitutes
- 01.12 Cheese substitutes
- 01.13 Convenience and delicatessen products
- 01.14 Eggs
- 01.15 Other fresh products

02 Frozen food

- □ 02.01 Convenience products
- 02.02 Meat
- 02.03 Fish and seafood
- 02.04 Bakery products
- 02.05 Fruit, vegetables, herbs
- 02.06 Ice cream
- □ 02.07 Eggs, egg products
- 02.08 Other frozen food products

03 Grocery products Cooking and baking

- 03.01 Corn, pulses, other milled
- products
- 03.02 Bread, baked products
- 03.03 Farinaceous products
- 03.04 Spices, salt, ready-made products
- 03.05 Vinegars, seasonings 03.06 Tomato products, sauces
- 03.07 Edible oils
- 03.08 Convenience, instant meals and semiinstant meals
- 03.09 Dried ingredients
- □ 03.10 Tinned foods

2. Special characteristics of our products:

□ 13 01 Fair 13.02 Kosher 13.03 Halal 13.04 Vegetarian

3. We are:

Place and date

14.01 Manufacturer 14 02 Wholesaler

4. We deliver directly to:

□ 15.01 Organic wholesale trade

 \square 15.02 Organic specialist retail trade

all points. The stated company data and exhibits can already be recorded and published.

□ 15.03 Health Food Stores

- 03.11 Sweeteners, binding agents, baking ingredients 03.12 Other grocery products – cooking and
 - baking

Exhibitor

Person to contact for queries

Date for returning: immediately

04 Grocery products Snacks and sweets

- 04.01 Nuts, dried fruit
- 04.02 Chocolate
- 04.03 Confectionary, sweet snacks
- 04.04 Savory biscuits, salted snacks
- 04.05 Other grocery products snacks and sweets

05 Other grocery products

- 05.01 Cereals, mueslis
- 05.02 Spreads
- 05.03 Coffee 05.04 Tea
- 05.05 Cocoa 05.06 Toddler food, baby food
- 05.07 Health products
- 05.08 Other grocery products

06 Drinks

- 06.01 Juices
- 06 02 Soft drinks
- 06.03 Water
- 🗆 06.04 Coffee, cocoa, tea
- 06.05 Wellness drinks
- □ 06.06 Wine, wine-like products
- 06.07 Beer

🗆 13.05 Vegan

□ 13.08 Raw

13.06 Gluten-free

13.07 Lactose-free

14.03 Importer/exporter

□ 14.04 Service providers

15.04 Central store of food retailers

□ 15.05 Independent food retailers

□ 15.06 HoReCa – Wholesale trade

We have taken note of the attached Special and General Conditions of Participation incl. the information on data protection and the admission criteria and we accept them on

-4-

- 06.08 Spirits, liqueurs
- 06.09 Other drinks

07 Raw materials, additives

- 07.01 Raw materials
- 07.02 Additives, processing aids

08 Natural and organic cosmetics

С

- 08.01 Facial products
- 08.02 Body products
- 08.03 Oral care, dental care 08.04 Hair products
- 08.05 Decorative cosmetics
- 08.06 Shaving, hair removal
- 08.07 Fragrances, perfumes
- 08.08 Special cosmetics/care
- 08.09 Other natural and organic cosmetics

09 Chemist articles

- 09.01 Room aromatizers, candles
- 09.02 Detergents, care products, cleaning products
- 09.03 Hygiene articles
- 09.04 Cosmetic accessoires
- 09.05 Other chemist articles

10 Non-Food

- 10.01 Textiles
- 10.02 Pet supplies
- 10.03 House and garden
- 10.04 Domestic appliances, household goods
 10.05 Baby articles, children's articles, toys
 10.06 Other non-food products
- 11 Technology and Equipment

11.03 Processing technology, processing

12 Media and service providers

 $\hfill\square$ 13.09 Regional connection of the most

important component

□ 12.01 Publishers, associations, institutions 12.02 Certification, inspection

11.01 Packaging 11.02 Sales equipment

machines

□ 11.04 Agricultural inputs

12.03 Training, research

12.05 Processing, finishing

12.06 Other service

13 10 CO2-Neutral

15.07 HoReCa

Company stamp and authorized signature of direct exhibitor

□ 13.11 Suitable for HoReCa

□ 14.05 Joint stand organizer

12.04 Contract manufacturing

Application for admission

Tokyo Big Sight, Japan September 26 – 28, 2025

BIOFACHJAPAN

into organic

Please return to NürnbergMesse GmbH Team BIOFACH World Messezentrum 90471 Nürnberg, Germany info@biofach-world.com Please send us the application documents **once only**! (by e-mail)

Date for returning: immediately

Company name of exhibitor	Tel.
Person to contact	E-Mail

Please complete in full in block capitals or tick as appropriate.

We have exhibited at BIOFACH Nürnberg at the last time in \Box 2024 \Box 2025

□ We confirm that we will show the same products at the BIOFACH JAPAN 2025 as in our last BIOFACH Nürnberg participation, that were admitted and compliant with the admission criteria. All products that have not yet been shown at BIOFACH Nürnberg, need to be specifically reported to the organizer and have to comply with the admission criteria.

□ Products/offers with organic certificate:

Our company and our products/offers are certified in accordance with an organic standard of the IFOAM "Family of Standards" (https://www.ifoam.bio/en/ifoam-family-standards-0).

Please fill in the respective organic standard here:

Organic control authority: Our products are certified by an internationally recognized control body. Please fill in the name or control code of your organic control body:

For the examination of admission of your exhibits, please submit the relevant certificates (including possible annex or trading schedule).

□ Products/offers with natural cosmetics certificate:

Our products are **certified** in accordance with a **recognized standard for natural and/or organic cosmetics** (<u>www.biofach.de/admission-criteria</u>).

Please fill in the respective natural cosmetic standard here:

Natural cosmetics control authority: Our products are certified by an internationally recognised control body.

Please fill in the **name** or **control code** of your control body:

For the examination of admission of your exhibits, please submit the relevant certificates (including possible annex or trading schedule).

□ Products from wild collection or wild fishery:

Our products from wild collection or wild fisheries originate from sustainable cultivation or sustainable farming.

Please fill in the respective standard for wild collection or wild fishery here:

For the examination of admission, products must be declared individually, lists of ingredients and an explanation as to why the products are not certified must be submitted.

U We are the **organizer of a joint stand** and do not exhibit any products / services.

We agree to have all certification documents and other proof available at your stand for on-site product examination during the fair. The exhibition management reserves the right to - in individual cases - reject registered firms or submitted products. We hereby confirm the completeness and accuracy of the information given.

Application for admission

Tokyo Big Sight, Japan September 26 – 28, 2025

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D2

Date for returning: immediately

Company name of exhibitor	Tel.
Person to contact	E-Mail

□ Products without organic or natural cosmetics certificate:

Not every or non of our exhibits are certified according to an organic standard of the IFOAM Family of Standards (<u>https://www.ifoam.bio/en/ifoam-family-standards-0</u>) or a standard for natural and organic cosmetics recognised by BIOFACH.

We confirm that our exhibits comply with the admission criteria of BIOFACH (www.biofach.de/admission-criteria).

For the examination of admission, products must be declared via one of the following forms. For cosmetic products, declaration of ingredients according to the INCI (International Nomenclature of Cosmetic Ingredients) is mandatory.

Please share with us the following submission forms:

□ Form for submission of non organic certifiable food products

□ Form for submission of not certified natural cosmetic products

Form fo submission of non-food products

Please enter the product names of all products not certified according to one of the named standards here:

□ Services without organic or natural cosmetics certificate:

Notice: Please register services that are covered by an organic or natural cosmetics certification in the Products/Offers section.

We request admission for the following services and confirm that our offers comply with the admission criteria (www.biofach.de/admission-criteria).

Please enter your services here:

We agree to have all certification documents and verifications available at the stand for on-site product examination during the fair. The exhibition management reserves the right to - in individual cases - reject registered firms or submitted products. We hereby confirm the completeness and accuracy of the information given.

Rules & Regulation for exhibiting BIOFACH JAPAN 2025 (Exhibition Contract)

The Asahi Shimbun



As per November 2024 BIOFACH JAPAN 2025

Exhibition contract

Contract Partner and organizer:

Asahi Shimbun Company Event Strategy Office 5-3-2 Tsukiji, Chuo-ku, Tokyo, 104-8011 T +81 3 3541-3515 F +81 3 5540 7627 E-mail: event-expo01@asahi.com

Co-Organizer:

NürnbergMesse GmbH Messezentrum 90471 Nuremberg, Germany T +49 9 11 86 06-0 F +49 9 11 86 06-86 94 www.nuernbergmesse.de CEO: Peter Ottmann Registration Number HRB 761 Nürnberg Chairman of the Supervisory Board: Marcus König Lord Mayor of the City of Nuremberg

Asahi Shimbun Company (hereafter referred to as "the organizer") organizes the BIOFACH JAPAN exhibition (hereafter referred to as "the Exhibition") in West Exhibition Halls 1 and 2 of Tokyo Big Sight from September 26 (Fri.) to 28 (Sun.), 2025 (this period is referred to as the "period of the exhibition"). The organizer and an applicant for the exhibition (hereafter referred to as "the exhibitor") shall abide by the following provisions during the exhibition by the exhibitor:

Article 1 Application and Contract for Exhibition

- (1) This exhibition contract is established at the point when the organizer examines the application for the exhibition submitted by the exhibitor (hereafter referred to as the "application for the exhibition"), and the organizer sends to the exhibitor an invoice for exhibition booth fee or sends it by the co-organizer on the organizer's behalf that the organizer issues after approval for the exhibition.
- (2) Admission of exhibitors and listed exhibits is a matter for the sole discretion of Asahi Shimbun Company and the co-organizer NürnbergMesse GmbH who will confirm same in a written or text form stand space confirmation (e.g. e-mail). Admissible are only those products and services that can be assigned to the product groups provided. All exhibition goods must be described in detail in the application.
- (3) An exhibitor who has previously failed to settle his financial obligations to Asahi Shimbun Company and/or NürnbergMesse GmbH or settle them punctually may be excluded from admission.
- (4) The exhibitor shall pay the exhibition booth fee the organizer demands until the deadline the organizer designates by the method of bank transfer. The exhibitor shall pay the bank transfer fee. The exhibition booth fee shall be as follows, depending on the date of receipt of the application for the exhibition:

	Date of receipt by the organizer of application for the exhibition	Exhibition booth fee (per booth)
Application for early	March 31, 2025 (Mon.)	Standard booth: JPY 528,000 (including tax)
reservation discount		Spacious booth: JPY 479,600 (including tax)
Normal application	May 31, 2025 (Sat.)	Standard booth: JPY 550,000 (including tax)
		Spacious booth: JPY 506,000 (including tax)

Article 2 Contract Period

The contract period of this exhibition contract shall be from the time of establishment as stipulated in Article 1 above to completion of fulfillment of all the obligations to the organizer by the exhibitor after the end of this exhibition.

Article 3 Use Period of Exhibition Booth

- (1) The organizer shall decide the booth layout, taking into account the number of booths, exhibits, whether a demonstration to be held or not, and the order in which applications are received. The exhibitor shall not file an objection to or demand changes to the above decision of the organizer. If the exhibitor hopes to hold its exhibition jointly with a third party, it shall obtain approval from the organizer in written form in advance.
- (2) The period the exhibitor is allowed to use the exhibition space shall be from September 24 (Wed.) to September 28 (Sun), 2025. The exhibition time during which visitors can view the exhibition shall be from 10:00 a.m. to 5:00 p.m.

- Article 4 Cancellation or Amendment of the Exhibition Contract by the Exhibitor
- (1) The exhibitor shall be able to cancel or amend all or part of this exhibition contract (including scaling down of the exhibition space) only if the exhibitor has requested in written form the organizer for such cancellation or amendment and obtained the latter's approval in written form. In this case, the organizer will not pay back, regardless of the reason, the exhibition booth fee that the exhibitor has already paid, and the option fees defined in the Exhibition Guide and Exhibition Manual (expenses generated directly from the contract between the organizer and the exhibitor, excluding the booth fee, such as the fee for using a seminar venue and expenses for rental package decorations. Expenses including the booth fee are hereafter referred to as the "fees").
- (2) If the exhibitor wishes to cancel this exhibition contract or scale down the exhibition space, the exhibitor shall pay the cancellation fee stipulated below to the organizer in advance.

Date of cancellation or when the organizer or co- organizer approves the amendment	Cancellation Fee
From the day after exhibition application deadline (early, normal) to the day before the exhibition orientation meeting or announcement of booth layout	50% of the fees (excluding tax)
On or after the day before the exhibition orientation meeting or the announcement of booth layout	100% of the fees (excluding tax)

(3) "Date of cancellation or when the organizer approves the amendment" in the above table is decided at the point when the manifestation of the exhibitor to cancel or amend all or part of the application for the exhibition has reached the organizer. The fees in the above table for calculating the cancellation fee shall be the amount of the fees equivalent to a difference between before and after cancellation or amendment of the application for the exhibition if it has been canceled or amended.

Article 5 Cancellation or Amendment of this Exhibition Contract by the Organizer

The organizer is entitled to terminate or amend all or part of this exhibition contract without having to notify exhibitors and by giving a written notice to the exhibitor in any of the following cases. The organizer bears no obligation to disclose or announce the criteria or reason at this time. Even when the contract is terminated or amended, the organizer shall not return, regardless of the reason, the fees and other prices that the exhibitor has already paid. Nor shall the organizer bear any responsibility for the damage the exhibitor will incur or expenses or others the exhibitor has spent concluding this exhibition contract before the cancellation or amendment. If this exhibition shall immediately stop all the acts of exhibition and, following the instructions of the organizer and in accordance with Article 15, restore the exhibition space to the original state at its expense and return it to the organizer. The provisions in this article do not prevent the organizer, which exercised the right of termination, from demanding the exhibitior for damages. If the exhibitor falls under any one of the following cases, it shall naturally lose profits of period from all the obligations based on this exhibition contract and shall forthwith fulfill all the remaining obligations.

- If there is a possibility that exhibition by the exhibitor is against the objective of this exhibition
- (2) If the exhibitor is likely to disturb public order or morality
- (3) If the exhibitor is likely to inconvenience other exhibitors
- If the application for the exhibition submitted by the exhibitor contains any false information
- (5) If the application for the exhibition submitted by the exhibitor is amended but is not approved by the organizer;
- (6) If the exhibitor breaches or has breached this exhibition contract and does not take corrective measures even after the organizer demands for correction, giving a sufficient grace period (regardless of whether the breach is insignificant or not)
- (7) If a dispute arises between the exhibitor and a third party over the exhibitor's participation or exhibits, and it is decided that running this exhibition is put in risk of being obstructed as a result
- (8) If any complaint about the exhibitor was ever received from other exhibitors, visitors, or any third party at this or previous exhibitions, or if it is judged that such complaint is likely to be received
- (9) If the exhibitor violates this exhibition contract, exhibitor manual, or other rules separately set out by the organizer, or if the exhibitor does not follow the instructions of the organizer

Rules & Regulation for exhibiting BIOFACH JAPAN 2025 (Exhibition Contract) As per November 2024



(continued)

- If transfer by the exhibitor of all or some of the fees to the financial (10) institution designated by the organizer is not confirmed until the date designated by the organizer in accordance with Paragraph 2, Article 1 above
- If it is demanded that the exhibitor commence bankruptcy proceeding, (11) civil rehabilitation proceeding, company reorganization proceeding, special liquidation, or similar legal bankruptcy proceeding; if the exhibitor is punished with suspension of payment or banking transactions; if auction procedures, such as attachment, provisional attachment, temporary restraining order, or provisional injunction, or other forced execution procedure or foreclosure procedure are commenced against the exhibitor; if non-payment of a draft takes place; or if a fact that the financial condition of the exhibitor has deteriorated that makes its business condition unstable is found out
- If the joint exhibitor of the exhibitor falls under any of the above cases (12)(13) If the exhibitor has used its exhibition space for any other purpose than participation in this exhibition
- If the exhibitor does not use the exhibition space (14)
- (15) If the organizer decides that the exhibitor's continuation of this exhibition contract or its participation in this exhibition may obstruct the management and/or operation of this exhibition If the exhibitor violates any laws or regulations
- (16)
- If a resolution to dissolve the exhibitor's company has been adopted (17)(18) If the exhibitor has conducted any of the actions prohibited in Article 16
- (19) If the exhibitor violates the guarantee and promise stipulated in Paragraph 2, Article 17
- If there is a concern that any of the above occurs (20)

Article 6 (Change or Cancellation of the Exhibition)

- The organizer is entitled to decide to put off this exhibition, scale it (1) down, relocate the venue, shorten or change the exhibition hours, or stop the exhibition altogether due to force majeure, such as natural disasters, including typhoon, flooding, earthquake, and fire; spread of infectious disease (including when direction, notification, or request is issued by public authorities as a result of the spread); occurrence of terrorism; or other causes for which the organizer are not to blame.
- The organizer is entitled to decide to put off this exhibition, scale it (2) down, relocate the venue, shorten or change the exhibition hours, or stop the exhibition altogether depending on the expected total number of exhibition booths, the exhibits of the exhibitors, and the expected number of visitors.
- The organizer shall not be responsible for any loss or damage (3) sustained by the exhibitor or other third party in the case of Paragraphs 1 and 2 above.
- Even when the organizer has decided, according to Paragraph 1, to (4) put off this exhibition, scale it down, relocate the venue, shorten or change the exhibition hours, or stop the exhibition altogether, the exhibitor shall pay the full amount of the fees. In addition, the fees shall not be returned once have been paid.
- (5)
- In case the organizer decides to cancel the exhibition in accordance (I) with Paragraph 2 above and only if the exhibitor has already paid the full amount of the fees at the point when the decision has been made, the exhibitor has the right to choose either a or b below as an alternative. Compensation by the organizer for the exhibitor is limited to the provision in this paragraph even when this exhibition is canceled in accordance with Paragraph 2, and the exhibitor shall not be entitled to demand anything other than this from the organizer.
- To participate in either the same or similar exhibition to be held in the а next fiscal year
- To receive a refund of 70% of the fees (including tax)
- The exhibitor shall make a choice as provided in the above paragraph (II) within 10 business days after the cancellation is decided in accordance with Paragraph 2 and announce its choice to the organizer.
- If the exhibitor does not notify the organizer of its choice within the (III)above period, it is deemed that the exhibitor has given up its right of making a choice as provided in item a and the exhibitor is no longer eligible for the alternative. In this case, the fees already paid shall not be returned.
- If the exhibitor has not paid the full amount of the fees when the (IV)organizer makes a decision on cancellation in accordance with Paragraph 2, the exhibitor shall pay 30% of the full amount, which includes the amount the exhibitor already paid, of the fees (including tax) to the organizer.
- (6) Even if the organizer has put off this exhibition, scaled it down, relocated the venue, or shortened or changed the exhibition hours, the exhibitor shall pay the full amount of the fees to the organizer. In addition, the fees already paid shall not be returned.

Article 7 Organizer's Management and Exemption from Responsibility

- (1) The organizer strives to run this exhibition smoothly with the precaution of an honest administrator during the period of the exhibition and during the move-in period and move-out period (hereafter collectively referred to as the "move-in/out periods") defined in Paragraph 6, Article 11. If the organizer notifies the exhibitor of its request for necessary measures, such as suspension of moving in/out exhibits, the exhibition, and/or demonstration, the exhibitor shall immediately take the necessary measures at its expense.
- If the exhibitor does not obey the above notification, the organizer has (2) the right to implement the necessary measures at its discretion. If this is the case, all the expenses needed for the measures shall be shouldered by the exhibitor, and the organizer takes no responsibility for damage that the exhibitor incurs as a result. The organizer takes no responsibility for the damage that the exhibitor
- (3) incurs due to force majeure, aside from Paragraphs (1) and (2) of the above article.
- (4) The organizer has the right to manage and limit visitors to the exhibition, and the exhibitor shall follow the judgment and decision of the organizer.

Article 8 Management by Exhibitor

- The exhibitor shall strive for smooth operation of this exhibition during (1)the period of the exhibition and during move-in/out periods, while managing the exhibits at his/her own responsibility and expense, decorations, etc. in accordance with the exhibitor manual and paying the utmost attention. The organizer takes no responsibility for theft of the exhibits, decorations, etc. of the exhibitor.
- The exhibitor shall move-in/out the exhibits, display, demonstrate, and remove them with the care of a good manager, and shall make efforts to ward off any accident, fire, and spread of infectious disease (2)(hereafter collectively referred to as "accidents"). The exhibitor shall take responsibility for an accident for which the exhibitor is to blame should such an accident occur.
- (3) The exhibitor shall be fully responsible for damage the organizer and/or a third party sustains for a reason for which the exhibitor is to blame.
- All expenses (including expenses for the property insurance stipulated below) concerning the work for procuring, transporting, (4) moving in/out, displaying, demonstrating, and removing the exhibits, decorations, and all other items (hereafter collectively referred to as the "exhibition-related work") shall be shouldered by the exhibitor.
- (5) A property insurance policy necessary for the exhibition-related work shall be taken out on the responsibility and at the expense of the exhibitor. The exhibitor shall also be responsible for security in the exhibition booth and the organizer takes no responsibility if an exhibit, decoration, or other item of the exhibitor is damaged.

Article 9 Exhibits

- Of the objects described in "Exhibits" stipulated by the organizer in (1)the Exhibition Guide, the exhibitor can display only items that the organizer approves in advance.
- If the exhibitor displays an item violating the above paragraph, the organizer is entitled to notify and demand the exhibitor to remove that item immediately. When notified, the exhibitor shall immediately (2) remove the exhibit in question. The exhibitor shall pay the expenses necessary for the removal.
- The organizer prohibits exhibition of the items that are prohibited by (3) the laws and regulations of Japan; those that are instructed or directed by competent authorities and municipalities; flammable, explosive, or radioactive hazardous substances; items that may infringe on the rights of other exhibitors and/or third parties; those that use naked light (except those for which permission is obtained from both the competent authorities and the organizer); and those that are against other laws, regulations, public order, morality, actions related to solicitation for specific religions, religious groups or religious activities and political activities. In case the exhibitor does not follow the provision above and
- (4) instructions of the organizer in accordance with that provision, the exhibitor shall forthwith pay an amount equivalent to four times the exhibition booth fee. The organization is entitled to take the appropriate action on behalf of the exhibitor, such as removal or disposal of the exhibits in question, and the exhibitor shall immediately pay the organizer the expenses for the actions. In this case, the exhibitor may not pursue any liability or responsibility of the organizer.
- Exhibits that are not stipulated in Paragraph 3 but deemed to stand (5)in the way of holding this exhibition shall be stopped from being displayed at the discretion of the organizer, even before or during the period of the exhibition, and the exhibitor shall immediately remove those exhibits. The exhibitor is not entitled to demand the organizer for the expenses for removal or damage.

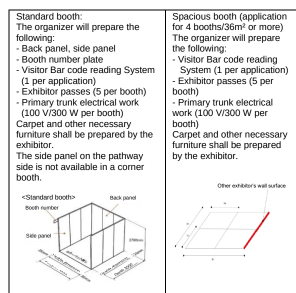
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(continued)

Article 10 Obligation of Payment for Use of Facilities and Equipment If the exhibitor needs, to participate in this exhibition, the facilities, equipment, and/or services the organizer supplies, it shall ask the organizer for such facilities, equipment, and/or services in conformance with the exhibitor manual, and pay the price specified by the organizer to the organizer by specified date.

Article 11 Decoration Work

- Decoration work in the exhibition space of the exhibitor shall be (1) carried out on the responsibility and at the expense of the exhibitor. For the decoration work, the exhibitor shall follow the decoration rules described in the exhibitor manual.
- (2) If the exhibitor performs decoration work in breach of the above provision, the organizer is entitled to notify the exhibitor and demand from the exhibitor that the decoration be repaired immediately. When notified, the exhibitor shall immediately repair the decoration. The expenses necessary for the repair shall be paid by the exhibitor.
- The exhibitor is not allowed to install specific signboards or billboards (3) on the pathways of this venue.
- The exhibitor is not allowed to modify the ceiling structure without (4) prior written permission from the organizer when participating in the exhibition.
- (5) In a case provided in Paragraph (2), if the exhibitor does not follow the notification of the organizer, the organizer is entitled to make repairs and improvements to the decoration in question and take action that the organizer deems appropriate. The expenses needed for these shall be paid by the exhibitor. The organizer takes no responsibility for damage whatsoever that the exhibitor incurs as a consequence.
- The location of this venue, move-in/out periods, and the facilities and (6) equipment at this venue shall be as follows:
- (I) Venue: South Exhibition Halls 1,2,3 and 4 (planned), Tokyo Big Sight, 3-11-1 Ariake, Koto-ku, Tokyo
- (II) Move-in period: 14:00 to 18:00 (planned) on September 24 (Wed.), 8:00 to 18:00 on September 25 (Thu.), 2025 Move-out period: 17:00 to 22:00 on September 28 (Sun.), 2025
- (III)
- (IV) Standard Equipment in Booth



(V) An electrical work company specified by the organizer will perform wiring (including installation of a breaker) to supply electricity in the exhibition space and to supply electricity to the booth. The exhibitor shall pay for the wiring work (secondary electrical work) for illumination in the exhibition space and outlets and the electricity consumed.

Plumbing work (VI)

If plumbing equipment is necessary in the exhibition space, install it on the responsibility and at the expense of the exhibitor. Note that common plumbing equipment (sink and work block) will be prepared by the Secretariat of the Asahi Shimbun Company. Use of the equipment is charged. For details, please see the Exhibitor Manual.

Article 12 Theft, Fire, and Other Accidents

- The organizer and third parties that have concluded with the (1)organizer an employment contract, agreement, outsourcing agreement, coordination relation, and cooperation relation (such as organizations, corporations, individuals, and companies) are not responsible by any means for damage that occurs for which the exhibitor is to blame, which is involving visitors, the exhibitor, and other exhibitors, as a result of a fire, theft, and any other accident concerning this exhibition (loss, destruction, damage), and the exhibitor shall pay all the damages.
- The organizer shall have nothing to do with any damage the exhibitor (2) has inflicted on visitors. The exhibitor shall compensate for all the damage
- (3) The organizer takes no responsibility for errors, omissions, and other imperfections of media, including newspapers, magazines, and internet, printed posters and leaflets, and notification information about this exhibition.
- The exhibitor shall immediately compensate for all damage that the (4) organizer, visitors to this exhibition, and third parties, including other exhibitors, suffer if the exhibitor or any third party (organization, corporation, individual, or company) that concluded an employment contract, agreement, outsourcing agreement, coordinative relation, or cooperative relation with the exhibitor has caused and is responsible for any accident or event that took place, deliberately or by accident, such as theft, fire, damage to property, injury, or traffic accident.

Article 13 Use of Microphone and Other Audio Equipment

- Explaining products and other articles by using a microphone is prohibited in principle.
- When providing explanations by setting up a presentation stage, (2)observe the separate provisions of the exhibitor manual.

Article 14 On-site Inspection

- The organizer or its employee, or a person the organizer entrusts, is (1)allowed to enter, inspect, and implement the appropriate measures in the exhibition space of the exhibitor, notifying the exhibitor in advance, if it is necessary for maintenance, fire prevention, crime prevention, and other management at this venue. In case of an emergency where the organizer has no time to give said notice to the exhibitor, an ex post facto report shall do.
- The exhibitor shall cooperate with the organizer in the case of the (2) paragraph above.

Article 15 Restoration of the Original State

- The exhibitor shall restore the original state of the exhibition space at its expense immediately after conclusion of this exhibition on the last day of the period of the exhibition by removing all exhibits, decorations, and other items from within the exhibition space and until the date and hours specified in the exhibitor manual and return the space to the organizer (hereafter these acts are collectively referred to as "original state restoration."
- (2) If the exhibitor does not restore the original state as provided above, the organizer, assuming that the exhibitor has waived its right to the exhibits, decorations, and all other properties in the exhibition space, is entitled to dispose of those and restore the space to its original state. All expenses needed in this case shall be paid by the exhibitor. Regarding this, the exhibitor shall make no demand or objection to the organizer in any way.
- (3) If the exhibitor does not restore the original state of the exhibition space in accordance with the provision in Paragraph (1) as soon as the exhibition has finished, the exhibitor shall pay damages that the organizer separately defines to the organizer.
- The exhibitor has no right to purchase the exhibits, decorations, and (4) all other properties from the organizer or charge the organizer for expenses for relocating them when restoring the original state of the exhibition space.
- In the event the exhibitor fails to hand over the booth to the organizer (5)by the date and hours provided in Paragraph 1, the exhibitor shall pay a penalty equivalent to three times the exhibition booth fee calculated by the day starting from the day after the day of the end of use to completion of the handover as well as all the expenses the organizer has shouldered, and, if the organizer has sustained any damage due to a delay in handover, compensate for the damage, aside from the penalty.

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(continued)

Article 16 Prohibitions

The exhibitor shall not do the acts below. Should the exhibitor do any of these acts, the organizer will stop the exhibitor from participating in the exhibition and remove the exhibitor's exhibits, decorations, and all other properties. The organizer is entitled to demand the exhibitor to pay the damages stemming from the removal.

- To offer as security, transfer, succeed, or lease the position on this (I) exhibition contract or all or part of the rights and obligations stipulated in this exhibition contract to a third party, with or without charge, and exchanging the exhibition space with another exhibitor.
- (II) The exhibitor displays the exhibit, performs decoration work, or
- engages in advertisement acts, such as giving out catalogs, at places other than the exhibition space in a building or premises of the venue. (III) However, this does not apply to a place that the organizer approves in advance in written form.
- (IV) To perform acts that are in any way annoying to visitors and other exhibitors
- To perform an act of damaging the honor or trust of the organizer and (V) other exhibitors of the exhibition, or destroying the relationship of mutual trust with the organizer
- To perform an act that may damage the building, facility, equipment, or premises of the venue of this exhibition, including the exhibition (VI) spaces of the other exhibitors
- To display or sell the exhibits (counterfeit goods etc.) that infringe the (VII) intellectual property rights at the venue of this exhibition
- (VIII) An act that is deemed not to satisfy the standards of the relevant laws and regulations regarding management and hygiene of foodstuffs or not to follow the relevant laws and regulations
- To perform an act that is likely to violate the provisions in Paragraphs (IX) 1 and 2 of Article 17
- To perform an act that may fall on each provision of Article 5 (X)
- ÌΧĺ) To stay overnight in the booth
- (XII) To carry in heavy-weight items, or items disturbing other exhibitors due to dirtiness, or foul odors
- (XIII)
- To perform acts that are in any way annoying to visitors and other exhibitors (noise, foul odor, performance, etc.) To solicite a specific religion, religious or political organization or religious or political activity (including advertising, promotion or (XIV) introduction of plans, events or services that may involve such solicitation) or any act or political activity that may constitute such solicitation
- (XV) To perform an act prohibited by this exhibition contract, exhibitor manual, and other rules and regulations that the organizer separately has laid down (hereafter collectively referred to as the "rules")

Article 17 Matters to Be Observed

- The exhibitor shall solve all problems with visitors to the exhibition, (1) other exhibitors, or third parties on its own responsibility and at its expense and implement all measures necessary for not causing any damage to the organizer.
- (2) The exhibitor guarantees and promises the matters in the following paragraphs to the organizer. If the exhibitor breaks or is found to have broken any of the following promises or guarantees or if a third party files an objection, claims right, complaints, demand for damages, or files a lawsuit, the exhibitor shall solve it on its own responsibility and at its expense, and compensate for all the damage that the organizer has sustained.
- As the exhibitor participating in this exhibition, (i) the exhibitor shall have all the rights necessary for conducting exhibition-related work, (ii) the exhibition-related work of the exhibitor (including the exhibits, (I) decorations, and all other items, and the same applies to the following paragraphs of this clause) does not breach any of the rights of third parties, including visitors and other exhibitors; (iii) the exhibitionrelated work of the exhibitor does not violate the Building Lots and Building Transaction Business Law, Act on Specified Commercial Transaction, and other laws and regulations, public order and morality, and contracts with third parties; and (iv) the exhibitionrelated work of the exhibitor does not damage the honor, trust, and brand of this exhibition.
- The exhibitor or exhibitor's executives (employees, directors, and (II) company executives who execute business operations, or those equivalent to them) do not belong to an organized crime group, organized crime group-affiliated company, Sokaiya (professional troublemaker at a shareholders' meeting), an organization that may collectively or habitually engage in violent illegal activities, a group whose business activities are unclear or an equivalent person, or are not members or parties concerned with such an organization or group (hereafter collectively referred to as the "antisocial forces")
- (III) The exhibitor shall not let the antisocial forces use its name to conclude this exhibition contract.
- (IV) The exhibitor shall not have relations with the antisocial forces that are socially to blame.

Article 18 Confidentiality

The organizer and exhibitor shall strictly keep secret with precaution of a sincere administrator the confidential information on each that the other was able to gain an access to through conclusion and fulfillment of this exhibition contract and shall not use such confidential information for any purpose other than this exhibition contract nor disclose or leak it to third parties.

Article 19 Personal information

- Based on permission of visitors, both the organizer and exhibitor (1)obtain personal information for each side on visitors that is registered to a system supplied by the organizer when they go through procedures necessary for admission (including its copy regardless of the recording medium and recording state, and hereafter referred to as "personal information"). The personal information the exhibitor is to obtain is limited to the personal information on the visitors who have gone through the procedures separately designated by the organizer at the exhibition booth of the exhibitor.
- The exhibitor shall use the registered personal information it has (2) obtained only for the purpose that the organizer clearly indicated to the visitor and shall not use the information for any other purpose.
- (3) The exhibitor shall treat registered personal information as strictly confidential and stringently and properly keep secret, preserve, and manage the information in the same way as when the exhibitor fulfills its duty as an entity handling personal information as stipulated by the Personal Information Protection Law.
- The exhibitor shall not disclose or leak registered personal (4) information to a third party by any means. This does not hold, however, when the exhibitor entrusts a third party with necessary information (the entrusted third party is hereafter referred to as the "trustee") in order to use registered personal information for the purpose defined in Paragraph 2. When entrusting, the exhibitor shall require the trustee to observe this article and jointly bear responsibility for all the acts of the trustee.
- (5) The exhibitor shall appoint a person in charge of management of registered personal information and take appropriate safety management measures to prevent leakage of the registered personal information.
- The exhibitor is allowed to disclose registered personal information (6) only to its executives and employees (hereafter referred to as "responsible employees"), shall require that the responsible employees observe this article and shall jointly bear responsibility for all the acts of the responsible employees.
- The organizer shall supervise by itself the actual state of the (7) exhibitor's handling of registered personal information and is entitled to ask the exhibitor to make a report. The exhibitor shall not reject the
- organizer's request without rational reason. If the organizer recognizes that the exhibitor's handling of registered (8) personal information is inappropriate, the exhibitor is obliged to immediately report the matters that the organizer needs, including the circumstances and situation, and improve or eliminate the situation, following the instructions of the organizer.
- (9) The exhibitor shall be obliged to responsibly dispose of and erase the
- registered personal information that is no longer necessary. If the exhibitor violates this article, it shall immediately inform the organizer and follow the instructions of the organizer in subsequent (10) response
- If a dispute occurs between the exhibitor and the party concerned or (11) a person claiming to be the party concerned with the registered personal information that the exhibitor got to obtain and manage or a person, or if a problem such as outflow, leak, unauthorized access, or falsification of registered personal information occurs, the exhibitor shall try to solve the dispute or problem on its own responsibility and at its expense. The organizer shall not be responsible at all for such a dispute.
- (12) The organizer shall not be responsible at all for authenticity of the content of registered personal information.
- (13) If the exhibitor is to obtain personal information on visitors on its own, aside from registered personal information, the exhibitor shall obtain and manage the information on its own responsibility and at its expense. The exhibitor shall strictly keep secret, preserve, and manage the information in the same way as when fulfilling its duty as an entity handling personal information as stipulated by the Personal Information Protection Law.

Article 20 Observance of Rules and Regulations

The exhibitor shall observe rules and regulations.

Article 21 Amendment of Rules and Regulations

The organizer has the right to amend rules and regulations in a case where it is recognized as necessary or if there are unavoidable circumstances, and the exhibitor is assumed to agree with it in advance.

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Article 22 Disposal of Waste

All the waste generated in and around the exhibition booth during this exhibition shall be taken back by the exhibitor on its own responsibility and at its expense. The organizer has the right of making a decision and disposing of the exhibits and waste of the exhibitor that have been left behind at this venue after conclusion of this exhibition and move-out end time as per Paragraph 2, Article 15, and the organizer charges the exhibitor for the actual expenses after the end of the period of the exhibition. After receiving the invoice from the organizer, the exhibitor shall make the payment within 10 days.

Article 23 Late Charge

- (1) If the exhibitor, except as otherwise provided in the exhibition contract, delays in fulfillment of an obligation of this exhibition contract, it shall immediately pay the organizer a late charge that is calculated by multiplying by an annual rate of 14% the amount to be paid for the obligation whose fulfillment was delayed (hereafter referred to as the "fulfillment delayed obligation") for the duration from the day on which the obligation should have been fulfilled (including that day) to the day on which all the fulfillment delayed obligations have fulfilled.
- (2) The late charge in the above paragraph is calculated by the day where both ends and one year are 365 days with the division performed in the end and an amount of less than 1 yen rounded off.

Article 24 Work Substitution

The organizer is entitled to request a third party to substitute for it in carrying out its work and act stipulated by this exhibition contract when executing this exhibition contract.

Article 25 Articles and Paragraphs to Remain Effective

Even after termination of this exhibition contract (regardless of whether the contract period expired or whether the contract was canceled. The same applies), the provisions in Article 4, Article 5, Paragraphs 3 to 5 of Article 6, Paragraphs 2 and 3 of Article 7, Article 8, Paragraphs 4 and 5 of Article 9, Paragraph 5 of Article 11, Article 12, Paragraphs 3 and 4 of Article 14, Paragraphs 2 to 5 of Article 15, Articles 16 to 20, Article 24, and this article to Article 28 shall remain effective. If there are obligations as yet to be fulfilled at the termination of this exhibition contract, the provisions of this exhibition contract concerning those obligations shall apply until the fulfillment is completed.

Article 26 Court of Competent Jurisdiction

When the organizer and/or exhibitor files a lawsuit over a dispute that may have arisen from the application for this exhibition or this exhibition contract, the exclusive agreement jurisdiction court for the first trial shall be the Tokyo District Court or the Tokyo Summary Court.

Article 27 Governing Law

This exhibition application and exhibition contract shall be governed by and interpreted according to the Japanese Law.

Article 28 Others

The matters not decided on in this exhibition contract shall be decided by the exhibitor manual and the organizer. Other matters that are not defined shall be decided by the organizer.

