



**BOOKING FORM CEDA DREDGING DAYS EXHIBITION
2 – 4 NOVEMBER 2005, AHOY' ROTTERDAM, THE NETHERLANDS**

PLEASE RETURN TO: AHOY' EXHIBITION, CONGRESS & EVENT MANAGEMENT
ATTN. ELLY DE RUIJTER, P.O. BOX 5106, 3008 AC ROTTERDAM, THE NETHERLANDS
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On receipt of this booking form you will receive an invoice with payment information and the Exhibitors manual from Ahoy' Rotterdam.

Company name: _____
Contact person: _____ m/f
Address: _____
Postal code: _____ City: _____ Country : _____
Telephone: _____ Fax: _____
E-mail: _____ Website: _____
VAT number: _____

Confirms to participate in Ceda Dredging Days 2005 Exhibition - Ahoy' Rotterdam; 3-4 November '05

Standard unit of 6 m² (2x3 meter):

This unit includes stand space, fascia board (30 cm high) with company name, one table (80x80 cm), two chairs, one basic electrical outlet (220 V), two spot lights, two exhibition staff registrations (including lunch and refreshments during breaks and CEDA Netherlands Reception on Thursday) company information (maximum 100 words) in the conference programme booklet and maximum five invitation cards for guests who are not Dredging Days delegates. Exhibition staff registration does not include entry to the Dredging Days sessions or conference papers. Staff who would like to attend the technical sessions should register as conference delegates.

- | | |
|--------------------------------------------------------------------------------------------------------------------|---------|
| <input type="checkbox"/> Corporate member CEDA: units of 6 m ² at € 1200.00 per unit (excl. VAT) = | € |
| <input type="checkbox"/> Non-member CEDA: ... units of 6 m ² at € 1900.00 per unit (excl. VAT) = | € |
| <input type="checkbox"/> Additional exhibition staff at € 250,00 per person (excl.VAT) = | € |
| Total: | €..... |

Company name on fascia: _____

Our preferred stand locations are, in order of preference (Please refer to the attached floor plan):
1st choice:.....2nd choice:.....

Additional requirements will be supplied by Ahoy' Rotterdam at applicable costs. This information and order forms will be included in the exhibitors manual. By signing this form, the exhibitor also declares that he/she agrees with the contents of the general conditions for the rental of stand space as on the next page.

Place: _____ Date: _____
Company stamp: _____ Signature: _____

Deadline for payment: 01-10-2005

GENERAL CONDITIONS GOVERNING THE RENT OF STAND SPACE

1. General

By signing of this contract the lessee undertakes to pay the stand rental agreed upon within the terms laid down and to actual participation in the exhibition in such a fashion as will be in conformity with the quality and standards of the event, the latter at the discretion of the lessor.

To this agreement apply the general conditions laid down herein, to the exclusion of any other general conditions.

The lessee undertakes to give a timely statement of the articles and/or services to be exhibited and/or demonstrated at the exhibition.

The lessee undertakes to punctually observe all conditions imposed by the authorities with regard to the construction and arrangement of its stand just like the general conditions which have been made or are being made by the management of the exhibition building, such as:

1. it is not permitted to fasten objects of whatever nature to the building and/or part thereof, in whatever manner this fastening is done.
2. floor loads exceeding one thousand kilograms per square metre are to be discussed in advance.

Providing foodstuffs and/or refreshments in whatever form will be subject to the stipulations of the Food Inspection Department and of the Department of Special Acts of the Municipal Police of Rotterdam and will be permitted solely after written consent is given by the lessor in advance.

The costs to be incurred from connection and consumption of such provisions as gas, water and/or electricity, telephone and all the costs resulting from construction and furnishing of the stand, as well as the costs for conveyance of the goods and/or stand materials will be for account of the lessee.

The lessee undertakes to complete construction and furnishing of the stand duly in time before opening of the exhibition. Dismantling of the stand and/or removal of articles may be commenced only after the exhibition has been definitively closed.

The lessor is not to be held liable for damage to the stand and/or to articles of the lessee nor for any injury sustained by any visitor within the stand. Nor will the lessor assume any liability for theft in whatever form. The said risks are to be insured by the lessee himself. Without written consent from the lessor in advance, the lessee will not be permitted to allow his stand to remain closed or unmanned in the course of time that the exhibition is in progress.

The lessee is obliged to leave the stand space allotted to him behind after termination of the exhibition in the very same state as it was prior to the construction period. The refuse matter left behind by the lessee can be carried off at the expense of the said lessee, if, according to the discretion of the lessor, the normally accepted quantity or nature of the said refuse has been exceeded.

The lessor is entitled to proceed to amendment of the already allotted stand space without the lessee being in a position to claim compensation, it will thereby not be relevant in what form the loss was sustained or what had caused it.

The lessee will not be permitted

- a. to allow the use of the allotted stand space to third parties or to hire the said space out, wholly or partially, without permission of the lessor.
- b. to make use of whatever space outside his stand for the spreading of printed matter or the affixing of publicity material without the written consent of the lessor in advance.
- c. to cause annoyance, in whatever form, to other lessees.
- d. to exhibit other articles and/or services than those mentioned in the contract and have been approved by the lessor, in default of which the articles and/or services at issue are to be removed by first summons to that effect.

In the event of the lessee failing to observe, wholly or partially, the conditions laid down herein, the lessor is entitled to deny the said lessee admittance to the exhibition or, alternatively, to instruct him to remove forthwith his stand material and exhibition articles, without the lessee being in a position to claim compensation and without prejudice to the remaining obligations undertaken by the lessee in respect of this agreement, including the agreed stand rental.

The lessor reserves the right to reject potential lessees without reason given. It is completely at the discretion of the lessor towards the lessee to hire out stand space for the same exhibition to third parties, irrespective of their nature or person or articles and/or services to be exhibited.

Admission tickets for the benefit of the lessee can be issued in consultation with the lessor. Payments of the stand rental are to be effected within thirty days from date of invoice. In the event of a late entry payment is to be effected before commencement of the construction period. In the event of the lessee failing to pay the amounts due within the terms laid down, the lessee is to pay statutory interest from the first day after the terms of payment.

The lessor is entitled to retain the objects present in the stand space on behalf of the lessee until payment of the full stand rental, increased by any interest and costs, has been effected by the lessee. The lessee is not entitled to any deduction with the stand rental, nor to postponement of payments due by him. The lessee is obliged to pay turnover tax on the rental agreed upon.

2. Catering

During exchanges, exhibitions or other events in Ahoy' Rotterdam, the lessee is not permitted to make use of any other catering company than Ahoy' Horeca bv. Ahoy' Horeca bv reserves the exclusive right, to the exclusion of all others, to catering in the halls of Ahoy' Rotterdam. Ahoy' Horeca bv also has the exclusive right, to the exclusion of all others, to selling food and drink and other refreshments, as well as to selling smoking materials in the halls of Ahoy' Rotterdam. The lessees are permitted to bring manageable goods for own use on spot to the stands at times fixed by the lessor.

3. Calamities

The lessor reserves the right in case there is question of some calamity to cause the exhibition in question not to take place in which case the lessee will not be in a position to claim compensation in whatever form.

With calamities are meant all shortcomings in the observance of the agreement caused by whatever reason through no fault of the lessor and not at the lessor's risk, irrespective of the fact whether that circumstance had been foreseen at the

time of entering into this agreement. The agreement will then be terminated through a written confirmation of the lessor, in compliance with the following.

In the event of the said exhibition not taking place the applications and possibly already allotted and reserved stand space will be considered cancelled whereby payments already effected by the lessee in respect of the stand space rental will be refunded under deduction of such costs as will already have been incurred by the lessor. The said costs will be apportioned, wholly or partially, among the lessees in proportion to the stand space rented.

The said refund will be made within sixty days after the decision to the effect that the exhibition shall not take place.

In the event of the lessor, in any other case than calamity, deciding that the exhibition shall not take place the lessor shall notify the lessee to this effect not later than four weeks before the commencement of the event. The agreement shall then be dissolved after a written statement, in the aforementioned case the lessee is entitled to refund of the full stand space rental, without the lessor being liable to pay compensation in any way.

4. Construction of the exhibition

The days and times during which construction of the exhibition is to take place are indicated in the exhibitor's manual. Deviation from said days and times is only possible after written consent from the lessor.

The lessor reserves the right to delay or interrupt the construction of the stands without consultation in advance, in the event such delay or interruption is required by the bringing of articles. In the course of the construction days the furnished construction and dismantling permits shall be checked on behalf of the lessor.

5. Disassembly of the exhibition

Disassembly is to take place within the course of time mentioned in the exhibitor's manual. All the stands will then have to be fully dismantled and carried off, in default of which the required work shall be done upon instruction of the lessor and for account of the relative lessee. In the course of the dismantling day the furnished construction and dismantling permits shall be checked on behalf of the lessor.

The lessee is to comply with the rules concerning waste handling as stated by the lessor.

6. Supply and removal of goods during exhibition days

Supply and removal of goods during exhibition days is permitted solely after written consent from the lessor.

7. Concise survey of stand construction

The construction height shall be 275 centimetres at the most. Deviations will be possible only after written consent from the lessor.

Each stand is to be provided with floor covering, walls, frieze and a distinct indication of name(s).

Each stand shall be given a number by the lessor which number shall be in accordance with the number indicated on the definitive floorplan issued by the lessor. Otherwise the regulations towards the restriction of fire danger at exhibitions shall be applicable and are broadly outlined below.

- a. walls of stands and/or other structures are to be manufactured of timber, plywood or hardboard with a thickness of at least five centimetres, walls made of textile behind which no solid material has been provided are not permitted.
- b. ceilings to be provided will have to be made with the materials described above or to be covered with fireproof impregnated linen, jute or other cloth and be provided on the underside with thin metal wire distance between centre lines to be fifty centimetres in one direction.
- c. curtains to be used are to be adequately impregnated against fire, such to the satisfaction of the fire brigade.
- d. covering of counters, tables and so forth with some kind of cloth, is to be done in such a fashion as will ensure that the said cloth be free of the floor to at least ten centimetres, the said cloth is to be adequately impregnated against fire.
- e. the use of softboard, reed, inflammable plastics, cardboard plates, ribbed cardboard or any other highly inflammable material is not permitted.
- f. the space behind the stands may not be used for storage of packing and wrapping.
- g. any gas devices to be placed are to be provided with metal gas connections or so-called high pressure hoses with metal couplings and are to be positioned fire proof. The lessor is to be apprised of all the foregoing in advance.
- h. fireplugs and/or fire extinguishers within the building should be kept readily accessible, just like all the emergency exits and other doors indicated for the purpose within the building.
- j. highly inflammable or explosive substances, gasses and dangerous goods, among which have radiation hazards, are not permitted within the stand, nor will it be permitted to use open fires.
- k. goods causing nuisance because of offensive smell or which are disturbing in any other way as well as devices causing disagreeable noises and apparatus emitting annoying lights are not permitted.
- l. all other possibilities herefore omitted are to be submitted to the lessor for approval.

Further construction of stands and the use thereof can be discussed for approval with the technical department of the lessor.

8. Remaining conditions

The contractual and legal liability of the lessor towards the lessee is restricted to the amount of the stand space rental. The lessor is entitled in the event of default of any obligation mentioned in this agreement by the lessee to -wholly or partially - dissolve the agreement (in writing), without prior proof of default and without the lessor being liable to pay for compensation in any way.

In all cases in which the lessor causes any summons, proof of default or any judicial writ to be served upon the lessee or in case of legal proceedings against the lessee concerning the conditions laid down herein, the said lessee is then



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under the obligation to effect payment of all costs incurred, including all costs for legal aid exceeding the allotment in accordance with the enforcement of the liquidation tariff.

The extrajudicial costs to be calculated in accordance with the NOVA-tariff, with a minimum of € 670,-.

Disputes ensuing directly or indirectly from the present agreement fall within the jurisdiction of the Cantonal Judge of Rotterdam – to the exclusion of any other judge.