EXHIBITION SPACE CONTRACT

Please complete and return to:

HEELEC Limited PO Box 2608 Chigwell IG8 IPW

T 020 8505 7073

F 0871 528 3868

E jason@emexlondon.com



RATES: Rate per square metre — (all rates subject to the applicable taxes)		Space only £355/m²		Shell Scheme £400/m²		Ready To Go Package £455/m²	
		Only for stands 16m² and over.		Shell scheme price includes: walls, fascia with name board and carpet.		Includes shell scheme, power point, lights, table and two chairs. Minimum 9m².	
Please reserve the following space:							
Stand number		Dimensions			Total cost + vat		
Ist choice							
2 nd choice							
3 rd choice							
In the event that any of these stands are not available we will allocate an alternative stand and advise you as soon as possible							
Enhanced catalogue and online entry 299 Tick this box if you require an enhanced catalogue and online entry which entitles you to a 100 word company profile and company logo in the Exhibition Guide and on-line. Please contact me/send me information on: Sponsorship Opportunities Show Catalogue The EMA Magazine						_	
CONTACT INFO:							
Company name						(exhibitor)	
Product(s) to be exhibited							
Address Town							
					Postcode		
Telephone Fax		Mobile		Email			
Website							
Contact name Job title							
Invoice address (if different)							
Vat no							
Finance contact name Email							
Payment terms	We hereby apply for exhibition space at EMEX and agree to abide by the terms and conditions.						
Deposit due upon signing – 30% of total cost (an invoice for this	Signature				Date		
payment will be sent to you)	Position within company						
70% due 9 July 2021 (stage 2)	Payment by cheque: All cheques should be made payable to: HEELEC Limited and sent for the attention of: Accounts Department, EMEX, HEELEC Limited, PO Box 2608, Chigwell IG8 IPW			Or payment by direct remittance to: HEELEC Limited, Barclays Bank plc, Sort code 20-52-74 Acc No 43411192			
	Please note that by signing this form you agree to our terms and understand that you are entering into a legally binding contract, please see terms and conditions attached or available upon request. HEELEC Limited Registered in England & Wales: Company no. 8785975 Reg. office: Treviot House, 186-192 High Road, Ilford, Essex IGT 1LR VAT number: GB 176 1796 71						

TERMS AND CONDITIONS

ms and Conditions the following expressions shall, unless the context otherwise requires, have the following meanings:

Additional Regulations means the regulations issued by the Hall Owner in relation to exhibitions mounted at the Hall

Contract For Space means the binding contract relating to the acceptance by the Organiser of the application for Space by the Exhibitor in accordance with clause 3 below;

Dismantling Period means the period for removal of all Exhibits and Stands from the Halls.

Agreement means the agreement between the Exhibitor and the Organiser for the Exhibitor to occupy space at the Exhibition contained in the Contract, these Terms and Conditions and the Additional Regulations.

Exhibition means EMEX including any sectional exhibition associated with it.

Exhibitor means any person to whom space at the Exhibition shall have been allotted under the Contract and shall include all staff, employees, servants and agents of such person.

Exhibit means any article so described by the Exhibitor and permitted by the Organiser to be exhibited.

Hall Owner means the proprietor of the Halls, together with its agents, employees and workn

Halls means the Exhibition Halls in which the Exhibition shall take place.

Installation Period means the period for the installation of all Exhibits and Stands at the Halls.

Organiser means HEELEC Limited and/or others appointed by them to organise the Exhibition together with their agents, servants and

Space means the area allotted to the Exhibitor by the Organiser

Stand means all erections on the Space.

Shell Scheme means that part of the Stand to be constructed by the Organiser and conforming with the specifications for its type specified in the appropriate brochure

2. DURATION OF EXHIBITION AND TIMETABLE

- (a) the Exhibition;
- (b) the Open Hours
- (c) the Installation Period (Please note Space Only Stands cannot be constructed if plans have not been submitted and approved by the Organiser within the timetable set in the Exhibitor Manual); and
- (d) the Dismantling Period

Il be as stipulated by the Organiser in the Exhibition Manual or otherwise.

3. CONTRACT FOR SPACE

3. CONTRACT FOR SPACE

Applications for Space must be made on the Organiser's official Space application form which is provided by the Organiser from time to time. The Organiser may at it sole discretion accept applications by other means. In any event, these Terms and Conditions shall apply to all applications for Space. The Organiser reserves the right to accept or reject any application for Space from any potential Exhibitor, whether or not the application has been made on the Organiser's standard form and whether or not all or part of the payment for Space has been made. The Organiser is not bound to accept an application for Space from a potential Exhibitor or the Exhibitor even if it has accepted an application for Space from that Exhibitor for another exhibition. There is no automatic right for an Exhibitor to particular in any subsequent exhibition. Signatory on Contract for Space means the person or persons gigning the exhibitor space contract on behalf of the Exhibitor shall be deemed to have full authority to do so no behalf of the Exhibitor and the Exhibitor shall have no right to claim against the Organiser that such person or persons did not have such authority.

4. OCCUPATION DE STAIND.

4. OCCUPATION OF STAND

4. OCCUPATION OF STAND
Subject to the rights of the Organiser in this Agreement, the Exhibitor shall have a licence to occupy the Space for the purpose of displaying Exhibits and other articles, items and materials within the scope of the Exhibition for the duration of the Exhibition. The Exhibitor shall install its Exhibits, articles, items, materials and Stands during the Installation Period and nervoue its Exhibits, articles, items, materials and Stands during the Installation Period and nervoue its Exhibits, articles, items that exhibits, articles, items, articles, items, materials and Stands during the Dismantling Period. The Organiser and the Hall Owner shall be permitted to have access to the Stand and the Space at all times.

5. PAYMEN
The Exhibitor shall pay the Organiser in accordance with the payment details set out in the Contract for Space. The Organiser reserves the right to refuse to let the Exhibitor occupy the Space if the Organiser has not received cleared funds of all payments due from the Exhibitor before the due dates. Unless otherwise stated, all sums stated are exclusive of VAT, which (if applicable) the Exhibitor shall pay to the Organiser in addition.

70% Stage 2 (payment dates will be stated on the contract)

The Exhibitor shall pay all other sums due to the Organiser within 7 days of the date of the Organiser's invoice for each sum. In consideration of the Exhibitor entering into the Contract with the Organiser in accordance with the provisions of section 3 the Exhibitor agrees to hold all its (or its agents) Exhibits, fittings, machinery, tools or other goods to the order of the Organiser pending receipt by the Organiser of all sums due and owing to the Organiser by the Exhibitor.

The Eshibitor pays the Organiser by ried card, an administration charge of 2% (inclusive of VAT) shall be added to the payment, which the Eshibitor shall pay in addition. All Eshibitors who are not domiciled in the United Kingdom shall make all payments by credit card, bank transfer or by sterling cheque or bank draft drawn on a bank in the United Kingdom of there is any payment still ont to the Organiser less than fourteen days before the opening of the Eshibitor shall pay the Organiser by bank transfer or credit card. The Organiser reserves the right to refuse cheque payments. The Eshibitor shall not be entitled to withhold any payment in whole or in part on the ground that it has a claim, counterclaim or set-off against the Organiser.

6. CANCELLATION BY EXHIBITOR (a) In the event that the Exhibits

- requests that it cancels its Space booking after acceptance by the Organiser; or
- (ii) fails to meet any of the payment obligations (whether as to the amounts due or dates of payment) detailed in the Contract For Space;
- (iii) fails to occupy the Space allotted to it by the opening time on the first day of the Exhibition,THEN the Organiser reserves the right (but without being obliged to do so) to treat the Contract For Space as being cancelled and apply the following cancellation charges and to

re-allocate the Space booked to another Exhibitor:	
CANCELLATION OCCURRING:	CANCELLATION CHARGE:
More than 6 calendar months prior to the date of the Exhibition	50% of total charge
Less than 6 calendar months prior to the date of the Exhibition	100% of total charge

- (b) If the Exhibitor wishes to cancel the Contract For Space, then written notice of such wish must be forwarded to and received by the Organiser by recorded delivery post by not later than the dates referred to in the table above.

 (c) The Organiser shall not be obliged to accept the Exhibitor's request to cancel its booking for Space

- (d) Notwithstanding that the Organiser may resell or re-allocate the cancelled Space after cancellation by the Exhibitor, the Organiser shall be under no obligation to re-imburse all or any part of a cancellation charge.

 (e) The Exhibitor shall fully and promptly indemnify the Organiser against all expenses, costs, claims, losses, liabilities, charges and damages which the Organiser may suffer or incur as a result (direct or indirect) of the cancellation of the Contract For Space by the Exhibitor including, without limitation, where the Space or Stand is dressed or altered in any way in order to maintain an orderly and visually pleasance Pshibition. pleasing Exhibition
- If an exhibitor decides to abandon the exhibition whilst the show is in progress a penalty fee of £500 shall become chargeable to the exhibitor to cover any additional expenses incurred by the organiser as a result.

exhibitor to cover any additional expenses incurred by the organiser as a result.

7. REDUCTION OF SPACE

Where an Exhibitor requests the reduction in the size of its Space booking after acceptance by the Organiser of the Exhibitor's application for Space, then the Exhibitor must forward such request to the Organiser by recorded delivery post. The Organiser reserves the right to apply the scale of cancellation charges set out in clause 6 above to the total cost according to the amount by which the original Stand are is reduced. The Organiser may re-sell or re-allocate the space in question, but the Organiser shall be under no obligation to reimburse all any part of the charge for reduction in Space. There shall be no obligation on the Organiser to accept the request for reduction of Space.

8. GENERAL OBLIGATIONS OF THE EXHIBITOR

- In lee Exhibitor shall:
 (a) occupy the Stand and the Space, complete any necessary stand fitting works (see section 14) ensure the Stand is appropriately dressed and maintained and that all Exhibits are in position no later than at the end of the installation Period;
 (b) keep the Stand appropriately dressed and maintained and all Exhibits open to view and the Stand adequately staffed continuously during the opening hours of the Exhibition and not dismantle the stand before the end of the Exhibition;
 (c) remove all Exhibits, fittings, rubbish and other items from the Halls by no later than the end of the Dismantling Period;

- remove all behinds, fittings, rubbish and other items from the Halls by no later than the end of the Dismanting Period; not sell, give away or distribute or premit to be sold, given away or or otherwise distributed from the Stand or any other part of the Halls, any articles of food, drink or tobacco other than those supplied by the Hall Owner, or its appointed catering contractor; or unless agree by the Organiser; not do, cause, permit or suffer to be done anything which shall in the opinion of the Organiser constitute a nuisance or which may be a Infringement of or contravene any licence held by the Organiser or the Hall Owner, or its appointed catering contractor and (without limitation) the Exhibitor shall ensure that sound levels emitted from the Stand shall not exceed those levels which be opinion of the Organiser would cause disturbance to other Exhibitors or which would breach any laws, bye-laws or any other rule or regulation;
- (f) not do, cause, permit or suffer to be done anything which may occasion damage, disfigurement or injury of any kind to the Halls or to the person or property of the Organiser, Owner or any other Exhibitor or any visitor;

 (g) conduct business and distribute literature only from the Stand and no other part of the Halls and not take away buyers from the Halls to other business premises;
- (h) not bring onto their stands or offer for sale any goods which bear the logo, adaptation thereof or the words "EMEX" or "EMA" or bear the name of sponsors or any other words which express or imply an association with the Event unless prior written permiss granted by the Organiser;
 - (i) provide at the Organiser's request a Sustainability Statement in relation to Exhibits that will be shown by the Exhibitor at the Exhibition.
- Only items which are in the Organiser's opinion within the scope of the Exhibition may be exhibited at the Exhibition or otherwise be displayed or made available from the Stand. Goods, cards, advertisements or photographs of persons who are not Exhibitors may not be
- ospayeo.

 Iii) The Organiser shall appoint an official contractor for electrical work on all Exhibition Space. The Exhibitor shall be responsible for settling all accounts directly with such contractor:

 IV) The Exhibitor shall insure with a reputable insurance company for its liability under this Agreement. Without limiting its obligation to take out insurance cover for such risks as it shall consider appropriate, the Exhibitor shall take out adequate insurance in respect of matters set out in clauses 6, 8, 10 and 13 including (without limitation) public liability insurance for loss damage or injury caused by the Exhibitor's neglect or default.

9. POWERS AND DISCRETION OF THE ORGANISER

- (a) use a Selection process to ensure that Exhibitors and Exhibits are appropriate for the Exhibition and refuse an Exhibitor or Exhibits if
 they do not meet the requirements of this Selection process;
- ask the Exhibitor for a Sustainability Statement in relation to the Exhibits to be shown by the Exhibitor and refuse the Exhibitor right to Exhibit if this Statement is not felt by the Organiser to be satisfactory;
- (c) allocate to the Exhibitor a space other than the Space for which the Exhibitor has applied;
- (d) allocate to the Exhibitor a space in the appropriate section of the Exhibition which best matches the profile of the Exhibitor's products

or services, even if this section is different from that requested by the Exhibitor;

- (e) change the Space and Stand allocated to the Exhibitor at large time Exhibitor takes possession of the Space and Stand an
 if such changed area of such Space and Stand is smaller than the area specified in the application for Space, the Organiser shall mak
 refund to the Exhibitor por-rata to the amount of the area reduced:
 (f) alter the position or layout of the Exhibition and any stands including the Stand and Space;
- refuse any person admission to the Exhibition or remove from the Exhibition any person whose presence in the opinion of the Organiser is or is likely to be undesirable and the Organiser may exercise such rights not with standing that any person is the servant or agent of the Exhibitor; or otherwise in any way connected or associated with the Exhibitor;
- remove from the Stand or our was in any way connected or associated with the Exhibitor; remove from the Stand or the Halls at the risk and expense of the Exhibitor any Exhibit, fitting or machinery or other items to which the Organiser has an objection or which the Exhibitor fails to remove in accordance with or which do not comply with these terms and conditions;
- (i) alter the dates, opening hours, dates and duration of the building period, dates and duration of breakdown period and the total duration of the event;

10. EXHIBITORS' LIABILITY FOR LOSS AND DAMAGE AND INDEMNITY

All Exhibits, fittings and all other items brought into the Exhibitor by the Exhibitor or the agents, contractors or other invitees of the Exhibitor shall be the sole responsibility of and at the sole risk of the Exhibitor. The Organiser shall not be responsible for any loss or damage to such Exhibits, fittings or items however caused. The Exhibitor shall be the sole responsible for any loss or damage to such Exhibits, fittings or items however caused. The Exhibitor shall indemnify and keep indemnified the Organiser against all loss, damages, costs, charges and expenses (including contingent or consequential loss of profit) whatsoever arising from or in consequence of:

(a) any breach by the Exhibitor of any of the terms and conditions of the Agreement; or

- (b) any loss suffered by the Organiser as a result of default or negligence of the Exhibitor or any of its agents, sub-contractors, invitees or employees or
- employees, or (c) any liability to or claim by any third party (including the employees, contractors, agents and invitees of the Exhibitor) arising from the default or negligence of the Exhibitor or any breach by the Exhibitor of the terms and conditions of the Agreement. The Exhibitor is responsible for and will indemnify and keep indemnified the Organiser against all injury loss or damage arising in connection with the erection, use and dismantling of the Stand and anything done on or from the Stand caused directly or indirectly by the Exhibitor or any contractor, sub-contractor, servant, agent or invitee of the Exhibitor or visitor to the Stand or by any exhibit or machinery or other item belonging to or introduced by any such person.

I LIMITATION OF ORGANISER'S LIABILITY

- LIMITATION OF ORGANISERS LIABILITY

 The Organiser does not make any warranty as to the Exhibition in general, and in particular in relation to the presence or absence or location of any other Exhibitor or potential Exhibitor. Whilst the Organiser shall act in good faith, the name of any Exhibitor which may appear on any floor plan or stand number or any statement made by or on behalf of the Organiser that any Exhibitor is obtained by ordering the organiser that any Exhibitor provisionally or otherwise shall not constitute a warranty, representation or undertaking by the Organiser that any such Exhibitor shall attend the Exhibition. The Organiser shall not be liable for the absence of other Exhibitors from attending the Exhibition.
- The Organiser and the Hall Owner shall not be responsible for death or personal injury to the Exhibitor or employees, age contractors or other invitees of the Exhibitor save as a result of the Organiser or the Hall Owner's negligence. Nothing in the Agreement shall exclude or limit liability for death or personal injury resulting from the negligence of the Exhibitor, the Organiser or their servants, agents or employees.
- Without prejudic to clause II (b), the combined liability of the Organiser and the Hall Owner for a claim made by the Exhibitor in respect of loss or damage suffered by the Exhibitor however that liability arises including (without limitation) breach of contract, (including negligence), misrepresentation or breach of statutory duty shall not exceed the higher of (a) twenty-the thousand pound (£25,000), and (b) the amount of all sums paid by the Exhibitor to the Organiser under this Agreement in relation to the Exhibition
- The Organiser and the Hall Owner shall not in any event be liable for any:
- (i) indirect or consequential losses, damage, costs or expenses
- (iii) loss of revenue; or
- (iv) loss of goodwill
- (e) The Organiser and the Hall Owner shall not be liable for any claim made by the Exhibitor more than two (2) years after the event or, in the case of a series of events, the first such event which gives rise to such claim.
- (f) Except as set out in this Agreement, the Organiser excludes all conditions, terms, representations (other than fraudulent or negligent representations) and warranties relating to services provided in respect of the Exhibition, whether imposed by statute or by operation of law or otherwise, that are not expressly stated herein, including without limitation, the implied warranties of satisfactory quality and fitness for a particular purpose.

 (g) Each provision of this clause I I excluding or limiting liability shall be construed separately, applying and surviving even if for any reason one or other of these provisions is held inapplicable or unenforceable in any circumstances and shall remain in force notwithstanding the expiry or termination of this Agreement.
- (h) Without limiting its obligation to take out insurance cover for such risks as it shall consider appropriate the Exhibitor shall take out adequate insurance in respect of matters set out in section 13a, 13b and 13c including (without limitation) public liability insurance for loss, damage or injury caused by the Exhibitors neglect or default.

12. INSURANCE
The Exhibitor shall take out and maintain at all times insurance that provides a minimum cover and limits:

- Schilbition expenses: The full value of lost expenses directly incurred in connection with the exhibition as a result of Canc.
 Abandonment, Postponement, Curtaliment, failure to Vacate or Non-Arrival of any exhibits beyond the control of the Exd.
 Organiser: Cover of £20,000.
- Exhibiton Liability. The legal liability of the Exhibitor to pay compensation and claimants costs and expenses arising out of bodily injury, disease or illness sustained by any person (other than employees of the exhibitor) or loss of/or damage to material property. Cover of £2,000,000.
- Exhibition Property. The full value of Property whilst at the Venue, during build-up and pull-out, and whilst in transit thereto and therefrom protected against loss or damage. Cover of £20,000. (c)
- You must provide evidence of this cover upon request 13. CANCELLATION BY ORGANISER/FORCE MAJEURE

The state has been invited in Uniquivible PURE If at the absolute discretion from the Organiser the Halls shall become unfit or unavailable for occupancy or it becomes impossible or impractical to hold the Exhibition for reasons beyond the control of the Organiser including (without limitation) fire, flood, storm, government intervention, malicious damage, acts or threats of war or terrorism, acts of God, strikes, riots or any other cause the Organiser reserves the right (but shall not be obliged):

- (a) to change the location and/or date of the Exhibition;
- (b) to curtail the Exhibition;
- (c) to reduce the Installation Period, Open Period or Dismantling Period; or

(d) to cancel the Exhibition.
In the circumstances specified in paragraphs a, b and c of this section the parties agree and acknowledge that the Organiser shall not have any liability to the Exhibitor for refunds, additional expenses or charges or to make payment for any other loss or damage suffered by the Exhibitor if the Exhibition is cancelled in accordance with paragraph of of this section the Exhibitor agrees to accept in complete settlement and discharge of all claims against the Organiser appro-rate share of the total amount paid by all exhibitors at the Exhibition, less all costs are expenses incurred by the Organiser in connection with the Exhibition including a reserve, established at the sole discretion of the Organiser for future claims and expenses in connection with the Exhibition in the Exhibition is accelled by the Organiser for any other commercial reason including (without limitation) the lack of support for the Exhibition the Organiser will refund to the Exhibitor all charges paid by the Exhibitor to the Organiser and the Exhibitor agrees and acknowledges that he will have no further claim whatsoever against the Organiser in respect of such cancellation.

14.ADDITIONAL REGULATIONS AND FIRE PRECAUTIONS

INJUNE ACQUIATIONS AND THE PRE-LAUTIONS

No naked flames or smouldering products are allowed without prior agreement of the fire officer. The Exhibitor must comply with all statutory local and other regulations or requirements and bye-laws which affect or apply to the Exhibition or the Halls and in particular any fire regulations. All materials used on the Stand must be non-flammable. The Exhibitor must comply with and observe the Additional Regulations and Stand fitting Regulations copies of which are available from the Organiser and all other instructions and regulations laid down by the Hall Owner and the Local Authority from time to time.

15.TERMINATION AND WITHDRAWAL
Without prejudice to any other rights, the Organiser may terminate the Agreement by notice in writing:

- (a) if the whole or any part of the amounts due from the Exhibitor to the Organiser are not paid within fourteen days of the due dates (whether formally demanded or not);
- (whether formally demanded or not);

 (i) if the Exhibitor falls to observe and fulfil any of the terms of the Agreement;

 (c) if the Exhibitor falls to observe and fulfil any of the terms of the Agreement;

 (d) if the Exhibitor shall have a receiver or administrator is appointed or the Exhibitor being a partnership has a receiver appointed or the exposition of the appointment of an administrator or an appointed or the Exhibitor been applied to the Court for an interim order or one is made under Part VIII of the Insolvency Act 1948 or the Exhibitor present or has presented against him a bankruptcy petition or a bankruptcy order is made against him or he enters into any compromise or arrangement with his creditors or a majority of them in value. Upon termination the Exhibitor shall remain liable to pay the Organiser the amounts due from it under the Agreement prior to such termination.

16. EXHIBITOR MANUAL

THE OFFICE PROBLEM FOR THE OFFICE AND A STATE OF THE OFFICE PROBLEM FOR THE OFFICE PROBLEM OF THE OFFICE PROBLEM OFFICE PROBLEM OFFICE PROBLEM OF THE OFFICE PROBLEM OFFICE PROBLEM

17.ASSIGNMENT AND SUB-CONTRACTING

ILIPADIADNITED I AND SUB-CONTRACTING

The Exhibitor shall not assign, sub-let, transfer or charge or purport to assign, sub-let, transfer or charge in whole or in part this Agreement or any of its rights, liabilities or obligations under this Agreement without the prior written consent of the Organiser. The Organiser reserves the right to assign its rights, liabilities or obligations under this Agreement either in whole or in part to any other person, firm or company. The Organiser shall give notice to the Exhibitor of any such assignment. This Agreement shall be binding upon and shall benefit the successors and assigns of the Organiser and (where the Organiser's written consent is given) the successors and assigns of the Exhibitor.

IHEELEC Ltd is committed to protecting your personal information and giving you control over how we use it. The information given part of this booking will be treated as confirdential and only shared with trusted associates, suppliers and contractors for the purpose

vices and activities. 19. RELATIONSHIP OF THE PARTIES Nothing in this Agreement shall create, or be deemed to create, a partnership or joint venture or relationship of employer and employee or principal and agent between the parties.

20. RIGHTS OF THIRD PARTIES

ement may be enforced by the Hall Owner pursuant to s1(1) of the Contracts (Rights of Third Parties)

If at any time one or more provisions contained in the Agreement is or becomes invalid, illegal or unenforceable in any respect this shall not affect the validity, legality or enforceability of the remaining provisions which shall remain in full force and effect.

The validity construction and performance of the Agreement shall be governed by English Law and shall be subject to the non-exclusive jurisdiction of the English Courts.