



**CO-EXHIBITOR**

|                                     |            |         |
|-------------------------------------|------------|---------|
| Full Company Name:                  |            |         |
| Street, Number / PO Box:            |            |         |
| Postal Code:                        | City:      | Country |
| Contact Person:                     | Job Title: |         |
| Email:                              | Phone:     |         |
| Exhibits (please specify products): |            |         |

**Please Note:** If registering more than one co-exhibitor, please use copies of this registration form (Section 3)  
All invoices for services ordered by the co-exhibitor/s will be invoiced to the main exhibitor (Section 1)  
All marketing related mailings or materials will be automatically sent to the co-exhibiting companies directly.

**4.**

**EXHIBITION PROFILE**

|   |   |  |
|---|---|--|
| <b>Product group,<br/>display category</b><br>(Please tick) | <input type="checkbox"/> Auto trucks      | <input type="checkbox"/> Spare parts and accessories |
|   | <input type="checkbox"/> Vans, minivans   | <input type="checkbox"/> Tyres                       |
|   | <input type="checkbox"/> Buses            | <input type="checkbox"/> Oils                        |
|   | <input type="checkbox"/> Towed vehicles   | <input type="checkbox"/> Navigation devices          |
|   | <input type="checkbox"/> Special vehicles | <input type="checkbox"/> Mass media                  |

**DECLARATION BY THE EXHIBITOR**

We hereby confirm our participation in Commercial Transport Expo Central Asia 2018 within the period 3-5 April, 2018, and agree fully to the Conditions of Participation and section 5 of the Contract. You are kindly requested to reserve the space set forth above for our company.

**PAYMENT TERMS:**

- A payment (deposit) of **50%** of the total payment and the registration fee must be submitted **during 7 days** from the Invoice date.
- The remaining **50%** of the total amount must be paid **no longer than until January 23, 2018**.
- **100%** of the total amount of Application must be paid after receipt of invoice but no longer than **January 23, 2018** if this application has been made **after November 1, 2017**.

The early bird discount is only applicable when the application was sent by **September 30, 2017** and the 50% deposit has been paid before **October 31, 2017**.

*All our prices (incl. stand rentals) are net (without VAT).*

BusinessMediaRussia Ltd. is the official Agent of the Organizer of the Exhibition.

**Contact person:**

**Tel/fax: +7 (495) 649-6911**



|                |   |
|----------------|---|
|                |   |
| Place and Date | Company Stamp and Legally Binding Signature |

## **5. General Terms and Conditions of Participation**

1. The term "Exhibitor" refers to the company that is signatory to this application form and includes all employees or agents of such. The term "Exhibition" refers to the event mentioned on the front of this form (over). The term "Contractor" refers to Business Media Russia Ltd. In the case of a "joint participation" (i.e. comprising exhibitors other than the contracting party and / or main exhibitor), the Exhibitor is deemed to have obtained the consent of all the individual participants to all the terms and conditions of this contract.

2. The relationship of Contractor and Exhibitor can be settled with additional Contract of Participation in the Exhibition.

3. After receiving the Exhibitor's application form by the Contractor the parties conclude the Contract for the participation in the Exhibition. In accordance with the Contract, the Exhibitor agrees to participate in the Exhibition and pay fully for participation subject to the terms and conditions set forth in the Contract. After the date of receiving the Contract by the Contractor, the Exhibitor on a unilateral basis will not terminate the Contract.

The Exhibitor admits that the Contractor will take losses connected with carrying out its obligations due to the Contract so that the Exhibitor will not demand the return of amount of money paid (except for the cancellation of the Exhibition). Furthermore the Exhibitor shall compensate the Contractor's losses connected with carrying out the conditions of the Contract if thereof takes place.

The Contractor reserves the right to cancel the order after the Exhibitor's notice if the Exhibitor is not able to pay in time. In such case all amount of money paid to the Contractor will not be returned.

The payment of participation in the Exhibition includes registration fee, space rent and additional services.

- 50% of space rent and registration fee in full are due to be paid within 7 days from the invoice date;
- The remaining 50% of space rent are to be paid not later than January 23, 2018;
- If the application is presented after November 1, 2017, the Exhibitor shall pay the space rent and registration fee in full (100%) in one instalment but not later than January 23, 2018.

4. The Exhibitor is obliged to follow all requirements of the Contract.

5. In case of order of unequipped space the Exhibitor not later than two months prior to the commencement of the installation, agree with the General Developer "Fair Expo" the exhibit booth design, the schemes of telephone line layout, switchboards and power-consuming equipment connection, the required consumption amount, and other conditions of exhibit booth equipping that require external connections to the exhibition pavilion facilities.

6. Exhibit booths construction is allowed to the companies agreed with the General Developer "Fair Expo" Constructing companies, which are building the exhibit booths of participants need to secure their general liability.

7. The Exhibitor complies with on-site safety, fire protection, sanitary and quarantine regulations during the period of holding the Exhibition. The Exhibitor will submit in respect of all materials used for independent construction of the exhibit booth the documents (certificates), characterizing the degree of materials flammability.

8. The Exhibitor shall not display exhibits until the full payment of participation in accordance with the Contract.

9. The Exhibitor complies with all instructions, rules, requirements and other regulations of the owner of space, governing the use of exhibit space. The Collective Exposition Organizer's rights cannot be transferred to third parties without permission of the "Contractor".

10. The Exhibitor's rights cannot be transferred to third parties without permission of the Contractor. The Exhibit has no right to pass the space received in accordance with the Contract to third parties or subrent the space without writing permission of the Contractor.

11. The Exhibitor will not affect the visibility of other exhibits or perform any action resulting in reasonable objections of other exhibitors. Lighting of the Exhibitor's exposition must be arranged in such a way as not to interfere with the neighboring exhibit booths. It is prohibited to use the audio devices, which are not agreed with the Contractor.

12. The Exhibitor will not organize lotteries, fund-raising and other activities, including promotional, requiring the presence of other participants and/or visitors of the Exhibition in a certain place outside the exhibit booth at a certain time. All promotional activities and their plans shall be agreed with the Contractor.

13. Only the Contractor sets visiting hours of the Exhibition. Entrance to the exhibition is carried out by invitation or pass.

14. The Exhibitor shall provide all rights and claims of creditors regarding the use of intellectual property under the participation in the Exhibition (information for catalogue, promotional campaign etc.).

15. The Exhibitor shall ensure the presence of official representative attended in the pavilion for the exhibition time, mounting and dismantling period. The representative shall be authorized to act on behalf of the Exhibitor. The Contractor keeps the right not to pass information or financial documents to the representative without letter of attorney.

16. The Contractor shall be exempt from liability for the failure to perform, in part or in full, their obligations hereunder if such failure was caused by force majeure arising after the execution hereof because of extraordinary events, namely, natural disasters, epidemics, fires, floods, explosions and military actions. Upon that, the Exhibitor admits that the Contractor takes significant losses so that the Exhibitor refuses from returning amount of money paid earlier to the Contractor and from refunding of own losses on the part of the Contractor.

17. The Exhibitor is entitled to withdraw from the Contract on a unilateral basis on condition of payment of fee to the Contractor:

**International exhibition of  
commercial transport  
Commercial Transport Expo  
Central Asia**

**3-5 April 2018**  
Astana, Republic of Kazakhstan  
Exhibition center «Korme»

- 50% of the price for Participation in the Exhibition if the Contract is terminated in a period of 6 months to 5 months before the Exhibition;
- 60% of the price for Participation in the Exhibition, additional services and services mentioned in Section 2.3 if the Contract is terminated in a period of 4 months to 2 weeks months before the Exhibition;
- 100% of the price for Participation in the Exhibition, additional services and services mentioned in Section 2.3 if the Contract is terminated in a period less than 2 weeks before the Exhibition.

If the Exhibitor gives written notice of reducing, the space after the signing of the Contract the Exhibitor pays fee to the Contractor in amount of 10% from the cost of space, which is to be reduced. The date of notice shall be the day of receiving the Exhibitor's written notice by the Contractor.

The Contractor is entitled to withhold individually amount of expenses from amount income to the Contractor's account before the date of receiving the written notice. The amount which is due to return is transferred to the Exhibitor's account not later than one month after the Exhibition.

18. In case of damage to or loss by the Exhibitor of the exhibition, equipment and/or property provided by the Contractor, the Exhibitor will pay to the Contractor the compensation in the amount of the threefold cost of the relevant equipment and/or property.
19. The Contractor shall not be liable for loss of or damage to the exhibits or other property owned by the Exhibitor or the persons employed or invited by the Exhibitor.
20. In case of violation of the mounting time the Exhibitor, pay additional time according to the relevant price settled by the Contractor.
21. Untimely release of the exhibition space by the Exhibitor after the end of the Exhibition shall result in payment of fee settled by the Contractor.
22. The Contractor shall not be liable for the Exhibitor's equipment if it was not removed in time from the pavilion.
23. The Exhibitor shall be liable for the content or accuracy of the information contained in the promotional materials submitted to the Contractor.
24. The Contractor shall not be liable for damage to the Exhibitor's equipment caused by third party.
25. The Contractor shall not be liable for failure to provide the Exhibitor with the passports and visas or to ensure customs clearance for import of the Exhibitor's property into the country of the Exhibition. The Contractor's unsuccessful attempts to obtain these documents with the relevant authorities will not release the Contractor from the obligations hereunder.
26. The Contractor will not be liable for any loss, damage or delay resulting from transportation of the Exhibitor's exhibits (transportation, loading and unloading, customs clearance, etc.) to the country of the Exhibition and back. The Exhibitor will maintain the insurance of its cargo
27. The Contractor's obligations, as defined herein, will be recognized by the Exhibitor as counter-obligations with respect to the Contractor's obligations.
28. The Exhibitor acknowledges that it has not made any representations (whether oral or written, express or implied) in respect of the alleged profit, which can be gained because of participation in the Exhibition.
29. The Contractor's obligations related to the organization and holding of the Exhibition (in the absence of written complaints filed by the Exhibitor) will be deemed fulfilled in full and properly on the last day of dismantling of the Exhibition.
30. All disputes and disagreements arising from the Contract shall be settled by negotiations. If the Parties fail to reach an agreement amicably within 14 (fourteen) days from the date of commencement of the written correspondence regarding the dispute or disagreement, such dispute or disagreement shall be resolved by the Arbitration Court at the location of the defendant.

\*Company information

The Exhibitor agrees to transfer personal information mentioned in the Contract for the use in marketing purpose by third party.

|                |   |
|----------------|---|
|                |   |
| Place and date | Company Stamp and Legally Binding Signature |

BusinessMediaRussia Ltd.  
Room 3, 12, Aviakonstruktora Mikoyana str., Moscow 125252

Please, fill the forms and send them to e-mail [ruslan.kiyanov@businessmediarussia.ru](mailto:ruslan.kiyanov@businessmediarussia.ru)