

۳۲-۵۷ / ۱۳۹
۰۵۱-۷ / ۲۰۲۳

شعبه منطقه ای اتاق بازرگانی و صنایع جمهوری قرقیزستان در اوش

آقای غلامحسین یادگاری

سفیر فوق العاده و تام الاختیار جمهوری اسلامی ایران

در جمهوری قرقیزستان

شعبه منطقه ای اتاق بازرگانی و صنایع جمهوری قرقیزستان در اوش تصدی جنابعالی را به عنوان سفیر فوق العاده و تام الاختیار جمهوری اسلامی ایران در جمهوری قرقیزستان تبریک عرض می نماید. برای جنابعالی تندرستی و موفقیت در امور توسعه و تقویت همکاری های میان دو کشور آرزو می نمایم.

با جناب آقای خرازی و اتاق بازرگانی اوش روابط گرم و دوستانه ای برقرار بود. به پیشنهاد جناب خرازی مبنی بر برگزاری مشترک هفتمین نمایشگاه بین المللی با حضور کمپانی ها و مهمانان افتخاری از ایران کارهای اولیه آماده سازی کار با عنوان "یوگ- اکسپو قرقیزستان - ایران ۲۰۲۳" آغاز شد. در طول این مدت ملاقات های کاری نیز در سفارت ایران در بیشکک انجام شد که موضوعات برگزاری با کیفیت و سطح بالای این رویداد مورد بررسی قرار گرفت.

اتاق بازرگانی اوش امیدوار است جنابعالی نیز حمایت و مساعدت همه جانبه برای دعوت و شرکت کمپانی های ایرانی در این نمایشگاه را انجام دهید.

هفتمین نمایشگاه بین المللی "یوگ- اکسپو قرقیزستان - ایران ۲۰۲۳" در تاریخ ۱۸-۲۰ سپتامبر (۲۷-۲۹ شهریور) سال ۲۰۲۳ برنامه ریزی شده است.

مراسم گشایش نمایشگاه "یوگ- اکسپو قرقیزستان - ایران ۲۰۲۳" در تاریخ ۱۸ سپتامبر ۲۰۲۳ در ساعت ۱۰:۰۰ در ورودی درام تاتر ملی اوش برگزار می شود.

اتاق بازرگانی اوش همواره آماده همکاری در توسعه همه جانبه همکاری ها میان شرکت های دو کشور می باشد.

بااحترام

پازیلوف

مدیر اتاق بازرگانی اوش

«КЫРГЫЗ РЕСПУБЛИКАСЫНЫН
СООДА-ӨНӨР ЖАЙ ПАЛАТАСЫ ОШ
ОБЛАСТТЫК БӨЛҮМҮ» МЕКЕМЕСИ
Ош ш., Ленин көч. 205



УЧРЕЖДЕНИЕ «ОШСКОЕ ОБЛАСТНОЕ
ОТДЕЛЕНИЕ ТОРГОВО-ПРОМЫШЛЕННО
ПАЛАТЫ КЫРГЫЗСКОЙ РЕСПУБЛИКИ»
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Исх.: 32-04/139

«05» 09 2023г.

Чрезвычайному и Полномочному
Послу Ирана в Кыргызстане
г-ну Голамхосейин Ядегари

Уважаемый Голамхосейин Ядегари!

Учреждение «Ошское областное отделение торгово-промышленной палаты Кыргызской Республики» поздравляет Вас с назначением Чрезвычайным и Полномочным Послом Исламской Республики Ирана в Кыргызской Республике. Мы, искренне желаем Вам крепкого здоровья и больших достижений в деле развития, укрепления сотрудничества между нашими странами.

Уважаемый Голамхосейин Ядегари, с вашим предшественником господином Послом Саид Харрази у нас были теплые и дружеские отношения. По инициативе господина Посла Саид Харрази о совместном проведении 7-й Международной универсальной выставки - ярмарки с участием компаний и почетных гостей из Ирана были начаты подготовительные работы под названием «Юг ЭКСПО Кыргызстан – Иран -2023». В течении этого периода были проведены рабочие встречи в Посольстве Ирана в г. Бишкеке, на котором рассматривались вопросы как на высоком и качественном уровне провести данное мероприятие.

Учреждение «Ошское областное отделение торгово-промышленной палаты Кыргызской Республики» надеется, что Вы поддержите и окажете всемерное содействие в приглашении и участии Иранских компаний на данной выставке.

7-я Международная универсальная выставка - ярмарка «Юг ЭКСПО-2023» запланирована на 18 - 20 сентября 2023 года в г. Ош.

Церемония торжественного открытия выставки - ярмарки «Юг ЭКСПО-2023» состоится 18 сентября 2023 года, в 10 часов утра перед парадным входом Ошского национального драматического театра им. С. Ибраимова.

Учреждение «Ошское областное отделение торгово-промышленной палаты Кыргызской Республики» всегда открыта и готова к сотрудничеству в развитии всестороннего сотрудничества между компаниями наших стран.

С уважением,
Директор Учреждение «ООО ТПП КР»

К. Пазылов

Company/firm, individual entrepreneur _____

_____ legal entity/individual, established and registered in accordance with the legislation of _____ Republic, located at: _____, represented by

_____, (hereinafter referred to as the "Exhibitor") on the one hand, and the Institution "Osh Regional Branch of the Chamber of Commerce and Industry of the Kyrgyz Republic" (hereinafter Institution "LLC CCI KR"), a legal entity established and registered in accordance with the legislation of the Kyrgyz Republic, located at the address: Kyrgyz Republic, 720906, st. Lenina 205, Osh, represented by Pazylov K. the Director of the Institution "LLC Chamber of Commerce and Industry of the Kyrgyz Republic", acting on the basis of the Charter, (hereinafter referred to as the "Exhibition Organizer"), on the other hand, collectively referred to hereinafter as the "Parties", and individually as indicated above, have entered into this agreement (hereinafter referred to as the "Agreement") as follows:

1. Subject of the agreement:

1.1. The Exhibition Organizer undertakes to provide a range of organizational services, including providing the Exhibitor with an exhibition space for rent, as well as providing organizational services (hereinafter referred to as the "Services") listed in clause 2.2., related to the Exhibitor's participation in South-Expo 2023 (hereinafter referred to as the "Exhibition").

The purpose of the Exhibition is an exceptional demonstration of imported products / equipment / material / technology in the exhibition areas, as well as the search, establishment of close business contacts and conclusion of agreements with interested persons / Exhibition participants / visitors.

1.1.1. Venue of the Exhibition: Kyrgyz Republic, Osh, in the building of the Osh National Drama Theater. S. Ibraimova.

1.1.2. Exhibition period: from 18 to 20 September 2023

1.1.3. Opening hours of the Exhibition for the Exhibitor:

1.1.3.1. on the first and subsequent days of the Exhibition: from 10:00 a.m. to 5:00 p.m.

1.1.3.2. on the last day: from 10:00 to 16:00

Reservation and provision of the exhibition space/booth/equipment and Services to the Exhibitor shall be carried out in accordance with the Application for Booking an Exhibition Stand.

1.2. The Organizer of the Exhibition on a reimbursable basis undertakes to additionally lease additional equipment, as well as provide additional Services to the Exhibitor for participation in the Exhibition, in accordance with the procedure and on the terms of the additional agreement.

1.3. The Exhibitor undertakes to pay the Exhibition Organizer the cost of the rented exhibition space, additional equipment, as well as the Services provided in accordance with clause 2. Agreement.

1.4. The agreement is mixed and includes elements of a lease agreement (regarding the terms and conditions relating to the lease of exhibition space), a paid services agreement (in terms of the provision of Exhibitor advertising services and other additional services) and a contractor agreement (in terms of producing an exhibition catalog and performing work for the construction and installation of stands).

2. Types of services, cost and procedure for their payment

2.1. The cost of rented exhibition space, Services (cost of Services) provided by the Exhibition Organizer to the Exhibitor is 150 USD per square meter, including Value Added Tax. The registration fee is 60 USD. The entire amount for the services provided is subject to transfer to the Exhibition Organizer in full.

2.2. The total cost of the Services provided by the Exhibition Organizer includes:

- Non-equipped area – 80 USD. US per (one) sq. m.;
- Workplace - 100. USD per (one) sq. m.;
- Equipped area –150 USD per (one) sq.m.;
- Registration fee for participation in the exhibition 60 USD;

2.3. The Exhibitor pays the cost of the Services to the Exhibition Organizer in the following order:

100% of the total cost of the Services, no later than August 30, 2023,

2.4. Payment under the Agreement shall be made by bank transfer or by transferring money to the relevant bank account of the Exhibition Organizer specified in the invoice for payment. The day of payment is the day of receipt of funds to the bank account of the Exhibition Organizer.

2.5. Payment currency – Som/USD United States (at the exchange rate on the day of payment).

2.6. The organizer of the exhibition is not the recipient of the cargo sent to the exhibition, and is not responsible for it.

2.7. If, after signing the Agreement, the rate of VAT, sales tax, or new taxes are introduced that are payable by the Exhibitor to the Exhibition Organizer in connection with the Agreement, the cost of the Services will be changed in terms of the amount of VAT, sales tax, or the amount of new taxes. The difference between the cost of the Services and the newly calculated amount will be returned to the Exhibitor or charged to the Exhibitor, respectively.

3. Obligations of the Parties

3.1 The Exhibitor is obliged to:

- 3.1.1. comply with all requirements of the current legislation of the Kyrgyz Republic, the Agreement;
- 3.1.2. make timely and full payment for the Services to the Exhibition Organizer in accordance with the terms of the Agreement, according to the issued invoices;
- 3.1.3. timely, in accordance with the requirements of the Agreement, submit applications for the provision of additional equipment for rent, as well as the provision of additional Services specified in clause 1.2. Agreement;
- 3.1.4. before the opening of the Exhibition, check the working condition, quality and integrity of all provided equipment (services), and, in case of any claims, notify the Exhibition Organizer of this, no later than 2 (two) calendar days from the moment of discovery, in order to avoid subsequent disagreements and claims. In case of failure to submit written claims within the above terms, the Exhibition Organizer is considered to have fulfilled its obligations properly;
- 3.1.5. coordinate in advance the size, lighting, other characteristics of the stand with the Organizer of the exhibition.
- 3.1.6. not create obstacles and interference for the work of other participants of the Exhibition;
- 3.1.7. immediately notify the Exhibition Organizer in written form in cases of reduction/increase of the exhibition area/booth and/or refusal to participate in the exhibition. The date of notification is the day of receipt by the Exhibition Organizer of the Exhibitor's written notice;
- 3.1.8. ensure at its own expense all the rights of authors and claims of creditors/plaintiffs in connection with the use of intellectual property in the framework of participation in the Exhibition (information in the catalog, etc.);
- 3.1.9. ensure the installation of their expositions on their own and at their own expense, at least one day before the official opening of the Exhibition;
- 3.1.10. do not dismantle the stand, exhibits and do not move them until the official end of the Exhibition;

- 3.1.11. during the period of installation, dismantling and on the days of the Exhibition/master classes/contests, comply with safety regulations, fire, sanitary and quarantine regulations and bear full responsibility in case of damage to property / health of the Exhibition participants, third parties, the Exhibition Organizer, the Exhibitor's employee demonstrations of exhibits, goods and during master classes / contests;
- 3.1.12. not to hold lotteries and draws that can lead to a mass gathering of people at a certain time and place on the territory of the Exhibition, without the consent of the Organizer of the exhibition;
- 3.1.13. ensure the permanent presence of the authorized representative of the Exhibitor during the entire period of the Exhibition;
- 3.1.14. provide on its own or order additional security of the stand during the working hours of the Exhibition, i.e. from the opening of the pavilion in the morning (09.00) until the moment it closes in the evening (18.00);
- 3.1.15. do not transfer the rights under the Agreement to other persons without the prior written consent of the Exhibition Organizer;
- 3.1.16. dismantle and remove the stand and/or exposition no later than two calendar days following the last day of the Exhibition;
- 3.1.17. assume all costs associated with customs clearance of exposition equipment/materials imported for participation in the Exhibition;
- 3.1.18. has the right to sell the exhibits imported into the exhibition pavilions, taking into account that the property for demonstration at the Exhibition will always be available;
- 3.1.19. Sign and return by courier the invoice and certificates of acceptance and delivery of services rendered after the receipt by the Exhibitor of within 5 (five) calendar days;
- 3.2. The exhibition organizer is obliged:**
- 3.2.1. timely and in full to provide the Exhibitor with the Services, the exhibition space/booth ordered for rent, as well as provide the Services in accordance with the Agreement;
- 3.2.2. provide the Exhibitor with additionally ordered equipment/services for rent not later than one day before the official opening of the Exhibition, and in case of ordering during the exhibition, on the same day;
- 3.2.3. before the start of the Exhibition, organize and hold a press conference with the participation of the media in order to advertise the upcoming Exhibition;
- 3.2.4. carry out an advertising campaign for the upcoming Exhibition in the media;
- 3.2.5. carry out general cleaning of the exhibition pavilion;
- 3.2.6. ensure the protection of the exhibition pavilion, inside which the Exhibitor's stand is located, during non-working hours, i.e. from the moment the pavilion closes in the evening (18.00) until it opens in the morning (09.00);
- 3.2.7. eliminate within the reasonable shortest period of time before the opening of the Exhibition the shortcomings discovered by the Exhibitor and arising through no fault of the Exhibitor;
- 3.2.8. upon provision of all the Services provided for by the Agreement, draw up and sign a bilateral act of acceptance and delivery of the rendered Services and transfer it to the Exhibitor.
- 3.3. The exhibition organizer has the right to:**
- 3.3.1. reschedule the dates of the Exhibition and the location of the exhibition space/booth of the Exhibitor, without changing the configuration of the exhibition space/booth, in connection with the consolidation of the plan for the location of exhibitors, by notifying the Exhibitor 30 (thirty) calendar days before the opening of the Exhibition.

4. Responsibility of the Parties

- 4.1. In case of termination of the Agreement, or refusal to participate in the Exhibition at the initiative of the Exhibitor, more than 30 (thirty) calendar days before the opening of the Exhibition, for reasons not related to improper performance by the Exhibition Organizer of its obligations, the Exhibition Organizer has the right to recover / withhold as forfeit (fine) 50% of the cost of the booked exhibition space. In addition, the Exhibitor undertakes to fully reimburse the Exhibition Organizer for the costs of providing paid Services and contracts (registration on the official website and in the Exhibition catalog, etc.).
- 4.2. In case of termination of the Agreement, or refusal to participate in the Exhibition at the initiative of the Exhibitor, less than 30 (thirty) calendar days before the opening of the Exhibition, for reasons not related to improper performance by the Exhibition Organizer of its obligations, the Exhibition Organizer has the right to recover / withhold as forfeit (fine) 100% of the cost of the booked exhibition space. In addition, the Exhibitor undertakes to fully reimburse the Exhibition Organizer for the costs of providing paid Services and contracts (registration on the official website and in the Exhibition catalog, etc.).
- 4.3. In case of cancellation of the Exhibition, with the exception of clause 3.3.1. of the Agreement, at the initiative of the Exhibition Organizer, the Exhibition Organizer returns to the Exhibitor the amount of the advance payment in full, within 5 (five) working days from the date of cancellation and is liable within the real damage only after the Exhibitor provides the Exhibition Organizer with documents confirming the infliction (fact and amount) damage due to the fault of the Exhibition Organizer.
- 4.4. For non-performance and / or improper performance of their obligations, the Parties shall be liable in accordance with the current legislation of the Kyrgyz Republic.
- 4.5. In case of late fulfillment of the obligations required in accordance with the Agreement, the Parties shall pay a penalty in the amount of 0.5 (zero point five)% of the amount payable for each day of delay, but not more than 30 (thirty)% of the cost of the Services.
- 4.6. The Exhibition Organizer shall not be liable under the Agreement for any damage caused to the Exhibitor through no fault of the Exhibition Organizer during the working day of the exhibition, i.e. from the opening of the pavilion in the morning (09.00) until its closing in the evening (18.00), and on the last day of the exhibition until 16.00.
- 4.7. The Exhibition Organizer shall reimburse the Exhibitor for damages related to the theft, damage or other loss of his property at the stand, with the exception of the personal property of the Exhibitor's personnel, incurred during the period from the closing of the pavilion in the evening (18.00) until the moment it opens in the morning (09.00).
- 4.8. The Exhibitor assumes full responsibility for all equipment provided to him for use within the limits of its cost, in case of damage or loss due to the fault of the Exhibitor.
- 4.9. Untimely release by the Exhibitor of the exhibition pavilion/open area after the end of the exhibition entails the payment in favor of the Exhibition Organizer of a fine in the amount of the cost of one sq.m. booked exhibition space for each overdue day. At the same time, the Exhibition Organizer is not responsible for the integrity and safety of the Exhibitor's property.
- 4.10. In case of violation by the Exhibitor of paragraph 3.1.18. of the Agreement, the Exhibitor unconditionally agrees and undertakes to pay a penalty (fine) in favor of the Exhibition Organizer in the amount of twenty times the value of the Agreement (the cost of the Services).
- 4.11. The Exhibition Organizer is not responsible for the commercial success of the Exhibitor at the Exhibition.

5. Force Majeure Circumstances

5.1. The Parties are released from liability for non-fulfillment and / or improper fulfillment of their obligations under the Agreement, if proper fulfillment turned out to be impossible due to force majeure circumstances, namely: natural disasters (earthquakes, floods, etc.), military operations, civil unrest, acts of state bodies directly preventing the Parties from fulfilling their obligations.

5.2. The Party affected by the above circumstances must notify the other Party in writing of the occurrence of force majeure circumstances, but no later than 3 (three) working days from the date of their occurrence, and also provide official documents in confirmation (a document from the relevant authorized state bodies and / or other competent authorities) indicating such circumstances.

5.3. In the event of force majeure circumstances, the period for the Parties to fulfill their obligations under the Agreement is proportionally postponed for the duration of such circumstances.

5.4. In case of force majeure circumstances over 30 (thirty) calendar days from the moment of their occurrence, either Party has the right to terminate the Agreement. At the same time, the Parties undertake to make all mutual settlements under the Agreement 10 (ten) calendar days before the date of termination of the Agreement.

6. Dispute resolution procedure

6.1. The Parties are obliged to make every effort to resolve various disputes and disagreements that may arise during the execution of the Agreement or in connection with it, through negotiations.

6.2. If disputes and disagreements cannot be resolved through negotiations, they are resolved in accordance with the current legislation of the Kyrgyz Republic.

6.3. Applicable law under the Agreement (substantive and procedural) - the legislation of the Kyrgyz Republic.

7. Final provisions

7.1. The Agreement comes into force from the moment of its signing and is valid until the Parties fully fulfill their obligations under the Agreement.

7.2. The Agreement exhaustively stipulates and contains all the essential and other conditions that the Parties must adhere to when executing the Agreement. After signing the Agreement, any agreements, obligations, offers and statements of the Parties, both oral and written, preceding the date of conclusion of the Agreement and related to its subject matter, are canceled, if any, between the Parties. Due to the loss of legal force of such agreements, obligations, offers and statements, the Parties are not entitled to refer to them in the future, including in the event of any claims arising in connection with the execution of the Agreement.

7.3. All changes, additions and Annexes to the Agreement are considered valid if they are made in writing and signed by authorized representatives of both Parties and are an integral part of the Agreement.

7.4. The Agreement is drawn up in Russian in 2 (two) copies having the same legal force, one of which belongs to the Exhibition Organizer, the other - to the Exhibitor.

7.5. Facsimile copies of the Agreement, Annexes and additional agreements of the Parties have full legal force with the subsequent exchange of originals.

8. Legal addresses and bank details of the parties

«Organiser of the exhibition»

« Exhibitor »

Institution "Osh Regional Branch
of the Chamber of Commerce and Industry
of the Kyrgyz Republic"

Company « _____ »

Address: _____

TIN: _____

OKPO: _____

TIN:

OKPO:

PROGRAM

7th International Universal Exhibition-Fair "South Expo - 2023"

Venue: Osh, foyer of the 1st and 2nd floors of the Osh National Drama Theater. S. Ibraimov"

Date: September 18 – 20, 2023

17.09.2023 from 06-00 to 24-00 arrival of officials, guests, exhibitors and participants of the International Universal Exhibition - Fair "South Expo-2023".

Meeting, transfer from the airport in Osh, checkpoint "Irkeshtam", checkpoint "Dostuk" in Osh, accommodation of officials, guests, exhibitors and participants of the exhibition in hotels in Osh.

Placement and display of products of exhibiting companies at the agreed and prepared stands of the exhibition - fair "South EXPO-2023"

Free time:

18.09.2023. Start of work of the 7th International Universal Exhibition - Fair "South EXPO-2023"

Concert program in honor of the grand opening of the 7th International Universal Exhibition - Fair "South EXPO-2023"

Official opening ceremony of the 7th International Universal Exhibition - Fair "South EXPO-2023":

- the National Anthem of the Kyrgyz Republic

- Speeches of officials and guests of honor (to be agreed)

Greeting speech:

- Sariev Temir President of the Chamber of Commerce and Industry of the Kyrgyz Republic.
- Plenipotentiary Representative of the President of the Kyrgyz Republic in Osh region.
- Mayor of Osh city.
- Representatives of Ministries, Plenipotentiaries of the President of the Kyrgyz Republic of other regions
- Foreign guests of honor, Diplomatic Representatives, International Donor Organizations in the Kyrgyz Republic (as agreed)
- Cutting of the red ribbon by officials and guests

Photographs for memory with the background of the Banner of the 7th International Universal Exhibition - Fair "South EXPO-2023"

Inspection of the exposition of the stands of the exhibition - fair "South EXPO-2023" by guests of honor, Partners and the Organizing Committee.

1st day of the exhibition-fair "South EXPO-2023" - Business Forum "Integration and Development of Regions"

Official dinner: On behalf of the organizers and partners of the exhibition-fair. Presentation of commemorative diplomas to exhibitors and participants of the exhibition - fair "South EXPO-2023"

19.09.2023. 2nd day of the exhibition-fair "South EXPO-2023"

B2:B2 meetings of exhibitors and participants of the exhibition-fair "South EXPO-2023"

20.09.2023. 3rd final day of the exhibition-fair "South EXPO-2023"

B2:B2 meetings of exhibitors and participants of the exhibition-fair "South EXPO-2023"

Signing of memorandums, agreements and contracts.

Official closing of the 7th International Universal Exhibition - Fair "South EXPO-2023"

Departure of official guests, exhibitors and participants of the International Universal Exhibition - Fair "South EXPO-2023"

INTERNATIONAL UNIVERSAL EXHIBITION-FAIR "SOUTH EXPO 2023"

Osh National Drama Theater named after S. IBRAIMOV, Osh

Name of Exhibitor Company: _____

Legal address: _____

Registration number (RNN, TIN): _____ ORGN/UGNS: _____

Name of the bank: _____ BIC: _____

Checking account: _____

City code: _____ Telephone: _____ E-mail: _____

Category of exhibited products: _____

Name of contact person: _____ Position: _____

Please tick

REGISTRATION FEE USD 60

Includes: pre-registration of the exhibitor, invitation of specialized profile visitors, media - advertising company in the territory of the Kyrgyz Republic, expo tour in the territory of the Kyrgyz Republic, announcement of the exhibition in print media, TV channels, radio, Internet resources, invitation of VIP guests, placement of a description of the company's activities in a printed specialized edition, evening reception.

UNEQUIPPED AREA 100 USD per sq.m. x sq.m = _____

INCLUDES: area and pavilion security

Basic electrical connection(220V-5KW).USD 16= _____

EQUIPPED STAND 150 USD per sq.m. x sq.m = _____

INCLUDES: area, side and back walls, carpeting, frieze panel, company name on the frieze panel (up to 15 letters), table, chairs, basic electrical connection (220V - 5KW), socket, lighting fixtures, wastebasket, general cleaning booth and pavilion security. The exact specification needs to be clarified in the technical department of the Institution "LLC Chamber of Commerce and Industry of the Kyrgyz Republic".

WORKPLACE 80 USD per sq.m. x sq.m = _____

INCLUDES: area, rear walls, carpet, table, chairs, basic electrical connection (220V - 5KW), socket, wastebasket, general stand cleaning and pavilion security. The exact specification needs to be clarified in the technical department of the Institution "LLC Chamber of Commerce and Industry of the Kyrgyz Republic".

PLACING THE ADVERTISING MODULE IN THE EXHIBITION CATALOG (A5 FORMAT) Attach the module in AI / CDR / PDF / TIF format.

Full color page 30 USD x page = _____

Full b/w page 15 USD x page = _____

Inscription on the frieze panel (up to 15 characters): TOTAL COST: _____

Including VAT and sales tax

- APPLICATION CONDITIONS
1. 50% of the total cost must be paid within 5 (five) banking days after the submission of the Application.
 2. The remaining balance of 50% must be paid in accordance with the terms of the Agreement.
 3. The application cannot be canceled by the exhibiting company unilaterally.

We, the undersigned, acknowledge that the Institution "LLC Chamber of Commerce and Industry of the Kyrgyz Republic" will bear the costs associated with the fulfillment of obligations under this Application, therefore, we will not demand a refund of the money paid (except in the event of cancellation of the exhibition).

Full name of the head: _____ Signature: _____ Date: _____ Seal: _____