

(以下附錄節錄自中華人民共和國中國進出口商品交易會的網站，全文可參閱
<https://www.cantonfair.org.cn/zh-CN/posts/696222308695879680>)

附錄

欢迎参加第135届广交会进口展

中国进出口商品交易会，又称广交会，创办于1957年，每年春秋两届在广州举办，是中国目前历史最长、规模最大、商品种类最全、到会采购商最多且分布国别地区最广、成交效果最好、信誉最佳的综合性国际贸易盛会。第134届广交会于2023年11月4日胜利闭幕，规模再创新高，展览面积扩至155万平方米，约2.9万家国内外优质企业线下参展，成交额达到223亿美元，来自229个国家和地区的境外采购商线上线下参会，其中线下境外采购商近20万人，线上平台累计访客数789万人，线上线下融合举办，有效促进了中外经贸合作交流和全球贸易发展。

为扩大进口、促进贸易平衡，自第101届起，广交会设立进口展，帮助国际企业拓展中国和全球商机。经过34届的发展，目前已累计吸引超过100个国家地区的17,000余家次境外企业参展，包括众多优质的国家和地区展团及全球知名企业。第134届广交会进口展共有来自43个国家和地区的650家企业参展。第135届广交会进口展现已开放参展申请，诚邀优质国际企业参展，共享环球商机。具体招展事宜通告如下：

一、展出时间

第135届广交会计划于2024年4月15日开幕。

第一期：2024年4月15日—19日

第二期：2024年4月23日—27日

第三期：2024年5月1日—5日

换展期：2024年4月20日—22日、4月28日—30日

线上平台服务时间为半年（2024年3月16日—2024年9月15日）。

二、展出地点

中国进出口商品交易会展馆（中国广州市海珠区阅江中路382号）。

三、参展展品

第一期：电子消费品及信息产品、家用电器、汽车配件、照明产品、电子电气产品、五金、工具；

第二期：日用陶瓷、家居用品、餐厨用具、家居装饰品、节日用品、礼品及赠品、玻璃工艺品、工艺陶瓷、钟表眼镜、园林用品、编织及藤铁工艺品、建筑及装饰材料、卫浴设备、家具；

第三期：家用纺织品、地毯及挂毯、男女装、内衣、运动服及休闲服、裘革皮羽绒及制品、服装饰物及配件、纺织原料面料、鞋、箱包、食品、体育及旅游休闲用品、医药保健品及医疗器械、宠物用品、浴室用品、个人护理用品、办公文具、玩具、童装、孕婴童用品。

参展展品范围详见官网：<https://cief.cantonfair.org.cn/html/cantonfair/cn/exhibitor/2012-09/24864.shtml>。

四、展位价格及配套

广交会进口展线下展展位类型分为光地和标摊两类，除了线下展位外，每家参展企业均配置1个线上展示中心，含进口展基础版线上服务套餐，展位价格及配套如下：

（一）光地展位。

第一期：26,000元人民币/个/9平方米；

第二期：23,000 元人民币/个/9 平方米；

第三期：23,000 元人民币/个/9 平方米；

最少预定面积 36 平方米。光地展位由参展企业在符合大会规定的前提下自行设计并搭建，大会将提供经认证的展位搭建商名单供参考。

(二) 标摊展位。

第一期：30,000 元人民币/个/9 平方米；

第二期：27,000 元人民币/个/9 平方米；

第三期：27,000 元人民币/个/9 平方米；

标摊展位由大会统一搭建，并提供配套展具，基本配置包括围板、正面发光灯箱、灯箱楣板、地毯、射灯、插座、隔板、报到台、地柜、洽谈桌、折叠椅。

五、配套商机

(一) 贸易对接活动。

广交会期间举办丰富多彩的国际贸易促进活动，邀请企业开展采购对接活动，助力供采双方提高对接效率。

(二) 新品首发首展首秀活动。

广交会新品首发首展首秀活动集聚行业龙头，集中发布新产品新技术新服务，汇聚前沿领先技术，展示最新成果。

(三) 广交会设计创新奖。

广交会设计创新奖（CF 奖）甄选展商前沿精品，通过广交会平台充分展现高端品质、扩大品牌传播、促进对接交流。

(四) 媒体宣传报道。

展会期间权威境内外媒体驻会报道，凸显广交会引领力、传播力和影响力。

六、参展申请

(一) 申请条件。

1. 参展商须为根据适用法律在中国大陆以外的国家或地区合法注册公司，且须提供公司注册证书复印件（须加盖公司印章）或其他有效证明文件。

2. 在参展商报名时提交有关材料并经展会方书面确认的情况下，参展商的总公司/子公司/合资伙伴/代表处等与参展商有实质性法律关系的企业可共同参展，且须提供有关证明文件和授权材料。

3. 参展展品须属于《广交会进口展参展展品范围》范围。

(二) 申请方式。

企业可以直接向中国对外贸易中心报名参展，也可以通过与中国对外贸易中心签约合作的招展机构报名参展。

中国对外贸易中心：

电话：境外 (+8620)28-888-999；境内 4000-888-999

传真：0086-20-89138550

邮箱：import@cantonfair.org.cn

官网：<https://cief.cantonfair.org.cn/cn/international/>

(三) 参展流程。

1. 提交相关资质材料。包括：

(1) 公司注册证书复印件（营业执照）；

(2) 企业及产品简介；

(3)原产地证明/境外品牌注册证书/境外品牌方关联关系证明/参展授权书等材料。

2.提交参展申请材料。参展企业填写参展申请表、参展条款、线上参展责任书等参展申请材料并加盖公章（详见附件，填写前请先与大会确认参展资格）。

3.缴纳参展费用。大会发出付款通知书后，参展企业需按时缴纳足额参展费用。企业缴足全额服务费视为最终获得参展资格，已缴费用原则上不予退款。

4.易捷通注册。首次参展的新企业需注册易捷通账户。<https://intl.cantonfair.org.cn/#/importLogin>

5.筹展、参展。

（四）申请起止时间。

即日起到 2024 年 2 月 15 日。

参展申请表

第 135 届中国进出口商品交易会进口展

组展单位：中国对外贸易中心

展览日期：2024 年 4 月 15 日-5 月 5 日

展览地点：中国进出口商品交易会展馆

展馆地址：中国广州市阅江中路 380 号

请清晰、完整填写全部内容。贵司所提供的资料将被录入到展览会刊中。申请表的公司名称应与公司注册证书以及展位楣板的名称保持一致。申请表必须由申请公司负责人签字并盖章，通过电子邮件、传真或邮寄方式发给组展单位，电子扫描件或传真件与原件具有同等法律效力。

参展公司信息 (*为必填项)

*参展公司名称：_____

*参展公司地址：_____

*市/镇：_____省/州：_____ *邮编：_____ *国家/地区：_____

*参展方式：非授权，直接参展。
授权参展。授权公司/品牌持有方名称：_____

*参展楣板名称（英文，公司简称或品牌名称）：_____

*联络人：_____ 先生 女士 *职位：_____ *电子邮箱：_____

*电话：_____ *传真：_____ *网址：_____

*公司类型：生产商 经销商 批发商 零售商 进出口商 其他_____（请注明）

*在中国内地有无分支机构或代理公司：无
有分支机构 有代理公司，请注明：_____

参展展品信息

参展展品范围必须属于《第 135 届中国进出口商品交易会进口展展品目录》。展品及用于现场和线上展示的图文资料中，不得含有涉嫌知识产权侵权的产品。凡在展览现场因涉及侵权事宜而引发的任何法律纠纷，所有责任和后果由参展商自行承担。组展单位有权根据参展公司的展品进行相应的展位安排。

展期	展品	申请展位数量
第一期 4 月 15 日至 19 日	电子家电： <input type="checkbox"/> 电子消费品及信息产品 / <input type="checkbox"/> 家用电器	<input type="checkbox"/> 标摊 <input type="checkbox"/> 光地 ___个*9 平方米
	车辆两轮车： <input type="checkbox"/> 汽车配件	
	照明电气： <input type="checkbox"/> 照明产品 / <input type="checkbox"/> 电子电气产品	
	五金工具： <input type="checkbox"/> 五金 / <input type="checkbox"/> 工具	
第二期 4 月 23 日至 27 日	家庭用品： <input type="checkbox"/> 日用陶瓷 / <input type="checkbox"/> 家居用品 / <input type="checkbox"/> 餐厨用具	<input type="checkbox"/> 标摊 <input type="checkbox"/> 光地 ___个*9 平方米
	礼品及装饰品： <input type="checkbox"/> 家居装饰品 / <input type="checkbox"/> 节日用品 / <input type="checkbox"/> 礼品及赠品/ <input type="checkbox"/> 玻璃工艺品 / <input type="checkbox"/> 工艺陶瓷 / <input type="checkbox"/> 钟表眼镜/ <input type="checkbox"/> 园林用品 / <input type="checkbox"/> 编织及藤铁工艺品	
	建材家具： <input type="checkbox"/> 建筑及装饰材料 / <input type="checkbox"/> 卫浴设备 / <input type="checkbox"/> 家具	
第三期 5 月 1 日至 5 月 5 日	家用纺织品： <input type="checkbox"/> 家用纺织品 / <input type="checkbox"/> 地毯及挂毯	<input type="checkbox"/> 标摊 <input type="checkbox"/> 光地 ___个*9 平方米
	时尚： <input type="checkbox"/> 男女装 / <input type="checkbox"/> 内衣 / <input type="checkbox"/> 运动服及休闲服 / <input type="checkbox"/> 裘革皮羽绒及制品 / <input type="checkbox"/> 服装饰品及配件 / <input type="checkbox"/> 纺织原料面料 / <input type="checkbox"/> 鞋 / <input type="checkbox"/> 箱包	
	食品健康休闲： <input type="checkbox"/> 食品 / <input type="checkbox"/> 体育及旅游休闲用品 / <input type="checkbox"/> 医药保健品及医疗器械/ <input type="checkbox"/> 宠物用品 / <input type="checkbox"/> 浴室用品 / <input type="checkbox"/> 个人护理用品 / <input type="checkbox"/> 办公文具	
	玩具及孕婴童： <input type="checkbox"/> 玩具 / <input type="checkbox"/> 童装 / <input type="checkbox"/> 孕婴童用品	

参展流程

填写本参展申请表，连同公司注册证书、参展授权书（若为授权参展必须提供），提交至组展单位→组展单位审核资料→审核通过后组展单位或指定代理商发付款通知书→参展企业按时足额支付款项

展位申请及付款

展位费以人民币结算，如参展商通过外币支付展位费用，则以付款通知书中规定的汇率折算成外币。如款项到账后有短差，参展商应根据组展单位要求即时补齐差价。组展单位有权根据实际情况对展位面积略做调整。

申请期数	展位类别	价格（含进口展基础版线上服务套餐）	数量	展位费
第一期	标摊（9平方米/个）	30000元人民币/个/9平方米	个	元人民币
	光地（36平方米起）	26000元人民币/个/9平方米	个	元人民币
第二、三期	标摊（9平方米/个）	27000元人民币/个/9平方米	个	元人民币
	光地（36平方米起）	23000元人民币/个/9平方米	个	元人民币

注：参展公司应于收到组展单位或组展单位指定的分代理商的付款通知书（传真件有效）后5个工作日内向指定账户支付100%的展位费总额，经组展单位确认到账后，则视为成功申请的参展商；逾期付款视为申请企业自行退出参展，组展单位可按《第135届中国进出口商品交易会进口展参展条款》中5.4处理申请企业已付的款项及展位。每家参展企业可享受1个线上展示中心，含进口展基础版线上服务套餐。

参展申请资质要求

- 参展商须为根据适用法律在中国大陆以外的国家或地区合法注册公司，且须提供公司注册证书复印件（须加盖公司印章）及其他有效证明文件。在参展商报名时提交有关材料并经展会方书面确认的情况下，参展商的总公司/子公司/合资伙伴/代表处等与参展商有实质性法律关系的企业可共同参展，且须提供有关证明文件和授权材料。
- 参展企业及产品须严格遵守《中国进出口商品交易会进口展参展条款》相关规定。

参展承诺

我公司兹同意本申请表经组展单位确认后，与《第135届中国进出口商品交易会进口展参展条款》、《第135届中国进出口商品交易会进口展参展手册》、《第135届广交会进口展线上参展责任书》及有关增订条款，成为有效的参展申请。我司保证严格遵守展会所有的参展条款和展览规定，并完全接受组展单位对展位使用管理情况的检查和监管，同时对参展做以下郑重承诺：

- 1、我司承诺按实名制报名、备案登记及参展。
- 2、我司承诺所有提交参展资料的真实、合法、有效性，包括但不限于公司注册证书等文件。
- 3、我司承诺展出的展品完全符合《第135届中国进出口商品交易会进口展展品目录》范围。
- 4、我司承诺展会期间的所有宣传品（包括展位楣板、LOGO、海报、宣传册、名片等）都和报名参展时提交的资料相一致。
- 5、我司承诺在展会期间的展样品消耗或留购均符合中国海关的监管要求，并接受海关和大会监督。
- 6、我司承诺所有展品、展品包装、宣传品及展位的其他展示部位等方面均没有侵犯他人的知识产权。一旦发生被投诉侵权，我司愿意接受广交会投诉接待站按照广交会涉嫌侵犯知识产权的相关办法进行处理。
- 7、我司承诺遵守《中国进出口商品交易会展位使用管理办法》和《第135届广交会进口展线上参展责任书》，不得以任何形式违规转让或转租（卖）、出借、空置全部或部分展位以及线上参展账号。
- 8、我司明白本申请表的资料将存储于组展单位的资料库内，供组展单位或其指定机构作为推广广交会及其他贸易拓展用途。我司同意组展单位及其指定机构不需为任何错漏负责。
- 9、组展单位有权随时对我司参展进行核查，我司如出现违背展会参展条款、用户服务协议和展览规定等广交会有关规定的行为，将保证承担完全责任，并无条件接受组展单位的处理结果，包括但不限于封闭本届展位，取消本届以及今后的参展资格，删除相关内容，停止/终止服务，封禁账户，已交参展费用不予退还，没收参展证件，在广交会网站及有关刊物刊登违规信息等处罚措施。

负责人姓名（正楷）：_____

签名：_____

公司盖章：_____

日期：_____

第 135 届中国进出口商品交易会进口展参展条款

1、定义

1.1 除本条款特别注明外，下述词语定义如下：

1.1.1 “展览会”指第 135 届中国进出口商品交易会（广交会）进口展。

1.1.2 “组展单位”指中国对外贸易中心。

1.1.3 “参展商”指向组展单位申请参加展览会并获组展单位确认可在展览会展出的公司或机构（以下统称为公司）。

1.1.4 “展览场地”指举办展览会的场地以及广交会官网（www.cantonfair.org.cn）。

1.1.5 “不可抗力”指地震、台风、水灾、战争、社会骚乱、罢工、示威游行、恐怖活动或威胁、进口限制、政府干预及其他非组展单位所能控制的、不可预见并对其发生和后果不能防止或避免的、致使直接影响本条款约定之展览会不能如期举办的所有事件。

1.2 本条款有关时间的描述（如日期、工作日、天数等）均以北京时间（UTC+8）为标准。

1.3 为方便阅读而加注在本条款中的任何标题，并不影响本条款的结构和效力。

2、参展申请

2.1 申请者资格及对展出产品的要求

2.1.1 参展商须为根据适用法律在中国大陆以外的国家或地区合法注册公司，且须提供公司注册证书复印件（须加盖公司印章）或其他有效证明文件。非英文或中文版本的公司注册证书，须提供中文或英文翻译件。在参展商报名时提交有关材料并经展会方书面确认的情况下，参展商的总公司/子公司/合资伙伴/代表处等与参展商有实质性法律关系的企业可共同参展，且须提供有关证明文件和授权材料。

2.1.2 如申请者委托中国大陆分支机构或第三者（正式代理或分销商）参展，须以书面形式向组展单位或组展单位指定的代理商提出申请，并提供授权参展书或品牌使用授权书。

2.1.3 展出产品须属于《第 135 届中国进出口商品交易会进口展展品目录》（以下简称《进口展展品目录》）范围。

2.1.4 鉴于广交会具有看样成交的贸易特性，进口展只接受拥有实体产品的企业或机构参展。

2.2 上述 2.1 条款涉及的所有证明材料均须于参展申请时一并提交，组展单位有权决定是否接受参展申请，并无须披露不接受的理由。

2.3 申请者一旦提交参展申请表，即视为申请者接受本参展条款的所有内容，本参展条款对申请者具有法律约束力。

2.4 组展单位可随时要求参展商出示最新的公司注册证书、名片、产品目录或可能要求的其他文档或材料，以证明参展商符合申请者资格。

2.5 申请者须确保所提交所有参展资料的真实、合法、有效性，包括但不限于公司注册证书以及参展授权书等文件。

3、展位分配

3.1 组展单位会尽量按照展品的类别及展览会的情况分配展位。

3.2 组展单位有权决定展位分配，并无须做出任何解释。

3.3 组展单位或组展单位指定的代理商以发出付款通知书的方式通知参展商参展许可。

3.4 在任何时候，组展单位或组展单位指定的代理商出于重要原因或安全考虑，有权改动展位的尺寸，调整展位的位置，以及做出展览场地布局方面的结构调整。如果上述措施导致展位面积缩小，将退回已缴纳的展位费与现有面积的差额（不计利息）。除此外参展商不能以此为理由向组展单位或组展单位指定的代理商追讨任何损失赔偿或要求退款。

4、参展费用与付款

4.1 展位费分为光地与升级标摊（9 平方米）两种收费标准。光地为参展商自行搭建的展位，最少 36 平方米，不足 1 平方米的按 1 平方米计。参展商依据当届《中国进出口商品交易会进口展参展手册》（以下简称《进口展参展手册》）申请或订购的相关服务，按该手册的要求办理费用支付与结算，不计入展位费。

4.2 参展费用以人民币结算，如参展商通过外币支付，则以付款通知书中规定的汇率折合外币。

4.3 展位费付款时间

参展商应按以下规定时间按时将款项支付至指定的账户：应于收到组展单位或组展单位指定的分代理商的付款通知书（传真件有效）后 5 个工作日内向指定账户支付 100%的展位费总额。

4.4 延迟付款：若参展商未能于本条款约定之付款期限内支付应付展位费，即为延迟付款。由于参展商延迟付款造成了组展单位或组展单位指定的代理商的经济损失，由参展商承担。若参展商延迟付款超过 5 个工作日的，组展单位或组展单位指定的代理商有权终止本条款，并将相应的租用展位转给第三方。参展商已交予组展单位或组展单位指定的代理商的所有参展费用（包括展位费及其它费用），组展单位或组展单位指定的代理商概不退还。此情况下条款终止时即视同参展商退出参展。

4.5 注意事项

4.5.1 上述 4.3、4.4 款所涉及的应付款时间是指到账日。

4.5.2 到账日以款项到达组展单位或组展单位指定的代理商银行账户为准。

4.5.3 参展商应负责支付银行汇款所产生的银行费用，不得在应付参展费中抵扣。付款银行与账号见付款通知书。

4.5.4 参展商付款后应及时将银行汇款单传真给组展单位或组展单位指定的代理商指定联系人，保留所有银行汇款单正本或复印件并带至展览会指定地点换取参展发票。

5、退出参展

5.1 退出参展包括退出已由组展单位或组展单位指定的代理商确认的全部或部分展位的参展（下同）。

5.2 由于组展单位或组展单位指定的代理商过失而造成展览会取消的，参展商有权要求组展单位或组展单位指定的代理商退还已交纳予组展单位或组展单位指定的代理商的所有参展费及其它服务费用（不计利息）。

5.3 除上述 5.2 款约定外，在展览会首日开幕以前参展商退出参展须向组展单位或组展单位指定的代理商提出书面申请，组展单位或组展单位指定的代理商有权将已交纳的展位费（就所退展位而言）作为违约金。

5.4 除上述 5.2 款约定外，以任何理由（如因签证、展品运输延迟、展品清关延误、展品侵权等）退出参展的，已交纳予组展单位或组展单位指定的代理商的所有展位费用及其它费用，组展单位或组展单位指定的代理商概不退还，且组展单位或组展单位指定的代理商有权终止本条款，并可将相应的展位转给第三方。因退出参展给组展单位或组展单位指定的代理商造成损失的，如违约金不足以弥补该损失，参展商应负全面赔偿之责任。

5.5 展览会首日开幕 1 小时后，如果展位内无展品陈列、展示或无参展商指定人员，此情况下视同参展商退出参展，适用上述 5.4 条款的规定。

6、线下实体展展位使用

6.1 未经组展单位书面同意，参展商不得转让、转租、出借、空置展位，或与第三者共同使用全部或部分展位。

6.2 未经组展单位书面同意，参展商不得在展位之外的任何区域展示展品或派发宣传资料、礼品等，不得擅自摄影、录音、录像、转播及广播，同时，也不得在其展位展示或派发其他第三者的产品、宣传资料、礼品等，也不得在展览场地内以任何形式陈列、展示、宣传任何其他展览会的资料及为该展览会进行任何形式的宣传活动。如参展商违反本款约定，组展单位有权移走其展位内及展览场地内的展品或相关资料。

6.3 参展商因签证理由不能派人参展，必须在征得组展单位或组展单位指定的代理商书面同意的情况下，才可委托第三者参展或使用租用展位，而该第三者必须持参展商委托书并与组展单位或组展单位指定的代理商签署有关文件以确认其接受本条款约定的所有条款。

6.4 禁止做任何违反中国法律或违背公序良俗的宣传。

6.5 禁止在展览场地零售或现金销售展品。

6.6 无论是投诉他人侵权或被人指控侵权，参展商都必须遵守组展单位有关保护知识产权的规定。

6.7 未获得组展单位书面同意不得改动展位。

6.8 违反本款上述规定的，组展单位有权酌情限制参展商或其有关人员入场、有权移走违规之展品，甚至封闭违规之展位，并有权永久取消违规企业的参展资格，损失一概由参展商承担；违反中国法律或违背公序良俗的，组展单位将保留追究参展商法律责任的权利。

7、网上展位使用及参展行为规范

- 7.1 按广交会参展实名制要求，参展商需如实、按时以自己的真实身份信息进行备案登记，并保证由本公司实际使用网上展位（即按对应展位号在广交会官网参展），因身份信息虚假或未如实使用展位的，参展商自行承担全部责任。严禁参展商以任何形式转让或转租（含分租，下同）网上展位、空置展位，严禁以任何形式将平台账户转让、转租及非经组展单位同意授权他人使用。在广交会开幕期间，参展商应接受并配合由广交会有关机构组织实施的展位使用情况检查和监管。凡发生前述违规行为，一经广交会有关机构确认，将严格按本参展条款予以相应处罚。参展商对因违规使用展位行为引起的一切后果负完全责任。
- 7.2 参展商使用由广交会所提供的展示平台、沟通洽谈工具（以下统称“网上平台”）等服务时，应严格遵守相关法律法规及广交会官方网站《用户服务协议》《展品上传政策》《版权声明》等规定，并遵守广交会技术支持方相关产品的使用规则和隐私政策，承诺对其在网上平台中展示的所有展品、展品包装、宣传品、发布的信息及其他展示内容（以下统称“参展行为”）的真实性、合法性负责，确保公司及人员资料信息真实准确，且具有合法经营相关业务的资质。
- 7.3 参展商应配合组展单位的参展组织管理工作，配合组展单位对参展行为及资质、信息等资料的审核工作，服从组展单位按广交会有关规定对参展商参展行为的约束。
- 7.4 禁止做任何违反中国法律或公序良俗的宣传。
- 7.5 无论是就知识产权投诉他人涉嫌侵权或被人指控涉嫌侵权，参展商都必须遵守组展单位有关保护知识产权的规定。
- 7.6 参展商需配合广交会及组展单位调查处理其与采购商之间因各种原因产生的贸易纠纷，遵守《广交会关于网上办展期间贸易纠纷防范及处理的暂行规定》以及本参展条款，服从广交会有关机构依据上述办法做出的纠纷处理决定。
- 7.7 违反本参展条款任一规定的，组展单位有权独立判断并视情况对参展商采取包括但不限于预先警示、停止服务、删除相关内容、限制账户部分或者全部功能、终止提供服务、封禁账户、取消违规公司今后的参展资格等措施，对于因此而造成参展商无法正常使用账户及广交会服务等一切后果及损失，由参展商自行承担，参展商对此无异议；参展商接受广交会有关规定处理，并负责赔偿因此对组展单位、中国对外贸易中心（集团）及广交会技术支持方造成的所有损失（包括但不限于前者所遭受的行政处罚、实际损失及维权所发生的调查费、律师费、保全费、鉴定费、评估费、诉讼费等）。参展商对其他因违规行为引起的一切后果负完全责任。违反中国法律的，组展单位将保留追究参展商法律责任的权利。

8、展出展品

- 8.1 展出展品必须不违反中华人民共和国专利法、著作权法、商标法、反不正当竞争法等相关法律法规之规定，不超出本条款约定之展品范围，且已于参展申请表中填报。
- 8.2 如果展品涉嫌知识产权侵权，按本展览会保护知识产权的相关规定进行处理。
- 8.3 组展单位有权移走展品范围之外的一切产品，除非它们为展品的必备辅助物件、宣传品或免费礼品。
- 8.4 参展商的展品运输可交由组展单位和组展单位所推荐的展品承运商负责，也可自行组织运输。组展单位和组展单位对所推荐的承运商不负任何责任，仅提供相关咨询服务，展品货运仍需参展商自行与承运商联系。
- 8.5 如果因法律规定或其他原因导致展品不能进口，或未能及时抵达展览场地等情况，均属于参展商本身需要承担的风险，参展商仍有支付全部参展费用的义务。
- 8.6 未经中华人民共和国海关同意，参展商不得擅自将未清关的展品带出展览场地。
- 8.7 经中华人民共和国海关同意，售与国内公司或免费赠送国内公司的展出展品，撤展后必须按中华人民共和国海关规定办理进口手续，并交纳关税等税收，未办妥进口手续之前，参展商不得将展出展品擅自移出展览场地或中华人民共和国海关指定之监管地点。
- 8.8 弃置的展出展品、保税进口的展位搭装材料及其它物品必须提前向组展单位和组展单位推荐之展品承运商申报，撤展时参展商不得随意处置，必须送交展品承运商转交中华人民共和国海关处置。
- 8.9 除已办妥进口手续之展品、弃置之展品、经中华人民共和国海关批准之免费礼品或宣传品外，其他展出展品在撤展后必须打好包，交给展品承运商统一搬运至中华人民共和国海关指定的监管地点，统一办理回运出境手续。

9、参展商的通行

9.1 在参展商足额付清展位费后，组展单位才会授予参展商每9平方米展位3张免费的参展商证。除此外参展商要求的任何额外的证件按照当届《进口展参展手册》的有关规定办理。

10、展位搭建

10.1 境外参展商在筹展时间进馆布展前，必须向组展单位和组展单位现场管理人员出示所有展品的海关清单或ATA单证册等原件，并提交相关复印件后，方能进馆布展。如未能按要求提供相关文档，组展单位有权阻止参展商进馆布展，损失一概由参展商承担。

10.2 所有升级标摊由组展单位指定的主场承建商搭建，光地展位由参展商自行委托经组展单位推荐的施工单位或参展商自带的并经组展单位认可的施工单位搭建。

10.3 如参展商自行委托施工单位搭建展位，则参展商对展位设计、搭建和相关的安全、防火工作负全责，并有义务确保展位搭建工作符合当届《进口展参展手册》列明的一切操作要求和技术要求以及政府部门的相关法规规定。

11、安全与防火

11.1 在筹展、展览、撤展期间，参展商有义务确保其一切工作符合《中华人民共和国消防法》和当届《进口展参展手册》的安全与防火条例，并须严格遵守。

12、服务

12.1 展览会为参展商提供有关资讯录入与查询、展具出租、仓储运输等方面的多项服务，请详阅当届《进口展参展手册》。

12.2 组展单位将推荐展品承运商、施工单位、旅行社等为参展商提供服务，参展商可自行与这些服务单位签订相关服务条款。如由于这些服务单位原因而影响到参展商参展，参展商可向组展单位投诉，组展单位尽力协助解决，但参展商与这些服务单位的任何经济纠纷及责任均与组展单位无关。

12.3 组展单位直接向参展商提供的任何服务专案均视库存情况及展览会现场情况而定，并不保证在任何时候任何情况下都能提供。参展商应参照当届《进口展参展手册》的操作要求及时办理。任何因参展商未按要求及时办理而造成的服务延迟或服务取消，责任由参展商自负。

12.4 组展单位会按照参展商的合理要求，协助参展商因参加展览会而申请中华人民共和国入境签证或其他准许入境文件，但不能保证其入境签证或其他准许入境文件获得批准。由此而产生的一切后果由参展商自行承担，参展商不得以此为理由退出参展。

13、资料和信息保护

13.1 在遵守资料和信息保护的定律的前提下，组展单位可以为实现其商业目的而处理和使用与参展商相关的资料和信息，也可以为了充分履行所有与条款相关目的而将其资料和信息转交于第三方。

14、损失与责任

14.1 组展单位对于由组展单位、其法定代表人或者正式员工对其应负责任的疏忽引起的个人伤害（身体），以及由于组展单位、其法定代表人或者正式员工恶意或严重违反责任所造成的其他损害负责。在这些情况下，组展单位仅赔偿直接损害而不赔偿间接损害。

14.2 在展馆开放时间内，参展商应至少安排一名人员留守展位内。组展单位对于由参展商带至展览会的展品或展览场地的设施或装备的损害或损失不负赔偿责任。

14.3 参展商对于由其自身、其工作人员或雇员、其代表人和其展位内的展品或其他物件给他人人身或财产造成的损害承担一切赔偿责任。

14.4 为确保参展商个人财物、展品及人身安全，组展单位建议参展商就其展位购买适当及足够的保险。

14.5 参展商及其雇员、工作人员、委托的施工单位及其雇员因恶意、疏忽或操作不当造成展馆设备和设施的损坏或人员的伤亡，参展商必须承担损失赔偿责任。

14.6 参展商因展出违反中华人民共和国相关法律法规之展品或涉嫌侵犯他人知识产权之展品而导致中华人民共和国执法部门处罚的，全部责任均由参展商负责。组展单位有权移走违法或侵权之展出展品，参展商不得因此而向组展单位提出任何损失赔偿要求。

14.7 参展商违反中华人民共和国海关相关法规规定，擅自处置展出展品而造成的一切后果均由参展商承担。如由此而造成组展单位遭受中华人民共和国海关处罚的，组展单位保留向参展商追索的权利。注：组展单位在此提醒参展商妥善保管好展出展品，任何遗失的进口展品有可能仍须向中华人民共和国海关交纳关税。

15、免责条款

- 15.1 如果由于不可抗力或者其他超越组展单位可控制范围的情况发生，导致展览时间改变，或展览布局或展位调整的，参展商无权要求行使撤销或者取消条款的权利，也不能向组展单位提出其他任何主张，包括要求赔偿金。
- 15.2 组展单位将尽力在展览会筹展、展览、撤展期间做好一切安全防范工作。除组展单位恶意或严重疏忽外，组展单位无须为其雇员、推荐展品承运商、推荐施工单位所造成的任何损失承担责任，也不为因参展商、参观者或第三者的疏忽行为所造成的损失承担任何责任。同时参展商向组展单位承诺：不会因其自身及其属下雇员、工作人员、展览会参观者或第三者的疏忽行为而造成的展品或个人财物损失，而向组展单位提出任何赔偿要求。
- 15.3 参展商与其他人士在展览会举行期间所进行或因展览会而导致的接触或交易结果，组展单位概不负责。

16、补充条款

- 16.1 申请者须保证认真遵守广交会所有规定，做好参展工作，并完全接受由广交会有关机构组织实施的对展位使用管理情况的现场检查和监管。
- 16.2 双方同意，参展合同包括本参展条款、参展申请表、第 135 届广交会进口展线上参展责任书、付款通知书、《进口展展品目录》、当届《进口展参展手册》及有关增订或补充条款，上述内容为参展合同不可分割的组成部分，对组展单位和参展商双方均有法律约束力。
- 16.3 本条款根据中华人民共和国法律法规订立，受中华人民共和国法律法规管辖并依据中华人民共和国法律法规进行解释。
- 16.4 本条款在履行过程中如发生争议，双方应友好协商解决；如协商不能解决，任何签约一方可向展览会所在地有管辖权的人民法院提出诉讼，并适用中国法律法规和中文。
- 16.5 双方过往就展览会谈判中之声称、理解、承诺如与本条款发生冲突，均以本条款为准。

负责人姓名（正楷）： _____

签名： _____

公司盖章： _____

日期： _____

第 135 届广交会进口展线上参展责任书

参展企业：_____

我司申请参加第 135 届广交会进口展线上平台，保证严格遵守展会所有的参展条款和展览规定，并完全接受组展单位对展位使用管理情况的检查和监管，现对线上参展做以下郑重承诺：

- 一、我司保证，我司作为参展企业，按广交会参展实名制要求，如实、按时以自己的真实身份信息进行备案登记，并保证由我司实际使用参展账号，因身份信息虚假或未如实使用账号的，我司自行承担所有责任。我司使用由广交会所提供的展示平台、沟通洽谈工具（以下统称**线上平台**）服务时，将严格遵守相关法律法规及广交会官网（www.cantonfair.org.cn）公布的《用户服务协议》《隐私政策》《展品上传政策》等广交会规则文件的规定，并遵守广交会技术支持方相关产品的使用规则和隐私政策，承诺对其在**线上平台**中展示的所有展品、展品包装、宣传品、发布的信息及其他展示内容（以下统称**参展行为**）的真实性、合法性负责，确保企业及人员资料信息真实准确，且具有合法经营相关业务的资质。我司在**线上平台**中的一切**参展行为**视同在展位上展示展品、沟通洽谈（以下简称**线下参展**），亦将严格遵守**线下参展**将遵守的相关规定。我司将配合大会的参展组织管理工作，配合大会对**参展行为**及资质、信息等资料的审核工作，服从大会按广交会有关规定对我司**参展行为**的约束。
- 二、如违反第一点承诺，我司同意，中国对外贸易中心及中国对外贸易中心集团有限公司（以下统称为**外贸中心**）作为大会组展单位，均有权独立判断并视情况对我司采取包括但不限于预先警示、停止服务、删除相关内容、限制账号部分或者全部功能、终止提供服务、封禁账号等措施，对于因此而造成我司无法正常使用账号及广交会服务等一切后果及损失，由我司自行承担，我司对此无异议；我司接受广交会有关规定处理，并负责赔偿因此对外贸中心及广交会技术支持方造成的所有损失（包括但不限于前者所遭受的行政处罚、实际损失及维权所发生的调查费、律师费、保全费、鉴定费、评估费、诉讼费等）。我司对其他因违规行为引起的一切后果负完全责任。
- 三、我司将服从广交会对线上洽谈的管理，配合大会对线上洽谈人员信

- 息的审核以及大会的指导培训、巡查管理等工作。在线上洽谈中，遵守法律法规，尊重各国及地区风俗习惯，不涉及敏感话题。
- 四、 我司将严格遵守广交会《参展展品管理规定》和广交会官网（www.cantonfair.org.cn）公布的《展品上传政策》，负责管理所属展品，配合广交会、商协会和大会对展品的检查监管行为。我司承诺不在广交会线上平台上传及展示管制刀具和仿真枪等枪支类展品（认定标准参照公安部制定的《管制刀具认定标准》《仿真枪认定标准》等相关文件规定）。如参展展品包含地图信息，将符合《地图管理条例》等有关规定的要求。我司保证在使用由广交会所提供的线上平台时展示的展品将是本企业的合法合格产品，并以本企业自己的名义进行展品展示。我司展品不得跨展区展示，不得出现假冒伪劣产品或侵犯他人知识产权等合法权益的情况。如发生展品违规、涉嫌侵权行为，一经广交会认定，将按《参展展品管理规定》及相关规定进行处理、处罚。
- 五、 我司将严格遵守《参展条款》，不得以任何形式出借、赠与、转让或转租（含分租，下同）展位、空置展位，不得以任何形式将平台账号出借、赠与、转让、转租及授权他人使用。在广交会开幕期间，我司将接受并配合由广交会有关机构组织实施的展位使用情况检查和监管。凡发生前述违规行为，一经广交会认定，我司接受按《参展条款》处罚。我司对因违规使用展位行为引起的一切后果负完全责任。
- 六、 我司将严格遵守广交会官网（www.cantonfair.org.cn）公布的《版权声明》并同意受其约束。我司保证其在线上平台中的参展行为均没有侵犯他人的知识产权，一旦我司涉及知识产权纠纷（包括但不限于诉讼、仲裁、投诉、举报等），我司保证积极配合广交会知识产权和贸易纠纷投诉接待站按《广交会关于网上参展内容涉嫌侵犯知识产权投诉及处理的暂行规定》及广交会相关知识产权保护规定进行的处理。
- 七、 我司保证配合广交会及大会调查处理其与采购商之间因各种原因产生的贸易纠纷，遵守《广交会关于网上办展期间贸易纠纷防范及处理的暂行规定》以及《参展条款》，服从广交会业务办依据上述办法做出的纠纷处理决定。
- 八、 我司将严格遵守《广交会展馆内宣传品管理规定》，未经广交会书面许可，在参展期间不在线上平台以任何形式陈列、展示任何其他第三方平台（包括但不限于展览会、专业批发市场或其他提供卖家注

册和第三方贸易撮合平台功能的电子商务网站等)的资料;不为该第三方平台进行任何形式的宣传活动。如发生违规行为,一经广交会认定,接受将按前述规定进行处理、处罚。

九、我司已知晓,外贸中心及大会可依据相关法律法规规定,在我司线上平台参展过程中,收集我司参展和参会人员真实个人信息(包括但不限于我司人员的姓名、身份证件及其号码、手机号、证件照等)。上述收集到的信息由外贸中心及大会存放在其服务器妥善保管并尽到信息安全保护义务,除法律法规另有规定外,不将该等信息用于其他目的。

十、本责任书自签署之日起生效。
(以下无正文)

参展企业(盖章):

法定代表人或授权代表:

_____年_____月_____日

Application Form

The 135th China Import and Export Fair International Pavilion

Exhibition organizer: China Foreign Trade Centre Exhibition time: From April 15 to May 5, 2024

Venue: China Import and Export Fair Complex

Address: No. 382, Yuejiang Zhong Road, Guangzhou 510335, China

Please fill in the form clearly and completely in English (except those required to be filled in Chinese). The information provided by your company will be entered into the exhibition journal. The company name of the application form should be consistent with the name of the company registration certificate and the stand sign. The application form must be signed and sealed by the authorized person of the applicant company, and sent to the exhibition organizer by email, fax or mail. The electronically scanned copy or fax copy has the same legal effect as the original application form.

Information of the Exhibitor (Items marked with * are required.)

* Company Name: _____

* Address: _____

* City/Town: _____ Province/State: _____ * Zip code: _____ * Country/Region: _____

* Type of participation: Direct participation without authorization.
 Authorized participation. Name of Authorized Company/Brand Owner (English): _____

* Name of the stand sign (English, company abbreviation or brand name): _____

* Contact person: _____ Mr. Miss *Title: _____ * Email: _____

* Tel: _____ * Fax: _____ * Website: _____

* Company type: Manufacturer Distributor Wholesaler Retailer Importer & Exporter
 Others _____ (Please specify)

* Whether there is any branch office or agency in mainland China:
 No Branch office Agency, please specify: _____

Category and Information of Exhibits

The exhibits must be included in "Exhibits Category of International Pavilion of the 135th Session of China Import and Export Fair". Exhibits and resources used for on-site and online display shall not contain products suspected of intellectual property infringement. In case of any legal disputes arising from infringement at the exhibition site, all responsibilities and consequences shall be borne by the exhibitors themselves. The exhibition organizer has the right to arrange the stand accordingly based on the exhibits of the exhibitor.

Phase	Exhibits	Stands Quantity
Phase I April 15-19	Electronics & Appliance: <input type="checkbox"/> Consumer Electronics & Information Products / <input type="checkbox"/> Household Electrical Appliances	<input type="checkbox"/> Standard Booth <input type="checkbox"/> Raw Space ____ * 9 m ²
	Vehicles & Two-Wheel: <input type="checkbox"/> Spare Parts	
	Light & Electrical: <input type="checkbox"/> Lighting Equipment / <input type="checkbox"/> Electronic & Electrical Products	
	Hardware: <input type="checkbox"/> Hardware / <input type="checkbox"/> Tools	
Phase II April 23-27	Housewares: <input type="checkbox"/> General Ceramics / <input type="checkbox"/> Household Items / <input type="checkbox"/> Kitchenware & Tableware	<input type="checkbox"/> Standard Booth <input type="checkbox"/> Raw Space ____ * 9 m ²
	Gifts & Decorations: <input type="checkbox"/> Home Decorations / <input type="checkbox"/> Festival Products / <input type="checkbox"/> Gifts & Premiums / <input type="checkbox"/> Glass Artware / <input type="checkbox"/> Art Ceramics / <input type="checkbox"/> Clocks, Watches & Optical Instruments / <input type="checkbox"/> Gardening Products / <input type="checkbox"/> Weaving, Rattan & Iron Products	
	Building & Furniture: <input type="checkbox"/> Building & Decorative Materials / <input type="checkbox"/> Furniture / <input type="checkbox"/> Sanitary & Bathroom Equipment	
Phase III May 1-5	Fashion: <input type="checkbox"/> Furs, Leather, Downs & Related Products / <input type="checkbox"/> Men & Women's Clothing / <input type="checkbox"/> Underwear / <input type="checkbox"/> Fashion Accessories & Fittings / <input type="checkbox"/> Sports & Casual Wear / <input type="checkbox"/> Textile Raw Materials & Fabrics / <input type="checkbox"/> Shoes / <input type="checkbox"/> Cases & Bags	<input type="checkbox"/> Standard Booth <input type="checkbox"/> Raw Space ____ * 9 m ²
	Home Textiles: <input type="checkbox"/> Home Textiles / <input type="checkbox"/> Carpets & Tapestries	
	Food Health & Recreation : <input type="checkbox"/> Food / <input type="checkbox"/> Sports, Travel & Recreation / <input type="checkbox"/> Personal Care Products / <input type="checkbox"/> Medicines, Health Products & Medical Devices / <input type="checkbox"/> Pet Products & Food / <input type="checkbox"/> Toiletries / <input type="checkbox"/> Office Supplies	
	Toys & Children Baby Maternity: <input type="checkbox"/> Children, Baby & Maternity Products / <input type="checkbox"/> Toys / <input type="checkbox"/> Kids' Wear	

Participation Procedures

Fill in the application form, which is then submitted to the exhibition organizer together with company registration certificate and letter of authorization (in case of authorized participation, it must be provided) → the exhibition organizer reviews and evaluates the application → the exhibition organizer or the designated agent issues a payment notice after the approval → the exhibitor pays the money on time and in full.

Stand Application and Payment

The stand fee shall be settled in RMB. If the exhibitor intends to make the payment in foreign currency, the stand fee shall be converted into foreign currency at the exchange rate specified in the payment notice. If there is a shortage after the payment is received, the exhibitor shall make up the difference immediately according to the requirements of the exhibition organizer. The exhibition organizer has the right to slightly adjust the stand area according to the actual situation..

Phase	Booth Type	Price (Including online exhibition center of basic version of international pavilion)	Quantity	Booth Fee
Phase I	Standard booth (9 m ² / Stand)	30,000 yuan/ Stand/ 9 m ²	Stand(s)	yuan
	Raw space (at least 4 stands, 36 m ²)	26,000 yuan/ Stand/ 9 m ²	Stand(s)	yuan
Phase II	Standard booth (9 m ² / Stand)	27,000 yuan/ Stand/ 9 m ²	Stand(s)	yuan
Phase III	Raw space (at least 4 stands, 36 m ²)	23,000 yuan/ Stand/ 9 m ²	Stand(s)	yuan

Note: The application is deemed as being approved after the exhibitor pays 100% of the booth fee at the given time and amount specified in the payment notice and the payment is confirmed to be received by the exhibition organizer. Late payment shall be deemed as the applicant's automatic withdrawal of the application, and the exhibition organizer may deal with the amount paid by the applicant and the stand based on section 5.4 of "Participation Provisions for International Pavilion of the 135th Session of China Import and Export Fair". Each exhibitor will be able to enjoy one online exhibition center, including online service package of the basic version of the international pavilion.

Qualification Requirements for Exhibition Application

- The exhibitor must be legally registered in countries or regions other than mainland China under applicable laws, and must provide copies of company registration certificates (stamped with the official company seal) or other valid supporting documents. Under the circumstances that the exhibitor has submitted relevant materials upon registration which are later confirmed in writing by the exhibitor, enterprises under substantial legal relation with the exhibitor can also jointly participate in the exhibition, including the head office, subsidiary, joint-venture partner, representative office, etc. Relevant supporting documents and authorization materials shall be provided. Exhibitors and their exhibits must strictly abide by the relevant regulations of "Participation Provisions for International Pavilion of China Import and Export Fair".

Exhibitor Commitment

Our company hereby agrees that after this application form is confirmed by the exhibition organizer, together with "Participation Provisions for International Pavilion of the 135th Session of China Import and Export Fair", "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair", "The Responsibility Letter for Online Exhibition of the 135th Canton Fair International Pavilion", and relevant additional clauses, it shall become valid exhibition application. Our company promises to strictly abide by all the participation provisions and regulations of the exhibition, and fully accept the inspection and supervision of the exhibition organizers on the use and management of stands. At the same time, our company makes the following solemn commitments to the exhibition:

1. Our company promises to apply, register for record and participate in the exhibition by the use of real names.
2. Our company promises the authenticity of all materials submitted for exhibition, including documents such as company registration certificates.
3. Our company promises that the exhibits on display will all be included in "Exhibits Category of International Pavilion of the 135th Session of China Import and Export Fair".
4. Our company promises that all advertising materials (including stand sign, LOGO, poster, brochure, business card, etc.) during the exhibition will be consistent with the materials submitted when signing up for the Fair.
5. Our company promises that the consumption or retaining purchase of exhibits samples during the exhibition will meet the regulatory requirements of China Customs and accepts the supervision of China Customs and Canton Fair.
6. Our company promises that all exhibits, their packaging, advertising materials and other display parts of the stand will not infringe upon the intellectual property rights of others. In case of alleged infringement, our company is willing to cooperate with the complaint reception center of Canton Fair to handle it according to "The Complaints and Measures for Suspected Infringement of Intellectual Property Rights at Canton Fair".
7. Our company promises to abide by "The Administrative Measures for the Use of Stands of China Import and Export Fair" and "Responsibility Letter for Online Exhibition of the 135th Canton Fair International Pavilion", and it will not illegally transfer or sublet (resell), lend or vacate all or part of stands and online exhibition accounts in any form.
8. Our company understands that the information in this application form will be stored in the database of the exhibition organizers for the purpose of promoting Canton Fair and other trade development by the exhibition organizers or their designated agencies. Our company agrees that the exhibition organizer and its designated agency shall bear no responsibility for any errors or omissions in relation to the information.
9. The exhibition organizer has the right to check our participation at any time. If our company violates the exhibition provisions and regulations, it will assume full responsibility and unconditionally accept the handling results of the exhibition organizers, including but not limited to penalty measures such as closing the stand, being disqualified for participation of this and future sessions, non-refunding the paid exhibition fees, confiscating the exhibition certificates, and posting the violation information on the Canton Fair website and relevant publications.

Person in charge (in block letters): _____

Signature: _____

Company Seal: _____

Date: _____

Participation Provisions for International Pavilion of the 135th Session of China Import and Export Fair

1. Definition

1.1 Except otherwise specified herein, the following words and expressions shall have the meanings stated as follows:

1.1.1 “**Exhibition**” means the International Pavilion of the 135th session of China Import and Export Fair (Canton Fair).

1.1.2 “**Organizer**” means China Foreign Trade Centre.

1.1.3 “**Exhibitor**” means any companies legal person (Hereinafter referred to as company) submitting official Participation Application Form and has been approved by the Organizer.

1.1.4 “**Exhibition Area**” means the venue of the Exhibition.

1.1.5 “**Force Majeure**” means all unexpected and uncontrollable events and their unpreventable occurrence and impacts which may lead to a postpone of the Exhibition herein stipulated including earthquake, typhoon, flooding, war, riot, strike, demonstration, terrorism or threat, import prohibition, government intervention and so on.

1.2 All descriptions of time (date, workdays, number of days etc.) herein shall base on the Chinese mainland times.

1.3 All headings added in the provisions for convenience of peruse shall not alter the structure and force of this contract.

2. Application for Participation

2.1 Qualification of Applicants and of Exhibits

2.1.1 Exhibitors shall be the companies legally registered by eligible law in any country or region other than mainland China. Copy of the Company Registration Certificate (with company stamp) or other valid certificates shall be submitted. If the Company Registration Certificate is non-English or non-Chinese version, English or Chinese translation is required. After the Exhibitor submitting relevant materials at the time of registration and with the written confirmation of the Organizer, the head office/subsidiary/joint venture partner/representative office of the Exhibitor and other enterprises with substantial legal relationship with the Exhibitor can participate in the exhibition together, and must provide relevant supporting documents and authorization materials.

2.1.2 In case the Applicant entrusts its branches or any third party (official agents or distributors) to participate in the fair, the Applicant shall apply to the Organizer or the agents appointed by the Organizer in writing and submit Letter of Exhibition Authorization or Letter of Brand Authorization.

2.1.3 Exhibits shall fall into “The Exhibits Category (International Pavilion) of the 135th Session of China Import and Export Fair” (hereinafter referred to as “The Exhibits Category (International Pavilion)”).

2.1.4 In view of traditional way of negotiating against samples, the exhibitors of International Pavilion of Canton Fair shall be the manufacturers, traders or relevant registered insinuations who are capable of providing actual and tangible goods.

2.2 The proof documents stated in clause 2.1 shall be submitted together with the Application Form, the Organizer has the sole and absolute discretion in relation to approve such application. The Organizer shall be authorized to determine whether to accept an application or not without putting forth any further explanation.

2.3 Upon submission of the Application Form, the Applicant shall be deemed to have accepted all participation provisions hereof and shall be legally bound by such application.

2.4 In order to verify the Applicant’s qualification, the Organizer may requires the Applicant to demonstrate his latest registration certificate, business card, product lists or other documents or materials concerned at any time.

2.5 All the application materials submitted by the Applicant, including the Company Registration Certificate and the Letter of Exhibition Authorization etc., shall be authentic.

3. Stand Allocation

3.1 The Organizer shall allocate the stands according to the nature of the exhibits and situation of the Exhibition.

3.2 The Organizer shall be entitled to allocate all stands without putting forth any further explanation.

3.3 The Organizer or its designated agent shall notify the Exhibitors of approved participation by sending out the Notice of Payment.

3.4 For any important reasons or security purpose, the Organizer or the agent appointed by the Organizer may be entitled to alter the dimensions of the stands, adjust the locations of the stands and re-structure the whole Exhibition hall whenever necessary. In case of any shrinkage of stand area due to such reason, a non-interest bearing reimbursement for such area differences shall be made to the Exhibitor by the Organizer or the agent appointed by the Organizer. However, the Exhibitor shall not be entitled to claim from the Organizer or the agent appointed by the Organizer for any further losses or request for any additional reimbursement based upon such reason.

4. Participation Fees and Payment

4.1 There shall be two stand fee criteria i.e. raw space fee and premium stand (9 square meters) fee. The raw space shall be the stand set up by the Exhibitor himself, which shall be with a minimum area of 36 square meters. Space less than 1 square meter shall be counted as 1 square meter.

All related services applied or ordered by the Exhibitor in accordance with the “Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair” shall be paid according to the payment requirements stipulated therein and be excluded from the stand fees.

4.2 Participation fees shall be settled and converted into RMB subject to the exchange rate in the Notice of Payment.

4.3 Time of payment

The Exhibitor shall remit the payment to the designated bank account on schedule as per the following specified time: 100% of total booth fees shall be paid to the designated bank account within 5 working days after receipt of the Notice of Payment (the fax copy is valid) from the Organizer or its designated agent.

4.4 Delay in payment

Inability of the Exhibitor to make stand payment in due time stipulated herein shall be treated as delay in payment (Applicable to following provisions).

The Exhibitor shall be responsible for all economic losses of the Organizer or the agent appointed by the Organizer caused by delay in payment. In case that the Exhibitor's payment is delayed by more than 5 workdays, the Organizer or the agent appointed by the Organizer shall be entitled to terminate the provisions and transfer the corresponding stands to any third parties without reimbursing the advance payment (stand fee and other expenses included) that has been made by the Exhibitor to the Organizer or the agent appointed by the Organizer. Termination of the provisions under such circumstances shall be treated as a withdrawal of the Exhibitor from the Exhibition.

4.5 Remarks

4.5.1 The due payment day mentioned in 4.3 and 4.4 clauses shall be the receiving date.

4.5.2 The receiving date shall be the date that payment has reached the bank account of the Organizer or the agent appointed by the Organizer.

4.5.3 All expenses arising from bank remittance shall be borne by the Exhibitor without deducting from the payable participation fees. Payment bank and account number are indicated in the Notice of Payment.

4.5.4 The bank remittance bill shall be faxed to the Organizer or the agent appointed by the Organizer nominated contact person by the Exhibitor once the payment is made. The original copy of which shall be brought to the Exhibition in exchange for participation invoice.

5. Withdrawal from the Exhibition

5.1 Withdrawal from the Exhibition includes a withdrawal from all or parts of the stands which have been confirmed by the Organizer or the agent appointed by the Organizer (applicable to the following clauses).

5.2 Exhibitor shall be entitled to claim from the Organizer or the agent appointed by the Organizer for all paid participation fee and other service fees (Interests deducted) in case of any cancellation of the Exhibition caused by defaults of the Organizer or the agent appointed by the Organizer.

5.3 Except for stipulating in 5.2 herein, the Exhibitor shall furnish to the Organizer or the agent appointed by the Organizer a written notice in case he intends to withdraw from the Exhibition prior to the opening of the first day of the Exhibition. The Organizer or the agent appointed by the Organizer shall reserve the right to forfeit the paid stand fees (referring to withdrawn stands) as breaching penalty.

5.4 Except for reasons stipulated in 5.2 hereof, the Organizer or the agent appointed by the Organizer shall not reimburse to the Exhibitor any stand fee and other fees paid in case of his withdrawal due to any reasons (e.g. visa issue, delay in exhibits transportation, delay in exhibits custom clearance, tort of exhibits). Moreover, the Organizer or the agent appointed by the Organizer shall be entitled to terminate the provisions and transfer the related stands to a third party. In case that breach penalty is not enough for covering the losses caused to the Organizer or the agent appointed by the Organizer by the Exhibitor's withdraws, the Exhibitor shall take full responsibilities for all the losses caused therefrom.

5.5 In case that there shall be no exhibits or no Exhibitor's nominating persons in the stand one hour after the opening of the first day of the Exhibition, the Exhibitor shall therefore be treated as withdrawing from the Exhibition. Clause 5.4 shall be applicable to such withdrawal.

6. Usage of Offline Physical Exhibition Stands

6.1 The Exhibitor shall not transfer, sell or rent out the stand to any third party or share parts of or the whole stand with any third party without prior written consent of the Organizer.

6.2 Without prior written consent of the Organizer, the Exhibitor shall not display any products or distribute any promotional materials or gifts at any places other than the stands, or photographing, record, camera, transmit and broadcast the Exhibition event, or display, demonstrate, publicize any materials of any other exhibition and carry out any types of publicity in any form for the Exhibition. In case of violation of the provisions hereof, the Organizer shall be entitled to remove all exhibits or materials of the Exhibitor from the stand and in any other areas of the Exhibition.

6.3 Inability of the Exhibitor to attend the Exhibition due to visa issues, he shall then delegate a third party to participate the Exhibition or use the rent stands with a written consent from the Organizer or the agent appointed by the Organizer. The aforesaid third party shall hold the Power of Attorney from the Exhibitor to sign related Exhibition documents with the Organizer or the agent appointed by the Organizer to confirm that all provisions hereof have been accepted by such third party.

6.4 The Exhibitor shall be forbidden to carry out any publicity against the Laws and social morality of the People's Republic of China.

6.5 The Exhibitor shall be forbidden to retail or sell any exhibits for cash at the Exhibition Area.

6.6 The Exhibitor shall comply with the IPR protection regulations of the Organizer in case of complaining violation of a third party or being complained by any third party.

6.7 The Exhibitor shall not alter the stand without prior written consent of the Organizer.

6.8 In case of violation of the aforesaid regulations hereof by the Exhibitor, the Organizer shall be authorized to restrict participation of the Exhibitor or related personnel, and remove the violating exhibits, or even close down the

violating stands. The Organizer shall be authorized to reject the participation of the violated Exhibitor forever, and the Exhibitor shall bear all losses caused therefrom. In case of violation of laws and regulations of People's Republic of China, the Organizer reserves the right to investigate the Exhibitor's legal liabilities.

7. Usage of Online Exhibitor Centre and Exhibitor Behavior Specifications

7.1 According to the requirements of the real name system for participation in the Canton Fair, the Exhibitor need to truthfully and timely register with their real identity information, and ensure that the company actually uses the Online Exhibitor Centre (that is, exhibits on the official website of the Canton Fair according to the corresponding stand number). If the identity information is false or the stand is not used truthfully, the Exhibitor shall bear all responsibilities. The Exhibitor shall be strictly forbidden to transfer or sublease (including parts of, the same below) Online Exhibitor Centre and vacant stands in any form, and be strictly forbidden to transfer or sublease platform accounts in any form or authorize others to use them without the consent of the Organizer. During the opening of the Canton Fair, the Exhibitor shall accept and cooperate with the inspection and supervision of stand use organized and implemented by relevant institutions of the Canton Fair. In case of any of the above-mentioned violations, once confirmed by relevant institutions of the Canton Fair, the corresponding punishment will be imposed in strict accordance with the Participation Provisions. The Exhibitor shall be fully responsible for all consequences arising from the violating use of stands.

7.2 When using the exhibition platform, communication and negotiation tools (hereinafter referred to as "online platform") and other services provided by the Canton Fair, the Exhibitor shall strictly abide by relevant laws and regulations, "Terms of Use", "Exhibits Posting Policy", "Copyright Statement" and other provisions on the official website of the Canton Fair, and comply with the use rules and privacy policies of relevant products of the technical support party of the Canton Fair. The Exhibitor shall promise to be responsible for the authenticity and legality of all exhibits, exhibition packaging, promotional materials, information released and other contents displayed on the online platform (hereinafter referred to as "participation behavior"), ensure the authenticity and accuracy of company and personnel information, and have the qualification to legally operate related businesses.

7.3 The Exhibitor shall cooperate with the Organizer in the organization and management of exhibition, review of participation behavior, qualification, information and other materials, and obey the restrictions of the Organizer on the participation behavior of the Exhibitor according to the relevant provisions of the Canton Fair.

7.4 The Exhibitor shall be forbidden to carry out any publicity against the laws and social morality of the People's Republic of China.

7.5 The Exhibitor shall comply with the IPR protection regulations of the Organizer in case of complaining alleged violation of a third party or being complained by any third party in terms of the IPR.

7.6 The Exhibitor shall cooperate with the Canton Fair and the Organizer to investigate and deal with trade disputes between it and purchasers due to various reasons, comply with the "Interim Provisions on Prevention and Settlement of Trade Disputes in the Online Session of Canton Fair" and the Participation Provisions, and obey the dispute resolution decisions made by relevant institutions of the Canton Fair according to the above provisions.

7.7 In case of violation of any provision of the Participation Provisions, the Organizer has the right to independently judge and, depending on the situation, take measures against the Exhibitor, including but not limited to warning in advance, stopping services, deleting relevant content, restricting part or all of the functions of the account, terminating services, blocking the account, canceling the future participation qualification of the company violating the regulations, and so on. For all the consequences and losses such as the Exhibitor cannot normally use the account and services of the Canton Fair caused by the above violation, the Exhibitor shall bear by itself and has no objection; The Exhibitor shall accept the handling according to relevant provisions of the Canton Fair and be responsible for compensating all losses (including but not limited to administrative penalties and actual losses suffered by the former and investigation fees, attorney fees, preservation fees, appraisal fees, evaluation fees and legal costs incurred by the former to safeguard its rights) caused to the Organizer, China Foreign Trade Center (Group) and the technical support party of the Canton Fair. The Exhibitor shall be fully responsible for all consequences arising from other violations. In case of violation of the laws of People's Republic of China, the Organizer reserves the right to investigate the Exhibitor's legal liabilities.

8. Exhibits

8.1 All exhibits shall fall into the exhibit category stipulated in this provision and have been recorded in the Exhibition Application Form and shall not violate Patent Law, Copyright Law, Trademark Law, Anti-Unfair Competition Law of the People's Republic of China and other related laws and regulations.

8.2 All tort exhibits shall be disposed according to IPR protection regulations of China Import and Export Fair.

8.3 The Organizer shall be entitled to remove all items beyond the exhibits category unless they are necessary accessories of the exhibits, publicity materials or free gifts.

8.4 The Exhibitor can self-arrange transporter or entrust transporter recommended by the Organizer and the Organizer. The Organizer shall only provide consultation service in this respect without taking any responsibilities for the transporter recommended. The Exhibitor shall be therefore requested to negotiate with such transporter in this concern.

8.5 In case the exhibits shall be forbidden to import due to legal or other reasons or delay in reaching the Exhibition, the Exhibitor shall be responsible for such outcomes since they are deemed to be risks to be borne by the Exhibitor. Such happenings shall not release the Exhibitor from making full payment due.

8.6 The Exhibitor shall not be allowed to take away any exhibits from the Exhibition venues which have not been

gone through custom clearance without permission of the Chinese Custom.

8.7 With the consent of Chinese Customs, Exhibits sold to or donated to domestic companies shall go through custom clearance and pay in relevant tariff and duties after dismantling. The Exhibitor shall not be authorized to remove any exhibits out of the Exhibition venues or any supervised places appointed by the Chinese Custom prior to completion of all import procedures.

8.8 Disposed exhibits, stand setting-up materials and other articles imported in bond shall be reported to the transporter recommended by the Organizer in advance. Those exhibits shall not be casually disposed by the Exhibitor himself and shall be handed over to the transporter to transfer the same to the Chinese Custom for settlement.

8.9 All exhibits shall be well packaged and handed over to the transporter to transit to supervised locations appointed by the Chinese custom so as to carry out procedures of repatriation except for those have been allowed to be imported, disposed and free gifts or promotional materials approved by the Chinese Custom.

9. Exhibitor's Badges

9.1 The Exhibitor shall only be granted Three Exhibition badges for free upon full participation payment have been made. Request of the Exhibitor for any extra badges shall be settled according to the "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair".

10. Stand Setting-up

10.1 Only if the Exhibitor, prior to entering the Exhibition Area for setting up stands during the preparation period, present to the managing staff at site of the Organizer the customs clearance of all exhibits or other original documents such as ATA Certificate and submit relevant copies, can enter Exhibition Area. In case relevant documents are failed to be submitted, the Organizer reserves the right to reject the Exhibitor from entering the Exhibition Area, and the loss caused therefrom shall be borne by the Exhibitor.

10.2 All premium stands shall be set up by the contractor nominated by the Organizer. Raw space shall be set up by the Exhibitor's entrusted contractor recommended by the Organizer or the Exhibitor's own contractor accredited by the Organizer.

10.3 In case of entrusting any company to set up his stand, the Exhibitor shall then be responsible for the design, setting-up and relevant safety and fireproofing of such activities. The Exhibitor shall furthermore guarantee that all constructional work to be strictly complying with the operational and technical requirements stipulated in the "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair" and relevant governmental laws and regulations.

11. Safety and Fireproofing

11.1 The Exhibitor shall be obliged to ensure all his activities to comply with and strictly abide by the Fire Control Law of the People's Republic of China stated in the "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair" during process of Stand Construction, Exhibition and Stand Dismantling.

12. Services

12.1 The Exhibition provides the Exhibitor with relevant services such as information inputting and inquiry, lease of stand equipment, storage and transportation. Details of such service shall be illustrated in the "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair".

12.2 The Organizer shall recommend transporters, contractor and travel agencies to provide services to the Exhibitor who shall be required to sign related service agreements with such organizations. The Exhibitor shall keep the Organizer informed in case of any adverse outcomes caused by such organizations and the Organizer shall endeavor to assist the Exhibitor to settle those issues. However, the Organizer shall not be responsible for any economic disputes arising therefrom.

12.3 All services provided by the Organizer to the Exhibitor shall be based upon his inventory and the real situation of the Exhibition. Hence, the Organizer shall not guarantee to provide related services at any time or under any situations. The Exhibitor shall therefore carry out timely procedures according to the "Exhibitors Manual of the International Pavilion of the 135th Session of China Import and Export Fair". Any service delay or cancellation caused by the Exhibitor's delay in performing relevant procedures shall be deemed to be responsible by the Exhibitor himself.

12.4 The Organizer shall assist the Exhibitor to apply for visa to P.R. China or other entering documents following his reasonable request, however, approval of which shall not be guaranteed by the Organizer. The Exhibitor shall not use such disapproval as excuse to withdraw from the Exhibition.

13. Information Protection

13.1 Under condition of complying with laws of information protection, the Organizer shall be entitled to deal with and utilize the information of the Exhibitor for commercial purposes, and transfer such information to a third party for goal of efficiently fulfilling the provisions.

14. Losses and Responsibilities

14.1 The Organizer shall be responsible for personal injury caused by negligence of the Organizer himself, his legal representative, his official employee. The Organizer shall be responsible for other losses or damages, caused by malevolence or serious violation of duty of the Organizer himself, his legal representative and his official employee. Under such circumstances, the Organizer shall only compensate for the direct damages, while shall not compensate for the indirect damages.

14.2 The Exhibitor shall maintain at least one person in the stand during opening times of the Exhibition. The Organizer shall not compensate for any losses or damages happened to the Exhibition items or any equipment or installations brought in by the Exhibitor therein.

14.3 The Exhibitor shall be responsible for any losses or damages to any other people or property losses caused by the Exhibitor himself, his staff or employee, his representative and the exhibits in the stand or any other items therein.

14.4 The Organizer shall recommend the Exhibitor to purchase proper and adequate insurance to ensure the safety of his personal property, Exhibition items and personal life.

14.5 The Exhibitor shall compensate for any losses or damages to the equipment and installations of the Exhibition or injury and death of any personnel caused by the malevolence, ignorance or mal-operation of the Exhibitor, his employee, staff, his contractor and employees of the contractor.

14.6 The Exhibitor shall be responsible for any penalty imposed by any legal departments of the People's Republic of China caused by its exhibits violating any laws or regulations of the People's Republic of China or being suspected of violating a third party's IPR. The Organizer shall be entitled to remove all illegal exhibits without reimbursing to the Exhibitor any losses arising therefrom.

14.7 Violating the related custom regulations of the People's Republic of China, the Exhibitor shall be responsible for all outcomes arising from the disposal of the exhibits without authorization. The Organizer shall retain the power to claim against the Exhibitor for any penalty imposed by the Custom of the People's Republic of China arising herefrom.

Notes: The Organizer hereby reminds that the Exhibitor shall safekeeping his exhibits. The Exhibitor may be required to render related tariff to the Custom of the People's Republic of China for any missing exhibits.

15. Exempt Provisions

15.1 In case of any alternation of Exhibition time, Exhibition layout or adjustment of stand locations caused by Force Majeure or any events beyond the control of the Organizer, the Exhibitor shall not be entitled to terminate or cancel the provisions and put forward any requirements to the Organizer including claim for any damages arising therefrom.

15.2 The Organizer shall endeavor to take all measures to ensure the security for the Exhibition during the period of the stand construction, exhibition and stand dismantling. Unless due to his malevolence or serious negligence, the Organizer shall not bear any responsibilities for any losses caused by his employee, recommended transporter and recommended contractor. The Organizer shall not be responsible for any losses caused by the Exhibitor, visitor or any third parties. The Exhibitor meanwhile commits to the Organizer that he shall not request for any compensation for any exhibit or personal property losses caused by his employee, staff, visitor to the Exhibition or any third parties.

15.3 The Organizer shall not be responsible for any contacts or transaction outcomes between the Exhibitor and any other parties arising during the course of the Exhibition or because of the Exhibition.

16. Supplemental Provisions

16.1 The Applicants shall guarantee to carry out the exhibiting work in compliance with all provisions of Canton Fair, and fully accept Canton Fair Organizer's on-site inspection and supervision on the use and management of the stand.

16.2 The provisions shall be part of the participation contract signed by the Organizer and Exhibitors after the provisions come into force. Both parties agree the participation contract includes Participation Provision, Participation Application Form, Notice of Payment, The Exhibit Catalogue (International Pavilion) of the 135th Session of China Import and Export Fair., related additional and supplementary clauses. The aforesaid contents shall form an integral part of this contract and both parties shall be bound by it.

16.3 The formation and construction of the provisions are governed by the laws and regulations of the People's Republic of China.

16.4 All disputes arising from the execution of the Provisions shall be settled amicably through friendly negotiation. In case no settlement can be reached by negotiation, any party herein shall be authorized to submit the case to court having jurisdiction over the location of Exhibition for litigation solution. Chinese language and Law can be accepted in litigation.

16.5 In case of a conflict between this provision and any declarations, understandings, commitments made by both parties during any negotiations concerning the Exhibition, this provision shall prevail.

Place / Date _____ Seal / Authorized Signature _____

Responsibility Letter for Online Exhibition of the 135th Canton Fair International Pavilion

Exhibitor: _____

This company applies to participate in the Online Session of the 135th Canton Fair International Pavilion. This Company undertake to strictly abide by all the exhibition terms and regulations, and fully accept the inspection and supervision of the organizer on the use and management of the booth. And this Company hereby make the following solemn commitment to the online exhibition:

I. As the exhibitor, this Company guarantees to register with its real identity information according to the real-name system for exhibitors of Canton Fair in a timely manner, and to actually use the accounts or booths. If the information is false or the Company is not the actual user of the accounts or booth(s), this Company should bear all the responsibilities. The Company shall strictly abide by relevant laws and regulations and the provisions of rules and documents related to the Canton Fair such as the *User Service Agreement*, *Privacy Policy* and *Exhibit Uploading Policy* published on Canton Fair Official website (www.cantonfair.org.cn) when using the services of exhibition platform and communication and negotiation tools (hereinafter collectively referred to as “Online Platform”) provided by the Canton Fair organizer, and observe the service regulations and privacy policy of the related products of the technical support party in the Canton Fair, promise to be responsible for the authenticity and legality of all the exhibits, the exhibits packaging, publicity materials, information published and other contents displayed on the online platform (hereinafter generally referred to as “Participation Behaviors”), ensure that the enterprise and personnel information is truth and accurate

and enterprises have legitimate qualifications to operate the related business. All the participation behaviors of the Company on the online platform shall be regarded as exhibiting the exhibits and carrying out communication and negotiation in the booth (hereinafter referred to as the “Offline Exhibition”), and the Company shall strictly abide by the relevant provisions of offline exhibition. The Company shall cooperate with the Organizer in organizing and managing the exhibition, cooperate with The Organizer to exam the participation behaviors and review the qualifications, information and other materials, and follow the Organizer on restricting the Company’s exhibition behaviors in accordance with the relevant provisions of the Canton Fair.

II. In case of violation of the commitment in the preceding paragraph, this Company agrees that China Foreign Trade Center and the China Foreign Trade Center Group Co., LTD. (hereinafter collectively referred to as “Foreign Trade Center”), as the Organizer of the exhibition, shall be entitled to independent judgment and take measures against this Company depending on the situation including but not limited to advance warning, suspension of service, deletion of related contents, restriction of part or all of the account functions, termination of service and account ban. All consequences and losses caused by this Company’s failure to use the account and Canton Fair services normally shall be borne by this Company and this Company shall have no objection against the measures. This Company shall accept the handing measures made according to relevant provisions of the Canton Fair and be responsible for compensating all losses caused to the Foreign Trade Center and the technical support party of the Canton Fair (including but not limited to administrative penalties and actual losses suffered by the former and investigation fees, attorney fees, preservation fees, appraisal fees, evaluation fees and legal costs incurred by the former to safeguard its rights). This Company shall be fully responsible for all the consequences caused by other violations.

III. This Company shall comply with the Canton Fair and the Organizer’s management of

online negotiation, and cooperate with the Organizer in the review of information of online negotiation personnel, as well as the Organizer's guidance, training, inspection and management. And the Company shall abide by laws and regulations, respect the customs of various countries and regions and not get involved in sensitive topics during the online business negotiation.

IV. This company shall strictly abide by the *Regulations on Exhibit Management* of Canton Fair International Pavilion and *Policies on Exhibit Uploading* on the official website of Canton Fair (www.cantonfair.org.cn), take charge of the management of the exhibits, and support the inspection and supervision of the Canton Fair organizer, the Trade Association and the exhibition organizer. This Company promises that firearms such as controlled knives and simulated guns will not be uploaded or displayed into the online platform or displayed in the booth in accordance with relevant regulations including *Standard for Defining Controlled Knives* and *Standard for Defining Simulated Guns* enacted by the Ministry of Public Security of the People's Republic of China. The Company shall ensure that the exhibits conform to the relevant regulations of *Regulations on Digital Map* if the exhibits contain any map. This Company guarantees that the exhibits displayed on the online platform provided by the Canton Fair are legitimate and qualified products of this Company or the joint venture (supplier) of this Company which has been filed by Canton Fair, and the exhibits will be displayed in the name of this Company itself. Exhibits of this Company should not be displayed across the exhibition area or uploaded to unmatched exhibition area online. Under no circumstance shall this Company display fake or substandard products or infringe upon the intellectual property of others. If exhibits are involved in violations or torts, once affirmed by Canton Fair, this Company will be punished according to the *Regulations on Exhibit Management* of Canton Fair International Pavilion and relevant regulations.

V. This Company undertakes to observe strictly the "Participation Provisions", and not

lend, gift, transfer or sublet (including sublease, the same below) the booth or vacant booth in any form, nor lend, gift, transfer, sublease or authorize others to use the platform account in any form. During the opening of the Canton Fair, This Company shall accept and cooperate with the inspection and supervision of the booth usage organized by the relevant institutions of the Canton Fair. In case of any violation mentioned above, once confirmed by the Canton Fair, This Company will be punished in strict accordance with the “Participation Provisions”. This Company shall be fully responsible for all consequences resulted from the illegal use of the booth.

VI. This Company should strictly abide by the *Copyright Statement* on the official website of Canton Fair (www.cantonfair.org.cn) and be bounded by it. This Company guarantees that its exhibition behaviors on the online platform will not infringe on the intellectual property rights of others. Once involved in any intellectual property disputes (including but not limited to litigation, arbitration, complaint, report, etc.), The Company guarantees to actively cooperate with the Reception Center for Intellectual Property and Trade Dispute Complaints to handle the issues according to the *Interim Provisions of Canton Fair on Complaints and Handling of Suspected Infringement of Intellectual Property Rights of Online Exhibition Contents* and relevant provisions on intellectual property rights protection of Canton Fair.

VII. This Company promises to cooperate with Canton Fair and The Organizer in investigating and handling trade disputes for all kinds of reasons with buyers, and abide by the *Interim Provisions on Preventing and Handling Trade Disputes During Online Exhibitions of the Canton Fair and the Participation Provisions of the 135th Canton Fair International Pavilion*, and comply with dispute resolutions made by the Canton Fair organizer in accordance with the above-mentioned provisions and provisions.

VIII. This Company should strictly abide by the *Provisions on the Administration of Publicity Materials in Pavilions of Canton Fair*. Without written permission of Canton

Fair, during the exhibition, The Company is not allowed to display or exhibit materials of any other third-party platform (including but not limited to exhibitions, professional wholesale markets, or other e-commerce websites which provide services of merchant registration as third-party trade matching platforms) in any form whether on online exhibition platform. The Company should not conduct publicity activities of any kind for these third-party platforms. If any above-mentioned violation is confirmed by the Canton Fair organizer, The Company should be handled and punished in accordance with the *Provisions on the Administration of Publicity Materials in Pavilions of Canton Fair*.

IX. This company has been informed that China Foreign Trade Center will collect information of participants from The Company (including but not limited to names, ID documents and ID number, mobile phone numbers and ID photos of The Company's personnel) during online platform participation in accordance with relevant laws and regulations. China Foreign Trade Center promises that the afore-mentioned information collected will be stored in its own server for proper safekeeping and safe protection, and will not be used for other purposes unless otherwise provided by laws and regulations.

X. This *Responsibility Letter* shall come into force on the date of signature.

(The remainder of this page is intentionally left blank.)

Exhibitors (Seal):

Legal Representative or Authorized Representative:

____DD____MM____YY