

REGISTRATION FORM

Delegate Registration

- | | | |
|---|---|-------|
| <input type="checkbox"/> Delegate Pass before 25 December 2007 | US \$ 600 (per person) | _____ |
| <input type="checkbox"/> Delegate Pass after 25 December 2007 | US \$ 800 (per person) | _____ |
| <input type="checkbox"/> PGA member number <input style="width: 100px;" type="text"/> | Attending <input type="checkbox"/> Day 1 <input type="checkbox"/> Day 2 | _____ |

Exhibition Space Contract

- | | | | |
|---|---|---|-------|
| <input type="checkbox"/> Embellished Shell Scheme
(Includes carpet, walls, name plate, electricity power point, counter & stool and power supply) | US \$ 420 (Dhs 1545)
(per square metre - minimum 12 sqm) | <input style="width: 60px;" type="text"/> | _____ |
| <input type="checkbox"/> Space Only Stand
(Bare floor space for exhibitors wishing to design and build their own stand. Power will be charged seperately) | US \$ 400 (Dhs 1470)
(per square metre - minimum 20 sqm) | <input style="width: 60px;" type="text"/> | _____ |
| <input type="checkbox"/> Corner Stand (open on 2 sides) | + 10% of stand price | | _____ |
| <input type="checkbox"/> Peninsula (open on 3 sides) | + 15% of stand price | | _____ |
| <input type="checkbox"/> Island Stand (open on 4 sides) | + 20% of stand price | | _____ |
| <input type="checkbox"/> Additional Charge per sharing company | US \$ 250 (per company) | | _____ |
| | Total (no VAT is charged) | | _____ |

50% payment to be made within 30 days of date of invoice. Balance payment to be made within 60 days from date of invoice. Payments in UAE Dirhams should be made by company cheque or bank draft.
Please Make Payment to: Driving Force FZ LLC, A/c No. 277820, Bank of Sharjah, Dubai Branch, Al Garhoud St., Dubai, U.A.E. Swift Code: SHARAEAS

.....

Company : _____
 Country : _____
 Name : _____
 Position : _____
 Telephone : _____
 Fax : _____
 Email : _____
 Date : _____

.....

We hereby confirm our participation in GolfEx 2008 and confirm that we have been supplied with the General Terms and Conditions that form part of this contract.
We have read the general Terms and Conditions and confirm our acceptance of these. The execution of this Application contract and its receipt by Driving Force FZ LLC is deemed conclusive evidence of the Applicant's agreement to pay the full fees due from that moment.

Authorised signature and company stamp

Please complete and return this form to: **+971 4 366 1004**. On receipt of this form, an invoice will be faxed through to you.

"GolfEx Clubhouse"
 Driving Force FZ LLC
 Loft 2, Office 117, Dubai Media City
 PO Box 333938, Dubai, UAE
 Tel: +971 4 361 6017 / 8, Fax: +971 4 366 1004

CLIENT TERMS & CONDITIONS

1. In these Conditions the term 'Client' means the signatory of this application and includes all employees or agents of such and the term 'Exhibition' means that described on the reverse hereof. 'DF' means Driving Force, the organiser.
 2. In case of joint venture howsoever described the Client is deemed to have obtained the consent of all the individual participants to all the conditions of this contract.
 3. If the Client does not pay the balance of the contract price at the prescribed time, DF reserves the right after written notice to the Client or the agents as appropriate to cancel the booking. In this event or if the Client cancels the booking after the application is granted, the deposit will be forfeited. Additionally, if cancellation occurs for either reason after the prescribed date for payment of the balance of the contract price a sum in liquidated damages equivalent thereto will be payable by the Client to DF in any event.
 4. Applications for space must contain details of the proposed exhibit and the name of any other company represented by the Client whose products are to be shown on or whose services are to be referred to on the stand. The charge for space is exclusive of any applicable federal or local government or municipal taxes all of which if any must be borne by the Client. Currently no such taxes are levied.
 5. If necessary, DF shall have full power to vary the general layout of the exhibition floorplan and the position of any particular stand even if already allocated and the Client shall accept a new allotment of space in substitution of that originally allotted.
 6. Upon the acceptance of the Exhibition Space Contract, a contract shall arise between DF and the Client in the terms of these conditions and as regards space allotted the relationship of licensor and licensee shall immediately arise and continue between DF and the Client. In case of non payment of any sum due or any breach or non observance of any of these conditions by the Client DF shall have the full right to revoke this licence and to re-enter upon the allotted space and may remove and exclude the Client without prejudice to recovering all monies payable hereunder, all other claims against the Client and the right to recover damages sustained by DF.
 7. The Client shall occupy the space allotted to it by 08.00 am on the day prior to the opening of the Exhibition. In the event of default due to any cause whatsoever the Client shall pay to DF a further sum in liquidated damages equal to the total charge for the space and DF shall have the right to deal with the space in any way it thinks best.
 8. In the event of any Client committing an act of bankruptcy or if a limited company being wound up the contract with it shall be determined void and all monies already paid shall be retained by DF.
 9. The Client may not assign, sublet or grant licences in respect of any part of the space allotted, nor may advertisements of firms who are not bonafide Clients show on its stand. Only those products, services and companies mentioned on the application form may be incorporated in the stand.
 10. Without prejudice to the rights and remedies of DF in respect of any breach of the Contract on the part of the Client, DF may at its discretion allow the Client to withdraw from the Exhibition subject to the following conditions.
 - a) The Client must give written notice to DF that he desires to withdraw and if DF allows such withdrawal it will notify the Client of its decision in writing.
 - b) Any such notification by DF to the Client will constitute a cancellation of the Contract subject to the payment by the Client to DF of a consideration for release from the Contract.
 - c) The amount for such payment will be specified in DF's notification to the Client and will be that proportion of space rental payable under the Contract dependent upon date upon which DF receives the notification from the Client as detailed below:
 - If the date of receipt of notice of withdrawal by DF is on or before 30th November 2007, the proportion of space rent payable is 50%.
 - If the date of receipt of notice of withdrawal by DF is on or after 1st December 2007, the proportion of space rent payable is 100%.
 - d) Upon payment of such amount to DF by the Client (credit being given by DF for all rental already paid by the Client) the Contract shall be cancelled and neither party shall have any further claim against the other.
 11. The Client will be totally responsible for the cost of restoring to its original condition any part of the stand or structure occupied by them which has been altered or damaged in any way.
 12. DF shall not be responsible for the loss or damage to any property of the Client or any other person caused by theft, fire, defect in the Exhibition Hall, storm, tempest, lightning, national emergency, civil unrest, war, labour disputes, lockouts, explosions, Acts of God and general cases of 'force majeure' whether or not 'ejusdem generis' with the foregoing or any cause not within DF's control or for any loss or damage sustained in the event that the opening or holding of the Exhibition is prevented, postponed or abandoned or if the hall becomes totally or partially unavailable for the holding of the Exhibition due to any of the foregoing causes. The Client shall indemnify and hold DF safe and harmless from all loss and damage to person or property and all claims arising out of the Client's stand fittings and for the Client's portions of the shell scheme and for any loss or damage to the basic shell scheme stand. The Client is advised to take out insurance cover for the purpose of indemnifying DF as aforesaid and also to cover itself against all risks in respect of which DF is expressed not to be responsible in these conditions.
 13. In no event shall the Client have any claim for damages of any kind against DF in respect of any loss or damage consequent upon the prevention or postponement or abandonment of the Exhibition by reason of the happening of any of the events referred to in Condition 12 or otherwise or of the Hall becoming wholly or partially unavailable for the holding of the Exhibition for reason beyond DF's control and DF shall be entitled to retain all sums paid by the Client or such part thereof as DF shall consider necessary. If in the opinion of DF by re-arrangement or postponement of the period of the Exhibition or by substitution of another hall, or building or in any other reasonable manner, the Exhibition can be carried out these conditions shall be binding upon the parties except as to size and position as to which any modification or re-arrangement shall be determined by DF.
 14. The Client shall hold DF safe and harmless from all loss or damage suffered by or arising out of any act of default of any servant, agent, employee or subcontractor of the Client.
 15. The Client shall not without the written consent of DF display, exhibit or bring into the Hall any explosives or dangerous material or any such thing which may cause noxious fumes or which make use of or display any other materials which may involve a danger to the health or safety of any person. The Client shall indemnify DF against any loss or damage arising out of a breach of this clause.
 16. An Exhibitor Manual will be issued to the Client containing detailed instructions for the organisation of the Exhibition.
 17. DF cannot accept any complaint or claim against them unless it is submitted in writing to the address given below within two weeks of the closing date of the Exhibition. All claims and disputes shall be settled in Dubai in accordance with Dubai Law and Custom.
 18. All display advertising exhibits and stand arrangements shall be appropriate to the subject matter of the Exhibition in the sole opinion of DF and shall be aesthetic and of a suitably high standard and shall not contravene or conflict with any local law, moral or custom and if in the opinion of DF the Client is in breach of this clause DF may direct the Client to rectify such breach and the Client shall immediately act accordingly.
 19. In the event of a breach of any of the conditions herein DF may in all cases retain all monies paid by the Client and recover further monies from the Client as provided herein.
 20. Stand rentals may be paid in UAE Dirhams or US Dollars.
- All communications should be addressed to:
GolfEx; Driving Force FZ LLC, P O Box 333938, Dubai, UAE.