



1-3 March 2021 | The Hague, The Netherlands

This Exhibition Contract Form, if correctly and fully filled in and duly signed, constitutes a binding agreement ("Agreement") between the company mentioned below ("Exhibitor") and EAGE Events B.V. ("EAGE") pursuant to which Exhibitor will participate as an exhibitor in the abovementioned exhibition ("Exhibition") at the indicated venue ("Exhibition Venue"), subject to all terms and conditions of this Agreement as defined below.

EXHIBITION CONTRACT FORM

EXHIBITOR CONTACT DETAILS

All communication from EAGE with regard to the Exhibition will be sent to the contact person of the Exhibitor. By signing the agreement you consent that your details will be shared with the service providers involved directly in the organisation of the Exhibition.

Contact person □ Dr □ Mr □ Mrs □ Ms		
Address		
City/postal code		
General telephone		
Website	Direct telephone	
Direct e-mail		
	INVOICE DETAILS (if different)	
All communication from EAGE regarding invoices and pa	yments will be sent to the address below.	
Company		
Contact person 🗆 Dr 🗆 Mr 🗆 Mrs 🗆		
Address		
City/postal code		
Direct telephone		
EU VAT Number		(Obligatory for companies within EU countries)
Purchase Order Number		(Please enclose a copy of your PO if applicable)

EXHIBITION DETAILS

Please refer to the floor plan on the EAGE GeoTech 2021 website (geotech.eage.org) and select 4 booth number(s) in order of your preference.

Display Package size	Deadline	Total € ('Exhibition Fee Excl. VAT')
O 6m ²	Before 1 November 2020	€ 3000
	On/After 1 November 2020	€ 3300
0 9m ²	Before 1 November 2020	€ 4500
	On/After 1 November 2020	€ 4950

□ I would like to upgrade the Display Package to a Plus Package

(+€1750)

CO-EXHIBITOR CONTACT DETAILS (if applicable)

The company mentioned below will be co-exhibitor ("Co- Exhibitor") in the assigned space or booth. Please send us an appendix if you have more than one Co-Exhibitor.

Company	
Contact person Dr Mr Mrs Mrs	
Address	
City/postal code	_ Country
General telephone	_ General Fax
General e-mail	_Website

Agreement: the provisions of this Exhibition Contract Form, the EAGE Terms and Conditions for Exhibitions ("Terms and Conditions") attached hereto, which Terms and Conditions Exhibitor declares to have received and accepted, and the arrangements laid down in the EAGE's exhibition manual ("Exhibition Manual"). EAGE reserves the right to amend provisions of the Agreement and/or matters not specifically covered by the Agreement in the best interests of exhibitors and the Exhibition, at the sole discretion of EAGE. Such amendments shall be binding upon Exhibitor upon notice thereof. EAGE waives the applicability of (general) terms and conditions of Exhibitor, unless explicitly agreed otherwise in writing.

Authority: The undersigned warrants to have the authority to contractually bind the abovementioned (legal) person to participate as an exhibitor in the Exhibition and that said (legal) person and its intended exhibits qualify for the Exhibition. If EAGE establishes, in its sole discretion, that Exhibitor and/or the intended exhibits do not qualify for the Exhibition, EAGE may cancel the Agreement without any liability towards Exhibitor.

I ACCEPT ALL TERMS AND CONDITIONS MENTIONED OVERLEAF

(Authorised Signature)	(Please print name)	(Date)
Please return the completed form to eage.events@eage.org EAGE Events bv Tel.: +31 88 9955055 Date and sign the form and make a copy for your files.	Sponsor pro	

EAGE



TERMS & CONDITIONS

1. 1.1

- PPLICABILITY nese Terms and Conditions apply to all applications, agreements and other (juristic) acts between EAGE and Exhibitor regard
- These Terms and Conditions apply to all applications, agreements and other (juristic) acts between EAGE and Exhibitor regaing Exhibitors.
 Deviations from these Terms and Conditions are only valid if they are explicitly agreed upon in writing between EAGE and Exhibitor and will only apply to the Agreement specifically referred to.
 In the event that one or more stipulations of the Agreement shall prevail, unless the relevant stipulation of the Agreement expersity astes otherwise.
 The Terms and Conditions, the stipulations of the Agreement shall prevail, unless the relevant stipulation of the Agreement expressly states otherwise.
 The Terms and Conditions also apply to activities and (juristic) acts of third parties engaged by EAGE for the purpose of the Agreement. Agreement

- The Terms and Conditions also apply to activities and (juristic) acts of third parties engaged by EAGE for the purpose of the Agreement.
 CHARACTER OF THE EXHIBITION, RESERVATION OF RIGHTS AND FORCE MALEURE
 The Exhibition is organized by EAGE primarily for promotion and networking purposes in the field of geosciences. Exhibitor understands and agrees that its presence, in the broadest sense of the term, must suit such purposes.
 EAGE reserves the right, in its sole discretion, without prejudice to EAGE's other rights and without any liability towards (Co) Exhibitor(s) to discover on anul an Agreement within two weeks after the date of the Agreement, for instance in case it questions the suitability of the (Co)Exhibitor(s) for the Exhibition concerned or if the applicant has an outstanding balance on accounts due to EAGE and/or its affiliated companies.
 Furthermore, EAGE reserves the right, in its sole disoretion, to judge the suitability of any exhibit. This reservation relates to without limitation any and all (to be displayed) products, materials, persons and/or conduct of any (Co)Exhibito(s) including their personnel, delegates, appointees, contractors or any other person who works in their service, or is employed on the civil law or in any the features the right. This reservation relates to without limitation any accentres the right in the sole childing referred torn (Louez 3, is not exhibitor) for contance and or in breach with the (character of the) Exhibitoris, the Agreement, these Terms and Conditions or the Exhibitoris (arrows, store and if necessary, for good reasons detroy materials of (Co)Exhibitor(S) (concerned from participating in any or ther exhibitions to be organized and (C) if the situation requires terminate the Agreement, any time and without further notice of default and (C) if the situation requires the reference the situation requires terminate the Agreement, any time and without further notice of default

UNDERTAKINGS AND DEADLINES

- UNDERTAKINGS AND DEADLINES
 LExhibitor undertake that C.o.Exhibitor(s) and both Exhibitor's and Co-Exhibitor(s)'s personnel, delegates, appointees, contractors or any other any person who works in their service, or is employed under civil law or in any other form whatsorever in connection with the Exhibition, are fully familiar with these Terms and Co-Exhibitor(s) have obtained the requisite (local) licenses, permits and other approvals and fully familiar with these Terms and Co-Exhibitor(s) have obtained the requisite (local) licenses, permits and other approvals and fully familiar with these Terms and Co-Exhibitor(s) have obtained the requisite (local) licenses, permits and other approvals and fully familiar with the semicor, or is employed under vill law or in any other form whatsoever in connection including without limitation requirements with regard to their personnel, delegates, appointees, contractors or any other any person who works in their service, or is employed under vill law or in any other form whatsoever in connection with the Exhibition.
 Exhibitor undertakes and warrants that both Exhibitor and Co-Exhibitor(s) comply in all respects with all applicable local fiber of the Exhibitor fails to meet any of such deallines, EAGE shat claim the Exhibiton Manual and/or specific arrangements. If Exhibitor fails to meet any of such deallines, EAGE shat in the Exhibitor Manual and/or specific arrangements. If Exhibitor fails to meet any of such deallines, EAGE than to be lable for the corresponding obligations under the Agreement and/or (timely) delivery of services related to such deadlines.

- Assignment of space at the Exhibition will be handled on a first come first served (space available) basis. Dimensions and locations shown on the floor plan on the Exhibition website are assumed but not guaranteed to be accurate. EAGT reserves the right to make modifications or relocate exhibitors in order to meet (safety) regulations, the (legitimate) needs of the (other) exhibitors, the Exhibition Venue operator or in case the organization or circumstances of the Exhibition requires EAGE to so: EAGE than o obligation to inform Exhibitor of any changes in the floor plan, layout or assignments other than with regard to the space allocated to the Exhibitor. The assignment of space or any necessary modifications therein made by EAGE is binding on the Exhibitor. As soon as it becomes clear that the Exhibitor will not claim (part of) the assigned boothspace, EAGE has the right to use the relevant boothspace for other purpose, including the right to assign it to another exhibitor, without prejudice to EAGE's right to (partially) terminate the Agreement without warning or notice of default and EAGE's other rights in such situation. This duale will not affect the obligation of Exhibitor to pay the full Exhibition relevant boothspace for OFE parts of EAGE to retain the whole or any part of the amounts already received. 4.1. 4.2.

REGISTRATION OF DELEGATES

of Exhibitor's staff attending the Exhibition must register as visitors through the regular EAGE registration channels. gistration of additional persons or additional Exhibition components (such as workshops, field trips, courses, etc.) must also done through the regular registration channels.

INSTALLATION LISE AND DISMANTLING

- INSTALLATION, USE AND DISMANTLING Exhibitor shall initicall, use and dismantle the space or booth only during the hours and dates as indicated by EAGE and in accordance with all rules and regulations and relevant safety and environmental legislation, as set out in the Exhibition Manual and with any other instructions issued by EAGE or the Exhibition Venue operator. Exhibitor shall ensure that the space or booth is being left in the same proper state as it was at the beginning of Exhibitor's Accuration and shall be liable for any (extra' cleaning) costs necessary to bring it in accordance with that state. Exhibitor shall appoint one person to be its representative, with authorization to enter into service agreements as are necessary for the installation and dismantling of (booth and exhibitor) materials and the provision of other services, for which Exhibitor will be responsible. Besides, (at least) one person on behalf of Exhibitor shall be resend during the installation, opening hours and dismantling, who shall be responsible for installation, use and dismantling.

FEES, INVOICING AND PAYMENT

- FEES, INVOICING AND PAYMENT
 T. EAGE charges an schibitor free. Besides, if applicable, Exhibitor may order additional goods and services from EAGE under the Agreement for which Exhibitor shall be charged as well.
 Amounts mentioned in the Agreement are in Euros, exclusive of VAT or other taxes as may be applicable in the country where the Exhibition takes place.
 Payments must be made at the latest on the due date of the relevant invoice(s), unless indicated otherwise.
 For oredit card payments, a 5% (five percent) surcharge is applicable.
 If Exhibitor requires a purchase order number on the invoice, the purchase order number must be indicated on the Exhibition Con-tract Form. In the event of the failure of Exhibitor to provide a purchase order number on time, the absence thereof on an invoice or related documentation shall not affect Exhibitor's payment toligations, the payment term or EAGE's rights under the Agreement.
 Exhibitor is (automatically) in default after the expiry of any payment period, without any demand, notice of default or judicial intervention being necessary. If Exhibitors is in default, EAGE's other rights in such situation. In case of default or judicial payment of the entire outstanding amount, and without prejudice to EAGE's trights to demand immediate payment of the entire outstanding amount, and without prejudice to EAGE's tother rights in such situation. In case of default, Exhibitor is liable for the payment of EAGE's actual collection costs (including all legal fees and court fees) and not entitled to a refund of any amounts already paid.
- amounts already paid. 7.7. EAGE is entitled to set off payments made by an Exhibitor first of all against any outstanding debts of Exhibitor to EAGE and/or its affiliated companies.

- made between, "display package basic" or "display package plus". Each display area has a minimum size as
- A choice can be made between, "display package basic" or "display package plus". Each display area has a minimum size as indicated on the Agreement.
 While every care is taken to ensure that booth spaces are of the dimensions stated on the Exhibition Contract Form, EAGE shall not be liable for any variation of less than 5% of the allocated area. No rebate or allowance shall be awarded to Exhibitor if the space deviation is less than 5%.
 AEGE retains sole discretion and authority in the placement, arrangement and appearance of all displays. A "good neighbour policy" will be in effect at all times during the Exhibition.
 Fasize of the exhibit space can be consulted on the floor plan. The latest floor plan is available via geotech.eage.org. All dimensions indicated are outside measurements. Any display shall be built to fit inside this area.
 EAGE reterves the right to set up, at Exhibitor's expense, any booth(s) not in compliance or not set up at the end of Exhibition set.up.

9. CANCELLATION OR DOWNSIZING

- CANCELLATION OR DOWNSIZING
 If Exhibitor winks to cancel or downsize the booth ordered under the Agreement, it shall send a request to this effect in writing to EAGE. In principle, EAGE will grant such request, on the condition that Exhibitor pays the cancellation fee, which shall be calculated as set out in the specific arrangements below.
 Downsizing of the booth is considered to be partial cancellation, whereby the stipulated cancellation fee as referred to in the previous clause is applicable.
 If a cancellation of downsizing request is received by EAGE on or after the cancellation deadline, nor efunds will be issued. In such cases, Exhibitor is object to effect immediate payment of any unpid portion of the Exhibitor Fee. Failure to do swill bar Exhibitor form future EAGE events until the debt is paid. In the event of cancellation or downsizing, EAGE events until the debt is paid. In the event of cancellation or allowing are area as registed to the cancelledownsize partice there exhibitor whout any rebate or allowance to the cancelledownsizing EAGE specific arrangements below.

- IABILITY, INDEMNIFICATION AND INSURANCES
 Schibitor must notify EAGE in writing of any claims it may have concerning the Exhibition within thirty (30) days of the Exhibition time in the absence of which any right on Exhibitors part to claim damages from EAGE shall lapse.
 To the fullest extent permitted by Jaw, under no circumstances shall EAGE be liable for any indirect, consequential, special, exemplay, incidental or punitive damages, such as loss of (future) profits or other economic loss, damages for delay, third party claims and suchlike, even if EAGE and Exhibitor have been advised of the possibility of such damages.
 AGES total liablity to Exhibitor, including liability arising out of the Agreement, feagling cere or tor, or warranty, shall not exceed the amounts actually paid by Exhibitor under the Agreement, fand ins of ar as EAGES initiation of liability contravenes the provisions of applicable mandatory legislation or is not upheld by a court of law for any reason whatsever, and this results in EAGE being liable for any loss on Exhibitor's sublatify insurance of EAGE in the case concerned, and in case such damages are not insured or paid by the insurance company, the total liability formic AGE towards Exhibitor shall be confined to the amount as paid out by the liability insurance of BAGE in the case concerned, and in case such damages are not insured or paid by the Imsurance company, the total liability formic BAGE towards Exhibitor shall be confined to the amount as and markets EAGE. The European Association for Genscientists & Engineers, the event's Local amount introduced to explore the structure of BAGE.
 Schibitor shall fully induced companies again any claims, demands and/or costs on the part of some other party or otherwise, howsover called and on whatever grounds they arise in connection with Exhibitor's and Co-Exhibitor(5), startify and the Exhibiton with this internet. Agreement.
 Schibitor shall at all times andey to

INTELLECTUAL PROPERTY RIGHTS

- INTELLECTUAL PROPERTY RIGHTS
 INTELLECTUAL PROPERTY RIGHTS
 I.L. Schiblitor undertakes and varrants that it either owns, or is entitled to the use, all (the intellectual property) rights pertaining to the materials used by Exhibitor and Go Exhibitor(s) in the Exhibition, such as without limitation information, documents, files, texts, (trade, company and personal) names, figures, images, photographs, forwings, portats and other (graphi) materials. For this purpose intellectual property rights are deemed to include any copyrights, trading names, trademarks, rights to drawings and/or design rights, paterist, database rights, know-how, domain names, or entitlement to same.
 I.A. Exhibitor is fully responsible and liable for the (legality of the) materials used in the Exhibition by Exhibitor and Co-Exhibitor(s). FAGE shall have no obligation to very such materials or the legality thereof or if the use of them any cause dam-age to (third) parties. Any approval or similar notice shall not be construed as an approval of said materials or confirmation of the legality.
- age to (third) parties. Any approval or similar notice shall not be construct as an approval of the legality. As far as Exhibitor is not the owner of or entitled to the use of (intellectual property) rights concerned, Exhibitor undertakes and warrants it has a license to use such rights and will comply with the applicable restrictions. More specifically shall Exhibi-tor not be permitted to display, offer and/or sell any materials which infringe the intellectual property rights of a third party. EAGE shall be entitled to remove such materials (or have them removed) at the expense and risk of the Exhibitor and to take whatever other measures that it considers necessary, without prejudice to the provisions of clause 2.4.

12. ASSIGNMENT OF RIGHTS AND CO-EXHIBITING 12.1. Exhibitor shall not have the right to (cont) in the

- ASSIGNMENT OF RIGHTS AND CO-EXHIBITING
 12.1. Exhibitor shall not have the right to (partially) asign its rights under the Agreement to third parties, except with the explicit prior authorization in writing from EAGE, to be laid down in the Agreement.
 12.2. EAGE may asign this Agreement, including all rights and obligations hereunder, at any time to any of its affiliates or to any entity acquiring substantially all of EAGE's assets. Subject to this clause, this Agreement is binding upon and is for the benefit of the parties and their respective successors and assigns. EAGE will inform Exhibitor in writing of such a transfer of rights and obligations.
 23. Co-Exhibitor(s) shall be indicated on the Exhibitor of corm with full company details as requested by EAGE. Exhibitors() valigations, acts and omissions in connection with the Exhibitor.
 24. All communications from EAGE and/or: tassigned suppliers shall be to Exhibitor only. Exhibitor is responsible for all communications to their Co-Exhibitor(s), suppliers, subcontractors, etc.

- munications to their Co-Exhibitor(s), suppliers, subcontractors, etc. **13.** CONFIDENTIALITY **13.** Each of the parties (a "Receiving Party") shall keep in strict confidence the (commercial) terms of the Exhibition Contract Form, and all other information of a confidential and/or business-sensitive nature of the other party (a "Discolaring Party"), and shall not release, disclose of divulge any such confidential information without the prior written consent of the other party, A Receiving Party may only use and copy such confidential information as is necessary to carry out its activities contemplated by the Agreement (but subject to the provisions thereor) and for no other purpose. A Receiving Party may disclose confidential information to its employees, personnel, subcontractors and representatives on a "need to know basis", provided that it shall first instruct such moployees, personnel, subcontractors and representatives on a "need to know basis", provided that it shall first instruct such moployees, personnel, subcontractors and representatives on a "need to know basis", provided that it shall first instruct such moployees, personnel, that (j) is or burnes entatist to build in the instruction of the Receiving Party (a) was in the Receiving Party (a) was in the Receiving Party (b) was in the Receiving Party (c) is advilly disclosed to the Receiving Party way divide control to a statutory provision or a dudy given order by a public body.
 13. Parties shall see to it that the confidentiality obligations as intended here are complied with by its staff, agents and agencies, as well as any Co-Exhibitor's information staff, agents and agencies.

14. MISCELLANEOUS 14.1. Possible deviation

- MISCELLANEOUS
 14.1. Possible deviations to the Agreement made by EAGE towards Exhibitor shall be limited to the specific case concerned and shall have no influence on the rights that EAGE may invoke in other situations.
 14.2. If any stipulation of the Agreement or other rules and arrangements applicable between EAGE and Exhibitor is/are invalid, the remaining stipulations of the Agreement and/or other applicable uses and arrangements shall remain in effect. Parties shall agree on a new stipulation that is as close as possible to the intent of parties while being legally valid.

- APPLICABLE LAW AND COMPETENT COURT
 The Agreement, these Terms and Conditions and any rules and regulations applicable between EAGE and Exhibitor are solely governed by and construct in accordance with Dutch law.
 The applicability of the 'United Nations Convention on Contracts for the International Sales of Goods' (the 'Vienna Sales')
- 15.2. The applicability of the "United Nations Convention on Contracts for the International Sales of Good' (the Vienna Sales Convention) is excluded.
 15.3. Disputes between the parties resulting from or otherwise connected to the Agreement and/or these Terms and Conditions, including but not limited to dispute sthat are only deemed to be such by one of the parties, shall be resolved as much as possible by consultation. Any dispute not resolved by the parties can solely be brought before the competent court in Utrecht, the Netherlands, unles EAGE decides to initiate legal proceedings against the Exhibitor before the competent court in the country / place of business of Exhibitor.

 SPECIFIC ARRANGEMENTS

 Registration
 For the 6m² display booked and paid for; one Complimentary full delegate (conference and exhibition) is included. For the 9m² display booked and paid for; two Complimentary full delegate (conference and exhibition) are includer. The deadline for sending in the names is 15 December 2020. After this deadline, registrations cannot be issued anymore

Please send the names of the registrants to eage.events@eage.org. For additional registrations, please see point 5.1

Important payment dates	For Exhibition Contract Forms received prior to 1 December 2020: - EAGE will send an invoice for a down payment of 50% of the Exhibition Fee, as outlined in the Agreement, payable within 30 (thirty) days of the invoice date; - In the month after the abovementioned date, EAGE will send a second invoice for the remaining amount due, payable within 30 (thirty) days of the invoice date.

For Exhibition Contract Forms received after the abovementioned date, EAGE will send an invoice for the total amount due, payable within 30 (thirty) days of the invoice date.

If the Exhibition Fee has been set according to the fee structure applicable up to the abovementioned date and if any amounts pertaining to the Exhibition Fee are not paid within the stipulated payment term, then the higher Exhibition Fee and Explicable as or said deadline shall apply and EAGF reserves the right to submit an one vinovice for the full new Exhibition Fee or the surplus.

Exhibition Contract Forms received one month or less prior to the Exhibition must be accompanied by full payment of all amounts due by credit card.

- Company Display Types Any items not mentioned below are not included. Display Package includes the following: Socket outlet, including normal electricity consumption;
- 1 Table; 2 Chairs; Cleaning
- The cancellation fee shall be calculated as follows: In case of cancellation received prior to 1 December 2020: the cancellation fee shall be 50% of the Exhibition Fee. In case of cancellation received on or after 1 December 2020: the cancellation fee shall be 100% of the Exhibition Fee. Cancellation fees