

Questionnaire Obligatoire

Compulsory Questionnaire

PARIS GAMES WEEK 2019

Madame, Monsieur,

Les Conditions Générales de Participation ainsi que le Règlement particulier du salon joints au présent questionnaire et dont vous vous engagez à prendre connaissance, régissent la participation de tout exposant à la Paris Games Week.

Afin de nous permettre d'apprécier et de vérifier, conformément aux Conditions Générales de Participation ci-annexées, la compatibilité de votre activité avec la nomenclature du salon et le règlement particulier de ce dernier ainsi que l'adéquation entre votre offre de produits et services et le positionnement du salon, nous vous remercions de bien vouloir nous retourner le présent questionnaire, dûment renseigné, signé et accompagné des pièces demandées idéalement via wetransfer ou similaire.

A défaut, votre demande de participation ne pourra pas être étudiée.

Si votre demande de participation est prise en compte, le Responsable Commercial en charge de votre dossier reviendra vers vous pour envisager votre inscription à l'édition 2019 de Paris Games Week.

Dans cette perspective, nous tenons à attirer plus particulièrement votre attention sur les règles suivantes :

Nomenclature (Cf art.1 du Règlement Particulier)

Tout contenu qui ne serait pas en lien avec l'univers du jeu vidéo ainsi que tout jeu, produit, service et équipement dit d'occasion sont strictement interdits sur les stands des Exposants admis à participer à la Paris Games Week.

Restrictions (Cf art. 3 du Règlement Particulier)

Eu égard aux valeurs de la Paris Games Week, aucun opérateur relevant de l'un des secteurs suivants : jeux d'argent et/ou paris (y compris en ligne/mobile, virtuel ou gratuit), alcool, vins et spiritueux/liqueux, tabac/cigarette, pornographie, Armes factices ou non ; ne sera autorisé à participer au Salon sous quelque forme que ce soit (exposant, co-exposant, marque représentée, sponsor, partenaire...).

Dispositif PEGI (Cf art. 4 du Règlement Particulier)

Chaque Exposant admis à participer à la Paris Games Week devra respecter toute prescription légale ou réglementaire afférente à son activité dont le système de classification par âge « PEGI » (Pan-European Game Information, système européen d'information sur les jeux). De manière générale, les jeux présentés sur le Salon et classifiés par PEGI devront arborer la signalétique précisant l'âge minimal requis. En cas de vidéo présentant plusieurs jeux pour différents âges, celle-ci devra mentionner chaque restriction d'âge pour chaque jeu en ouverture et fermeture. Nous vous invitons enfin à vous référer au règlement particulier du salon afin de prendre connaissance des mesures et règles de décoration encadrant la présentation sur le salon des jeux ratifiés ou assimilés PEGI 16/18. Si les jeux ou expériences interactives que l'exposant souhaite présenter ne sont pas ratifiés par PEGI, l'exposant devra soumettre à l'organisateur une présentation complète de ces derniers pour évaluation.

Partenaires présents sur les stands (Cf art. 6 du Règlement Particulier)

Tout partenaire accueilli sur le stand d'un exposant (co-exposant/société représentée, sponsor, fournisseur de matériel...) oblige ce dernier à s'acquitter des droits d'inscription correspondants. Chaque inscription d'un partenaire sera, de la même façon qu'une demande de participation exposant, soumise à l'examen de l'organisateur.

A fournir impérativement avec ce questionnaire :

- Entre 3 et 5 clichés / le cas échéant vidéos / screenshots de TOUS les produits/ jeux / animations que vous souhaitez proposer sur votre stand dans le cadre de Paris Games Week 2019
- Entre 1 et 3 clichés des stands préalablement tenus

Sir, Madam,

The General Terms and Conditions of Participation together with the Particular Rules and Regulation of the Show Paris Games Week 2019 joined to the present questionnaire and which you commit to take acquaintance, rule the participation of any exhibitor to the Paris Games Week show.

In order to allow us to appreciate and check, in accordance with the General Terms and Conditions of Participation hereby stated, the compatibility of your activity with the nomenclature of the show and the particular regulations and the adequacy between your offer of products and services and the positioning of the show, we thank you for sending us back this questionnaire, fully completed, signed and accompanied by the elements requested ideally by wetransfer or equivalent.

By not complying with the terms stated earlier, your request for registration will not be taken into account.

If your registration request is taken into account, the Sales manager in charge of your file will then come back to you to consider your possible participation to the 2019 edition of Paris Games Week.

In this regard, we would like to draw your attention more particularly to the following rules:

Nomenclature (cf art.1 of the Particular Rules and Regulation of the show)

Any content which would not be connected with the video game universe and any game, product, service and equipment of second-hand are strictly forbidden on the exhibitors' booths admitted to participate at Paris Games Week.

Restrictions (cf Article 3 the Particular Rules and Regulation of the show)

In view of the values of Paris Games Week, any concerned operator being part of one of the following sectors: games of money and/or bets (including online/mobile, virtual or free of charge), alcohol, wines and spirits/liqueur-like, tobacco/E-cigarette, pornography, fake or not weapons, will not be authorized to take part in the show in any possible form (exhibitor, Co-exhibitor, brand represented, sponsor, partner...).

PEGI dispositive and restrictions (cf Article 4 of the Particular Rules and Regulation of the show)

It is reminded that the Exhibitor commits himself complying with any legal or regulatory regulation related with his activity among which figure the system of classification per age PEGI (Pan European Game Information). In a general way for any age having a PEGI classification, the games/digital devices/experiences presented will have to show a description specifying the necessary minimal age. In the event of a video presenting several games/digital devices/experiences for various ages, this one will have to mention each restriction of age for each game in opening and closing.

We invite to refer to the Particular rules and regulations of the show in order to take note of the rules and regulation ruling the presentation on the show of games ratified or assimilated PEGI 16/18. If the games or digital experiments the exhibitor wants to display are not ratified by PEGI, the exhibitor will have to submit to the organizer a complete presentation for assessment.

Partners present on the stands (cf Article 6 of the Particular Rules and Regulation of the show)

Any partner present on the stand of an exhibitor (Co-exhibitor/company represented and provider, sponsor) obliges this last to pay the corresponding registration fees. Each registration of a partner will be, in the same way that a request for exhibiting, subjected for examination by the Organizer.

To be provided together with the present questionnaire:

- Between 3 to 5 pictures / if necessary videos / screenshots of ALL the products/games/animations you wish to propose on your stand during the 2019 Paris Games Week edition.
- Between 1 to 3 pictures of your earlier stands

1. VOTRE ACTIVITÉ / VOTRE OFFRE DE PRODUITS ET SERVICES YOUR ACTIVITY / YOUR PRODUCTS AND SERVICES' OFFER

1.1 Nomenclature

À quel champ de nomenclature appartenez-vous ?

Seules les entreprises exerçant les activités figurant dans la nomenclature sont autorisées à être exposants sur le salon. N'en choisir qu'une.

To which part of the nomenclature do you belong ?

Only companies having their activity listed in the nomenclature are authorized to participate at the show. Please choose only one.

- Accessoires / Accessories
- Art / Art
- Associations, Institutionnels, Syndicats / Association, Institutional, Union
- Consoles / Consoles
- Distribution / Distribution
- Editeurs de jeux vidéo / Video games publishers
- Edition (Livres, comics, mangas, bandes dessinées) / Edition (Books, comics strip, mangas)
- Educatif et Formations / Educational and training
- Expérience/Dispositif Réalité Virtuelle - Augmentée - 3D / Virtual - augmented reality - 3D experiences/Devices
- Fournisseur d'Accès à Internet (FAI) / Internet Service Provider (ISP)
- Informatique (Composants, Périphériques) / IT (Components, Devices)
- Informatique (Hardware) / IT (Hardware)
- Informatique (Sécurité & Antivirus) / IT (Security & antivirus)
- Média (Radio, TV, Presse, Magazines, Online) / Media (Radio, TV, Press, Magazine, Online)
- Organisateurs de compétitions (eSport, Lan Party) / Tournaments organizers (eSport - Lan Party)
- Produits dérivés du jeu vidéo (merchandising, cosplay, figurines, textile) / Video game spin-off products (merchandising, cosplay, figurines, clothing)
- Rétrogaming / Retrogaming
- Santé et Bien-être / Health and Wellness
- Services aux visiteurs / Visitors services
- Services en ligne (réseaux sociaux, messagerie instantanée, cloud gaming, streaming) / Online services (Social networks, instant messaging system, cloud gaming, streaming)
- Studios de développement de jeux vidéo / créateurs / Video games studios/creators

1.2 Pour toute nomenclature cochée, veuillez spécifier votre activité exacte / For any nomenclature choice, please specify precisely your exact activity:

1.3 Jeux et dispositifs numériques Games and digital devices

Prévoyez-vous de mettre à disposition du public de la Paris Games Week sur votre stand des jeux et/ou des dispositifs numériques (interactifs ou non - ex : VR, simulation...)?

Do you plan on putting at the disposal of the public of Paris Week Games on your stand games and/or digital devices (interactive or not - ex: VR, simulation...)?

- Oui / Yes
 Non concerné / not concerned

Si vous répondez « non concerné » à cette question, merci de vous reporter au point 1.2 / If you answer « not concerned » to this question, report to point 1.2

**Si oui, ont-ils fait l'objet d'une classification PEGI ?
If yes, are they subjected to the PEGI classification?**

- Oui / Yes
 Non / No

Si oui, Veuillez-vous référer au règlement particulier du salon Paris Games Week 2019 qui prévoit un certain nombre de contraintes et conditions concernant le dispositif proposé sur votre stand en fonction du contenu des jeux et/ou dispositifs numériques et/ou expériences présentés. Merci de prendre connaissance de ces informations afin de savoir quelles sont les conditions applicables à votre stand. Merci également de vous reporter au point 1.3.2. If yes, please refer to the particular rules and regulations of the Paris Games Week 2019 show which provide a certain number of constraints and conditions regarding the proposed setting on your booth in function of the games and/or digital devices presented. Thank you for taking note of these information in order to know which conditions are to be applied to your booth. Please also report to point 1.3.2

**Si non, est-ce que votre/vos jeux et/ou dispositifs numériques et/ou expériences contiennent des éléments ayant trait à l'un quelconque de ces 7 descripteurs PEGI (violence, langage grossier, peur, drogue, sexe, discrimination, jeux de hasard) ?
If no, are your game(s)/digital devices containing any elements related to one or more of the 7 PEGI descriptors (violence, bad language, drug, sex, fear, discrimination, gambling) ?**

- Oui / Yes
 Non / No

Si vous répondez non à cette question, merci de vous reporter au point 1.3.1 / If you answer no to this question, report to point 1.3.1

**Si oui, quels sont ces éléments ?
if yes : Which are this/these elements ?**

- Violence / Violence
 Langage grossier / Bad language
 Peur / Fear
 Drogue / Drug
 Sexe / Sex
 Discrimination / Discrimination
 Jeux de hasard / Gambling

1.3.1 Si non / if no :

- Je déclare que les jeux/dispositifs/expériences que je souhaite proposer sur le salon ne contiennent aucun élément ayant trait à l'un quelconque des 7 descripteurs PEGI listés ci-avant.
I declare that the game(s)/digital devices I wish to propose on the show are not containing any elements which are related to one or more of the 7 PEGI descriptors listed here before.

1.3.2 Veuillez décrire précisément le contenu du jeu / des jeux du dispositif/des dispositifs en question Please describe precisely the game(s) contents here

- Je m'engage à fournir avec ce questionnaire tout support vidéo/screenshots/photos de l'expérience/jeu/dispositif numérique que je souhaite proposer sur le salon afin de permettre à l'organisateur d'appréhender au mieux ma demande de participation.
I commit myself to provide with this questionnaire any video support/screenshots/pictures of the experience/game(s)/digital device(s) which I wish to propose on the show Paris Games Week in order to allow the organizer to apprehend my registration request.

2. VOTRE PROJET DE PARTICIPATION YOUR PARTICIPATION PROJECT

Veuillez décrire précisément les produits / contenus / animations que vous souhaiteriez présenter sur le stand.
Please describe precisely the products /contents / animations you wish to present on your stand:

3. VOS PARTENAIRES (cf article 6 du Règlement particulier) YOUR PARTNERS (please refer to the Article 6 of the Specific Rules and Regulations of the Show)

L'exposant devra s'acquitter des frais d'inscriptions relatifs à aux partenaires présents sur leur stand. Il est rappelé que chaque inscription d'un partenaire doit être , de la même façon qu'une demande de participation exposant, soumise à l'examen de l'Organisateur. Merci de nous donner, dans le cadre ci-dessous, toutes les informations utiles concernant les partenaires que vous souhaitez faire participer sur votre stand (co-exposant, société représentée, fournisseur, sponsor...). Si vous n'avez pas encore cette information, il faudra nous la communiquer via ce même questionnaire lorsque vous l'aurez, et ce avant le 4 octobre 2019.

The Exhibitor will have to pay the fees related to the partners present on their booth. Each registration of a partner will be, in the same way that a request for exhibiting, subjected for examination by the Organizer. Please fill in the following space giving us all the usefull information regarding the partners you wish to have on your booth (co-exhibitor, represented company, provider, sponsor...). If you don't have this information yet, you will need to give it to us using the same questionnaire when you will have it and before the 4th of october 2019.

Raison Sociale de l'exposant direct / Company Name of the direct exhibitor

Nom et Prénom du Responsable de l'entreprise / Name and Surname of the company's manager

Mr/Mme / Mr /Ms

Surface souhaitée (en m²) / Wished surface (in sq.m)

Après confirmation de votre inscription au salon, conformément aux Conditions Générales de Participation, vous ne pourrez présenter sur votre stand que les produits, marques et services admis dans la nomenclature du salon et énumérés aux présentes. À défaut, vous vous exposez aux sanctions énoncées dans le Règlement Particulier du salon et dans les Conditions Générales de Participation.

After having received the confirmation of your registration request, in accordance with the General Terms and Conditions of Participation, you will be able to present on your stand only the products, brands and services admitted in the nomenclature of the show and hereby stated. By default, you will risk the sanctions as stated in the Rules and Regulations of the show and in the General Terms and Conditions of Participation.

A fournir impérativement avec ce questionnaire / To be provided together with the present questionnaire:

- Entre 3 et 5 clichés / le cas échéant vidéos / screenshots de TOUS les produits/ jeux / animations que vous souhaitez proposer sur votre stand dans le cadre de Paris Games Week 2019
- Entre 1 et 3 clichés des stands préalablement tenus
- **Via wetransfer ou similaire.**

- Between 3 to 5 pictures / if necessary videos / screenshots of ALL the products/games/animations you wish to propose on your stand during the 2019 Paris Games Week edition.
- Between 1 to 3 pictures of your earlier stands
- **By wetransfer or equivalent.**

Nom et qualité / Name and capacity:

Date / Date:

- Je certifie par la présente le caractère sincère et véritable des informations renseignées ci-avant et reconnais avoir été informé que la décision de l'Organisateur (acceptation ou refus de la demande de participation) sera prise en considération desdites informations.
I certify by the present the sincere and true character of the information indicated here before and admit having been informed that the decision of the Organizer (acceptance or refusal of the request for participation) will be made in consideration of the aforesaid information.

Fait à / Executed in:

Signature / Signature:

Le / The:

GENERAL TERMS AND CONDITIONS OF PARTICIPATION

1. ACCEPTANCE OF THE GENERAL TERMS AND CONDITIONS OF PARTICIPATION

The present standard terms and conditions (hereinafter referred to as the "Terms and Conditions") shall apply to all those exhibitors (hereinafter referred to as the "Exhibitor(s)") who make a request for admission to the Paris Games Week 2019 show (hereinafter referred to as the "Show") organised by Comexposium, (SAS au capital de 60 000 000 euros, RCS Nanterre 316780519) hereinafter referred to as the "Organiser" on behalf of S.E.L.L. Events at the exhibition centre Paris, Porte de Versailles (hereinafter referred to as the "Site"). Within the context of its application to participate, the Exhibitor confirms having read through these Terms and Conditions, the General Rules for Commercial Events and, where available, any Specific Rules for the Show, as well as all the information concerning the details of the Exhibitor's participation in the Show, available in the "Practical Information" section of the Exhibitors' Space which can be accessed from the Show's website, and undertakes to accept all the clauses thereof, without reservation or restriction.

Admission to the Show entails the Exhibitor's complete acceptance of these Terms and Conditions, as well as all the documents referenced herein.

The Organiser reserves the right to modify these Terms and Conditions without notice. Any changes hereto will be brought to the Exhibitor's attention. Modifications resulting from changes in regulations and/or relating to personal and property safety will have immediate effect, without the need to sign any document on the subject.

In the event of modification of the dates and/or the site hosting the Show, determined by the Organiser for any reason whatsoever, or of any change to these Terms and Conditions which do not have immediate effect as set out in the above paragraph, the Exhibitor will be notified of that change. Unless the Exhibitor cancels its application to participate by means of registered post with confirmation of delivery, sent to the Organiser within 15 days of the said notification, the Exhibitor will be considered as having accepted the new dates and/or site hosting the Show, or the amended version of the Terms and Conditions.

Furthermore, it is expressly agreed that under no circumstances shall admission to the Show oblige the Organiser to admit the Exhibitor to any future shows or any other events organised by the Comexposium Group to which the Organiser belongs and shall not confer upon the Exhibitor any booking rights or priorities.

2. COMMITMENT - ADMISSION

All applications to the Show are subject to examination by the Organiser which reserves the right to assess and verify the following non-exhaustive list of information:

- the creditworthiness of the applicant,
- the compatibility of the applicant's activities with the nomenclature of the Show,
- the match between the products or services offered by the applicant and the positioning of the Show,
- the neutrality of message that the applicant could deliver at the Show,
- All proselytising and/or militarism that could interfere with the smooth running of the Show is strictly prohibited.

Applications coming from those who remain indebted to the Organiser or any company from the Comexposium Group and/or in dispute with the Organiser or any company from the Comexposium Group will not be considered.

The Organiser will notify the Exhibitor of its decision (approval or rejection of the application) by electronic mail.

In the case of the Organiser's approval of the application to participate in the Show, the Organiser and the Exhibitor will be definitively committed one to the other by means of a contract whose contents comprise the Exhibitor's application as approved by the Organiser, these Terms and Conditions, and the other documents referenced in Clause 1 above.

- Consequently:
- the Organiser will provide the Exhibitor with a stand that matches the characteristics indicated by the Exhibitor in its application and will supply the additional services requested in that application, without prejudice to the provisions set out in Clause 10 below,
 - the Exhibitor will pay the amounts indicated in its application and will conform to these Terms and Conditions, as well as to all the documents referenced in Clause 1 above.

The Exhibitor may not cancel its participation in the Show for any reason whatsoever, including in the case of a disagreement on the space allocated to it in accordance with Clause 10 below.

In the event of rejection of the application, the Organiser will, as applicable, refund the amount of the first payment already made by the Exhibitor.

It is expressly specified that the Organiser reserves the right to reject any application as it sees fit and cannot be held liable for any damages. The Organiser reserves the right not to consider applications submitted after the deadline for registration defined by the Organiser. After this date has passed, the Organiser no longer guarantees the availability of the stands.

3. INVOICING TERMS

All prices stated on the Organiser's documentation and on the Show's website are expressed in euros exclusive of taxes. In accordance with the legislative and regulatory requirements that apply to these services, the value added tax at the current applicable rate will be added.

4. PAYMENT TERMS

Payment of contractually due amounts shall be made as they fall due and in the following manner:

- the first instalment (deposit): shall be paid with the application form sent by post or when the Exhibitor submits its online application, by cheque or bank transfer or, when the application is submitted online, by debit card,
- the balance shall be paid no later than fifteen (15) days after the date of issue of the balancing invoice, by cheque or bank transfer. No discounts are available for early payment or payments on account.

Registrations occurring less than thirty (30) days before the opening of the Show must be paid in full by the Exhibitor no more than eight (8) days after the date on which the corresponding invoice was sent to the Exhibitor.

That time frame will be reduced to two (2) days if the Exhibitor registers fewer than eight (8) days before the Show opens, and in all instances, payment must be received by the Organiser at least two (2) days before the Show opens.

All requests for an equipped stand submitted after registration shall be payable in full at the time of request.

All amounts should be made payable to the Organiser and must be in euros.

5. SECURE PAYMENT AND PROOF OF TRANSACTION FOR ONLINE APPLICATIONS

The Show website is protected by a secure payment system and the Organiser has adopted the ATOS SSL encryption procedure, which encodes and protects confidential information.

Unless proven otherwise, data recorded by the Organiser shall constitute proof of all dealings between the Organiser and the Exhibitor.

Data recorded by the payment system constitutes proof of the financial transactions.

6. LATE AND MISSED PAYMENTS

Any amounts that remain outstanding after the invoice payment date, will result in the automatic application of late payment interest equal to three times the statutory interest rate, starting from the day following the invoice due date.

If the payment deadlines set out in Clause 4 "Payment Terms" above are not respected, a fixed fee of €40 for debt recovery fees shall be charged by the Organiser in addition to the late payment penalties referred to above (Art. L-441-3, L441- 6 and D445-5 of the French Commercial Code). This fixed fee does not preclude any other fees incurred by the Organiser in recovering unpaid invoices.

Stands will only be made available to Exhibitors once full payment has been received.

Once a stand location has been allocated to an Exhibitor, the balance must be paid on or before the date indicated on the invoice.

7. VAT

Exhibitors from outside France can obtain a VAT refund as follows:

- * For companies from European Union member countries:
 - Submit the refund request via the appropriate online State portal where the Exhibitor is registered in accordance with the provisions of Directive 2008/9/CE of 12 February 2008. In France, this is the fiscal portal at www.impot.gouv.fr.
 - A digital copy of the original invoices for all sums over €1,000 excl. tax must be submitted with the online refund request.
 - The refund request must be submitted by 30 September of the calendar year that follows the refund period.
- * For companies from countries outside the European Union:
 - The Exhibitors concerned must appoint a tax representative in France to carry out all tax formalities.

8. TERMINATION CLAUSE - PENALTY CLAUSE

8.1 If the Exhibitor fails to pay any of the amounts it owes by the due date or if the Exhibitor fails to comply with any of the clauses of these Terms and Conditions, regardless of the reason, the contract binding it to the Organiser will be terminated seven (7) days after the Organiser has sent a formal notice expressly stating the terms of this Clause 8.1 to the Exhibitor by registered post with confirmation of delivery or by any other useful means, where the breach remains unresolved.

If the Exhibitor expresses the intention of cancelling its participation, the Organiser may implement this termination clause by sending it a formal notice to abandon the cancellation and confirm its participation within seven (7) days.

That period of seven (7) days will begin on the date of the first attempt to deliver that registered post to the Exhibitor.

The contract will automatically be terminated upon expiration of the above time frame, without the need for the Organiser to have the termination recorded by the courts, and the Organiser will immediately be free to dispose of the space allocated to the Exhibitor.

In the event of termination of the contract under this clause, the Exhibitor may pay the full price of its participation in the Show, in the name of this penalty clause. Consequently, the amounts previously paid will definitively remain the property of the Organiser and any outstanding amounts will immediately fall due.

8.2 As an exception to the above, the contract between the Exhibitor and the Organiser will immediately be terminated as of right and without formal notice:

- if the Exhibitor does not occupy its stand by the day before the Show opens to the public, regardless of the reason,
- in the event of the Exhibitor's registration less than thirty (30) days before the Show opens, if the payment stipulated in Clause 4 of these Terms and Conditions is not made within the time frame set out in the said clause (either eight (8) days or two (2) after the invoice was sent and, in any case, at least two (2) days before the Show opens), regardless of the reason.

In the cases mentioned in article 8.2, the consequences of termination will be the same as those provided by article 1.

9. INSURANCE

9.1. Civil liability:

The Organiser will not be responsible for any damage that the Exhibitor might cause to third parties, including the manager or the owner of the Site hosting the Show.

Consequently, the Exhibitor will, at least ten (10) days before the scheduled Show set-up date, take out insurance contracts with insurance companies certified to perform insurance transactions in France, covering the financial consequences of any liability that may be incumbent upon it for reasons of bodily harm or material or immaterial damage caused to third parties, including the manager and the owner of the Site, as a result of its activity during its participation in the Show (including during the set-up and break-down periods).

At the Organiser's request, the Exhibitor will supply the corresponding current certificate from its insurer, stating the policies taken out, their total sums and their period of validity. Failing this, the Organiser reserves the right to refuse the Exhibitor's access to the Show, without compensation.

9.2. Tenant risk and the Exhibitor's property

Furthermore, the Organiser will not be responsible for:

- property damage caused to the Site's manager and/or owner, affecting personal or real property, in the event of the occurrence of any of the following events: fire, lightning, explosion, water damage, terrorist attack or natural catastrophe.
- damage caused to property owned by the Exhibitor or placed in its care.

Consequently, in order to meet the requirements of the company managing the Site, the Organiser will automatically invoice the Exhibitor for the tenant risk / property damage insurance taken out by Comexposium Assurances, under the conditions set out in point 9.3 below.

As applicable, if the Exhibitor can provide proof of its subscription to a tenant risk policy by sending the "certificate of insurance" form to the Organiser at least 10 days before the Show's set-up begins, duly signed and bearing its insurance company's stamp and stating the benefits provided with a minimum of €3,000,000 per claim, the aforementioned tenant risk / property damage insurance will be cancelled and/or refunded in full. By returning that certificate and requesting the cancellation and/or refund of the amount invoiced by the Organiser in the name of tenant risk / property damage insurance, the Exhibitor will no longer receive either form of cover making up the Organiser's insurance policy.

9.3. Insurance provided by the Organiser:

- a) Insurance covering tenant risk and the Exhibitors' property:
The insurance contract taken out by Comexposium Assurances on behalf of the Exhibitors covers both:
 - property damage caused to the Site's manager and/or owner, affecting

personal or real property, in the event of the occurrence of any of the following events: fire, lightning, explosion, water damage, terrorist attack or natural catastrophe, up to €3,000,000 per claim,

- damage to the Exhibitor's property.
- The amount of cover is specified in the Insurance Rules appended to the application form and is also accessible on the Show website, subject to any changes to the insurance conditions.

By taking the insurance, as detailed in the said Insurance Rules, the Exhibitor is taking insurance with Comexposium Assurances, who is the subscriber.

b) Supplementary insurance cover for the Exhibitor's property:

The Exhibitor may also submit a request to the Organiser to subscribe to insurance for:

- property damage: additional insurance on top of the amounts covered by the principal policy with payment of a premium calculated on the additional capital value,
- plasma screens: a specific insurance policy must be taken out.

9.4. Waiver of all recourse

a) Against the Site manager and/or Site owner companies:

Executing the commitments undertaken by the Organiser towards the Site manager and/or Site owner companies, the Exhibitor, by the mere fact of its participation, declares that it waives all recourse that it or its insurers may be entitled to make against these companies and their respective insurers for any damage covered by the tenant risk policy and for any direct or indirect losses the latter parties may cause to its property, equipment and fittings as well as any caused to that of its agents, and additionally for any operating losses and/or extra costs regardless of the cause, with the exception of malicious acts.

In addition, the Exhibitor declares it waives all recourse against the Site manager and/or Site owner companies and their respective insurers in the case of one of the following events occurring, with harm caused to the Exhibitor:

- fire damage, theft, water damage, damp or any other situation affecting its own property, with the Exhibitor being required to insure itself against these risks,
- abnormal actions by other Site occupants, their staff or suppliers, or visitors,
- interruption or inadvertent functioning of the water, gas or electricity supply, the air conditioning or other general system, the suspension or shut-down, even for an extended period, for a reason out of the control of the Site manager and/or Site owner companies of fluid systems including the automatic fire extinguisher network, heating and air conditioning systems, or any one of the equipment items shared by the Site,
- contamination of the heating, water or air conditioning networks for a reason out of the control of the Site manager and/or Site owner companies,
- security measures taken by the Site manager and/or Site owner companies and/or by any government authority, should these cause harm to the Exhibitor.

The Exhibitor undertakes to obtain the same waiver from its insurers.

b) Against the Organiser:

The Exhibitor also declares it waives all recourse that it or its insurers may be entitled to make against the Organiser and its insurers in regard to damage covered by the tenant risk policy and direct or indirect damage to its property, equipment and fittings may suffer as well as that of its agents, as well as for any operating losses and/or extra costs regardless of the cause, with the exception of malicious acts.

The Exhibitor undertakes to obtain the same waiver from its insurers. It is further specified that, on the basis of reciprocity and excepting malicious acts, the Organiser and its insurer waive any claim against the Exhibitor and its insurer for damage affecting any property, equipment and fittings belonging to the Organiser and which the Exhibitor is responsible for. It is further specified that this waiver is not applicable for any loss or damage that may affect the Site's buildings, fittings and equipment owned by the Site manager and/or Site owner companies and that has been given into the care of the Exhibitor.

10. ALLOCATION OF STANDS

The Organiser will draw up a Show floor plan and allocate stand areas as applications are received, taking into account the Show's different sections. The Organiser will do its best to take into account the wishes expressed by the Exhibitors and the nature of the products exhibited. So as to be able to do this, and taking into account the inherent constraints imposed in the placement of Exhibitors, the Organiser reserves the right to modify the surface area requested by the Exhibitor, up to a maximum of 20%, and to modify the corresponding invoice accordingly, without this giving the Exhibitor the right to cancel its booking. The Organiser alone can determine the general arrangement of the Show, as well as the arrangement of the stands at the Site.

Participation in previous events does not give the Exhibitor any special rights to stand locations.

Any complaints made by an Exhibitor about the allocation of stand areas should be addressed in writing to the Organiser within seven (7) days of receiving of the Show's floor plan. Any such complaints must be supported by documentation that clearly sets out the serious nature of, and/or the reasons for, the complaint.

The Organiser will do its best to meet justified requests to change the location of a stand.

If the Exhibitor has not contacted the Organiser within seven (7) days of sending the features of the Exhibitor's location, the Exhibitor shall be deemed to have accepted the stand allocated to it.

Under no circumstances shall the Organiser be held liable for any consequences arising from the location of a stand allocated to an Exhibitor.

11. SUBLETTING/SHARED EXHIBITING

The Exhibitor may not provide advertising services on any media for a company that is not itself an Exhibitor. Furthermore, the Exhibitor is prohibited from assigning or subletting any stand or part of any stand area that has been allocated without prior written agreement from the Organiser. If the Organiser agrees to the subletting, the Exhibitor must pay individual registration fees for each of the companies present at the stand. The Exhibitor will ensure that any sub-lessee of its stand complies with these Terms and Conditions. The Exhibitor is liable for any breach of these Terms and Conditions committed by sub-lessees at its stand. Moreover the Exhibitor hereby holds harmless the Organiser against any dispute, claim, charge, judgement and/or miscellaneous disbursements that may arise as a consequence of any company present at its stand in relation to their participation in the Show.

12. STANDS

Information regarding the installation, equipment and removal of stands will be available in the Exhibitor's Guide:

- a) Stand use - compliance with applicable laws and regulations
Exhibitors are required to be familiar with and comply with all applicable regulations in force at the time of the Show, whether issued by public authorities or by the Organiser, in particular the no-smoking rules that apply to the public areas, the Fire Safety Regulations and the Health and Safety Regulations.

GENERAL TERMS AND CONDITIONS OF PARTICIPATION

The Fire Safety Regulations and the Health and Safety Regulations will be communicated to Exhibitors in the Exhibitor's Guide.

The Organiser prohibits the operation of any stand that does not comply with these regulations.

The Exhibitor agrees to comply with all laws and regulations that apply to its business and/or the services and businesses that it wishes to develop within the scope of its participation in the Show. To this end, the Exhibitor will lodge all mandatory declarations and obtain the necessary approval and/or accreditation (including for selling and giving away drinks to be consumed on site) so that under no circumstances shall the Organiser have cause to be concerned.

Lastly, the Exhibitor will not cause any discomfort (noise, odour, etc.) to neighbouring Exhibitors or negatively impact the Show's organisation.

b) Damage

Unless stated otherwise, the stand area, the stand itself and any equipment made available to the Exhibitor by the Organiser shall be deemed to be in good condition.

The leased stand must be returned to the Organiser in a clean condition, free of any waste. The stand and any equipment provided as stand fittings must be returned to the Organiser in good condition. Any damage caused to the occupied space, the stand, the supplied equipment or the existing infrastructure that is observed when the stand is returned will be invoiced to the Exhibitor.

c) Stand occupation

The Exhibitors will occupy their stands no later than the day before the Show opens to the public.

13. PERMITTED PRODUCTS, BRANDS AND SERVICES

The Exhibitor is prohibited from exhibiting at its stand any products, brands and services other than those listed on its online stand booking application.

Moreover, the Exhibitor hereby declares and warrants that it holds all intellectual property rights relating to the products and/or services exhibited, or that is has been authorised by the rights' holder to exhibit the products, brands or services at its stand.

The Exhibitor hereby warrants that the products and/or services it is exhibiting comply with all current applicable safety standards and accepts full liability for any defects in the aforementioned products and services; as such the Organiser cannot be held liable in this respect.

14. VISIBILITY

The Exhibitor shall be solely liable for the contents of all information supplied by it for the purposes of publication on the Show website, and in particular for information about its products and/or services and their characteristics, performance, prices, etc.

The Exhibitor hereby warrants that the aforementioned information is lawful and in particular that it complies with all current regulations relating to the name, offer, presentation, user manual, and description of the scope and terms of the warranty covering the goods, products or services that it is presenting online and, more generally, that this information complies with all current advertising and consumer protection laws.

The Exhibitor has sole liability for the publication of all texts, logos, illustrations, photographs, images, products and brands and the Exhibitor alone must hold the relevant reproduction rights.

The Exhibitor holds harmless the Organiser against any amicable dispute and judicial proceedings brought by a third party.

15. ILLICIT TICKET TOUTING

The act of offering for sale or showing with the intention to sell or transfer or supplying with the intention to sell or transfer any Show access passes (entry passes, invitations, tickets etc.) in a public or private place or on the Internet, without the authorisation of the Organiser, is a criminal offence punishable by questioning and arrest by the police and a fine of €15,000. The fine is increased to €30,000 for repeat offenders.

16. INVITATION CARDS

The copying or re-sale of invitation cards is strictly prohibited and shall be subject to prosecution and other sanctions.

If the fraudulent use of an invitation card (re-sale, copying, theft, etc.) is brought to its attention, the Organiser reserves the right to withdraw the invitation.

17. DEMONSTRATIONS AND OTHER EVENTS

a) Demonstrations

Demonstrations may only be held at the Show for those products that require a specific technical explanation. Furthermore, such demonstrations may only take place if the Organiser has given a special prior written authorisation. Demonstrations on a podium raised above the initially planned floor height are strictly prohibited. Demonstrations carried out using a microphone, or which harangue or solicit in any manner, are strictly prohibited. Any full or partial closure of an Exhibitor's stand during normal opening hours to the public and, in particular, during any demonstration, is strictly prohibited without express prior written authorisation from the Organiser.

b) Other events

All attractions, shows and events taking place within an Exhibitor's stand area must be authorised in advance by the Organiser. To this end, the Exhibitor shall provide specific details of the planned event (equipment and audio devices used, type of event, etc.).

In any event, the loud speakers used may not exceed 30 decibels (dB) and they must face the interior of the stand and be angled towards the floor. The sound level shall not exceed 85 decibels (dB).

c) Under no circumstances shall any demonstration or event interfere with the neighbouring Exhibitor(s) or the general movement around the Show and, more generally, with the proper running of the Show. Failing this, approval may be revoked without further warning.

18. ADVERTISING

All advertising using sound or lighting must comply with the Show's Decoration Regulations and shall be subject to the prior written agreement of the Organiser. Any such agreement shall be conditional upon the advertising not interfering with any neighbouring Exhibitor(s) or the general movement around the Show and, more generally, with the proper running of the Show. Failing this, approval may be revoked without further warning.

Distribution of brochures, vouchers and other printed matter intended to redirect Show visitors to the Exhibitor's stand is strictly prohibited in the aisles and throughout the Site. Only brochures, vouchers and other printed material offered within the Exhibitor's stand are authorised. Any documentation given to any visitor to a stand, such as a business card or order form, must bear the stand name or company name of the Exhibitor as it appears on the booking form.

19. BUSINESS PRACTICES / UNFAIR COMPETITION

The French Consumer Code expressly prohibits sales at a premium (Article L 121-19 of the Consumer Code), sales at loss (Article L 442-2 of the Commercial Code), pyramid selling (Article L 121-15 of the Consumer Code), tying sales (Article L 121-11 of the Consumer Code) and false sales.

Any auctions must be in compliance with current legislation.

The Exhibitor will explain to consumers that any purchases made at the Show, other than those subject to a consumer credit agreement (Article L312-18 of the Consumer Code) and those arising from a personal invitation to come to the stand to receive a gift, do not enjoy the right to cancel the purchase. As a result, in the contract proposals made at the Show, the Exhibitor will mention the absence of a cancellation period in clear, legible terms contained in box set apart (Article L 224-59 of the Consumer Code).

The Exhibitor is hereby expressly prohibited, for the entire period of the Show, from engaging in acts of unfair competition such as conducting surveys and distributing advertising items outside its stand area, where such surveys or distribution give rise to the diversion of visitors to the Show in favour of the Exhibitor.

The Exhibitor is obliged to ensure that any agreements it enters into with visitors to the Show are executed in good faith.

20. COUNTERFEIT ITEMS

The Exhibitor will personally ensure the protection of all intellectual/ industrial property rights related to the materials, products, services and brands exhibited in accordance with any applicable current legislation and regulatory provisions, and the Organiser shall not be held liable for any failure to comply, particularly in the event of a dispute with another Exhibitor or a visitor to the Show.

In the event that a competent court finds that the Exhibitor has breached the provisions of the present clause, the Organiser reserves the right to oblige the Exhibitor to comply with any stipulations made in the court's findings.

Failing that, the Organiser reserves the right to refuse entry to the Exhibitor or to enforce any sanctions referred to in the Terms and Conditions without the Exhibitor having the right to claim any compensation.

21. DISPLAYING PRICES

Prices must be shown inclusive of all taxes and in the French language, in accordance with current applicable legislation, and must be clearly displayed to ensure the public is well informed. Any price reduction announcements (discount, rebate or cashback offer) through labelling, marking or display must comply with all current applicable legislation and regulations relating to the advertising of prices to consumers, and may only appear on small posters within the stand area. The maximum size of any such posted notices is 30 cm x 20 cm.

22. SALES FOR TAKE AWAY

Unless stated otherwise, sales whereby a purchaser may take immediate possession at the Show of the purchased items are allowed. In any event, and when authorised, the Exhibitor will comply with all applicable regulations in force on the Show day(s) relating to the sale of items for immediate take away.

23. SACEM DECLARATION

Exhibitors wishing to play music at their stands must give the Organiser prior written notice of the same. Furthermore, the Exhibitor is exclusively liable for complying with intellectual property laws relating to the playing of music. Thus the Exhibitor shall make any necessary declarations relating to the playing of music to SACEM (the French collecting society) and hereby undertakes to make any requisite payments. The Exhibitor holds harmless the Organiser against all claims and/or actions brought by a third party as a consequence of the Exhibitor's failure to meet its obligations.

24. PHOTOS/BRANDS

The Exhibitor, for no charge, expressly authorises the Organiser and the Comexposium Group to:

- take, should they wish to do so, photos and/or videos featuring the Exhibitor and/or members of its team, as well as any products exhibited at its stand,
- use any such images freely on all media and in particular for the purposes of advertising (including on the internet) in France and worldwide for a period of five (5) years beginning from the date this application form is signed,
- cite and reproduce, for no charge, its trade mark and company name as a commercial reference for the purposes of communication on any media (including the internet) in France and worldwide for a period of five (5) years beginning from the date this present Show application is signed.

Any Exhibitor who does not wish for all or part of their stand or any elements thereon (logo, trade mark, model) or any members of their team to appear in photographs or films and/or on the Internet by way of advertising material promoting the Show, must advise the Organiser of this in writing before the start of the Show.

Furthermore, any Exhibitor wishing to take photographs of the Show must inform the Organiser in writing beforehand. Given this, the Exhibitor will personally ensure it possesses all necessary authorisations to take photographs at the Show and is exclusively responsible for complying with any image rights enjoyed by Exhibitors.

25. CATALOGUE

Only the Organiser is authorised to publish, have re-published and distribute the Show catalogue. All information required by the catalogue publishing team will be supplied by the Exhibitors, who remain responsible for it. Under no circumstances will the Organiser be liable for any omissions or reproduction, composition or other errors that may occur.

26. PRACTICAL INFORMATION

All information about the details of the Exhibitor's participation in the Show can be viewed in the "Practical Information" section of the Exhibitors' Space, accessible from the Show's website. The Exhibitor will comply with the health and safety regulations and customs formalities, as well as the limitations imposed on stand layouts.

27. CUSTOMS

Each Exhibitor is responsible for carrying out any applicable customs formalities for materials and products originating from outside of France. The Organiser shall not be held liable for any difficulties arising in connection with the completion of such formalities. The Exhibitor holds harmless the Organiser against any disputes and/or claims in relation to this and will compensate the Organiser for any loss suffered as a consequence of the Exhibitor's failure to comply with the necessary customs formalities.

28. CANCELLATION OF THE SHOW DUE TO A FORCE MAJEURE EVENT

In the event that the Organiser cancels the Show due to a force majeure event as recognised by French jurisprudence, the Organiser will immediately notify the Exhibitors.

If this occurs, the Organiser shall not be held liable for any loss or damages but shall return to the Exhibitors any amounts paid to it by them.

Force majeure events include:

- events described as such by French jurisprudence,

• events that render the Site's operation impossible, regardless of the cause, and listed exhaustively below:

- fire, explosion, flood, storm, lightning,
- deterioration of technical equipment resulting in it being impossible to operate the Site,
- flood, violent storm, lightning damage,
- decision by a government authority to close or requisition the Site.

29. LIABILITY OF THE ORGANISER

The Organiser shall not be held liable for any interruption or commercial damages suffered by Exhibitors for any reason.

30. PERSONAL DATA

The Organiser, as data controller, processes the Exhibitor's personal data in order to manage its application to participate in the Show and its business relationship with the Organiser in accordance with these General Terms and Conditions of Participation.

Said information and personal data will also be processed for security purposes in order to comply with legal and regulatory obligations, as well as to enable the Organiser to improve and personalize the services that it offers.

Depending on the choices made by the Exhibitor on its application form, the Exhibitor may also receive, by any communications channel, business proposals and news on the Organiser's activities and services. The Exhibitor's personal data may be processed, on the basis of the consent (which he may withdraw at any time) in order to communicate to him business proposals and news about other Comexposium Group events and/or their partners, by any communications channel.

Only the Organiser's in-house teams and the service providers that it has authorized in connection with the organization and management of the Show will have access to the Exhibitor's personal data. If applicable, these data can be communicated to third parties, according to the Exhibitor's choice (the Organiser's partners /Comexposium Group Companies).

The personal data that must necessarily be provided are indicated as such on the application form and are necessary for the conclusion and performance of the contract between the Exhibitor and the Organiser. The Organiser will not be able to process the Exhibitor's requests without said data.

In accordance with the applicable regulations, the Exhibitor has a right of access, a right of rectification, a right to object to the processing of its data, a right to delete data and to limit its processing and a right regarding the portability of its data. The Exhibitor may exercise these rights at any time by writing to the company Comexposium - Salon Paris Games Week 2019 - 70 avenue du Général de Gaulle, 92058 Paris La Défense Cedex or by email at privacy@comexposium.com. Finally, the Exhibitor has the right to lodge a complaint with France's Commission nationale de l'informatique et des libertés (the "Cnil").

The Exhibitor's personal data will be kept for the duration of its commercial relationship with the Organiser and then during a period of 5 years from the date on which the Exhibitor most recently expressed an interest.

The data needed to establish proof of the said relationship, the data needed to comply with these General Terms and Conditions of Participation and the data needed in order for the Organiser to comply with its legal and regulatory obligations shall be kept in accordance with provisions in force.

31. SUBSTITUTION OPTION

As part of the execution hereof, the Organiser may at any time be free to:

- be replaced by any company from the Comexposium Group to which it belongs, understood as referring to any controlling, controlled by or placed under the same control as the Organiser (as defined by Article L 233-3 of the Commercial Code), or
- assign or transfer, in any way and to any person of its choice, the rights and obligations ensuing from these Terms and Conditions, namely in the event of sale or lease management of the Show's business assets. It is expressly agreed that this transfer and substitution will not alter the application to participate in the Show, which the Exhibitor will uphold.

32. COMPLAINTS AND DISPUTES - GOVERNING LAW - JURISDICTION

All complaints must be sent by registered post with confirmation of delivery within ten (10) days of the Show closing.

The parties shall endeavour to settle amicably and rapidly any dispute that may arise between them in relation to the interpretation and/or execution of the contract and these Terms and Conditions. Any dispute that cannot be settled in this manner will be subject to the exclusive jurisdiction of the Nanterre courts.

Participation in the Show and all actions taken in relation to this participation are subject to French law.

In case of contradiction between this translation of the General Conditions of Participation and the French version thereof, only the French version shall prevail.

33. TOLERANCE

Any tolerance shown by the Organiser regarding any partial or complete failure by the Exhibitor to carry out any provision(s) set out in these Terms and Conditions shall under no circumstances, irrespective of the duration or frequency, give rise to any rights which benefit the Exhibitor nor shall such tolerance modify, in any manner, the extent or terms of performance of the Exhibitor's obligations.

34. INVALIDITY

In the event that one or more provisions of these Terms and Conditions are found to be invalid or declared as such under any law or regulation or following a final court decision, the remaining provisions will remain in force and retain their scope of application.

35. SANCTIONS

In the event of any breach of the Terms and Conditions and/or, if applicable, any Specific Regulation, the Organiser, having given formal notice in the presence of a bailiff in respect thereof and where the breach remains unremedied, shall have the right to close the corresponding Exhibitor's stand forthwith and prevent the Exhibitor from entering the stand area, without such an action giving rise to a right to claim material or non-material damages from the Organiser in respect thereof.

The Exhibitor shall be liable for any costs arising from the Organiser's intervention (bailiff's fees and/or fees relating to the stand closure).

In any event, once any breach has been identified, the Organiser has the right to terminate this contract without incurring liability for any losses suffered by the Exhibitor, and will immediately repossess the stand area. In addition, the Organiser has the right to refuse the Exhibitor admission to any Show organised by any company within the Comexposium Group for a period of three (3) years.

REGLEMENT PARTICULIER DU SALON PARIS GAMES WEEK

Article 1 - PRECISIONS CONCERNANT LA NOMENCLATURE DU SALON

Les exposants admis à participer à la Paris Games Week s'interdisent de présenter sur leurs stands tout contenu qui ne serait pas directement en lien avec l'univers du jeu vidéo ainsi que tout jeu, produit, service et équipement dit d'occasion. À l'exception des exposants relevant des catégories « éditeurs de jeux vidéo », « consoles » et « studios de développement de jeux vidéo / créateurs », un exposant ne pourra installer sur son stand que 3 postes présentant le même jeu (PC ou consoles).

• Distribution

Ce champ s'entend exclusivement des accessoires de jeux vidéo et hardware hors consoles de jeu. La distribution de jeux vidéo (retail physique ou dématérialisée) et de consoles de jeu est exclusivement réservée aux boutiques officielles du Salon et aux éditeurs dont les produits sont également distribués via lesdites boutiques officielles. Aucun distributeur ne pourra utiliser la marque Paris Games Week pour ses opérations commerciales. Seules les boutiques officielles du salon pourront réaliser et proposer des opérations commerciales en ligne « brandée » Paris Games Week.

De même, les distributeurs ne pourront proposer sur leurs stands que des offres PC ; aucune console ne pourra être y figuré, ce que soit en vente ou en démonstration.

• Services aux visiteurs

Ce champ vise l'offre proposée aux visiteurs pour se restaurer ainsi que tout autre service aux visiteurs en lien avec l'univers du jeu vidéo/Entertainment.

• Consoles

Les exposants relevant de cette catégorie pourront présenter tous jeux vidéo sur leurs stands.

• Éditeurs de jeux vidéo et Studios de Développement de jeux vidéo / créateurs

Les exposants relevant de ces 2 catégories ne pourront présenter et, pour les éditeurs vendre, que leurs propres jeux vidéo (ou ceux pour lesquels ils disposent d'un accord de distribution) sur leurs stands.

• Edition (Livres, comics, mangas, bandes dessinées)

Les exposants relevant de cette catégorie ne pourront présenter et vendre sur le Salon que leurs propres éditions.

• Média (Radio, TV, Presse, Magazines, Online)

Les exposants relevant de cette catégorie ne pourront vendre sur le Salon de jeux vidéo, ni les proposer en démonstration sur des postes de jeux, qu'ils s'agissent de consoles ou de PC.

Dans le cas où un exposant « média » souhaiterait accueillir sur son stand un autre exposant, ce dernier devra impérativement avoir préalablement et indépendamment demandé son inscription au Salon auprès de l'Organisateur. L'exposant accueilli s'oblige, pour son espace, à respecter toute prescription des Conditions Générales comme du Règlement Particulier en ce compris celles relevant du champ de nomenclature qui le concerne.

Article 2 - PRECISIONS SUR L'OFFRE DE PRODUITS ET SERVICES DE L'EXPOSANT

Afin de permettre à l'Organisateur d'apprécier et de vérifier, conformément aux Conditions Générales de Participation, la compatibilité de l'activité du candidat exposant avec la nomenclature du Salon et l'adéquation entre son offre de produits et services et/ou ses animations et le positionnement du Salon, l'Organisateur sollicitera de ce dernier des précisions via un questionnaire spécifique obligatoire.

La décision de l'Organisateur (acceptation ou refus de la demande de participation) sera prise en considération des informations renseignées dans ce questionnaire obligatoire.

Article 3 - RESTRICTIONS

Eu égard aux valeurs de la Paris Games Week, tout opérateur relevant de l'un des secteurs suivants :

- jeux d'argent et/ou paris (y compris en ligne/mobile, virtuel ou gratuit),
 - alcool, vins et spiritueux/liqueurs,
 - tabac / e-cigarette,
 - pornographie,
- ne sera pas autorisé à participer au Salon sous quelque forme que ce soit (exposant, co-exposant, marque représentée, sponsor, partenaire...).
- Armes factices ou non

Article 4 - DISPOSITIF PEGI ET RESTRICTIONS

Il est rappelé que l'Exposant s'engage à respecter toute prescription légale ou réglementaire afférente à son activité parmi lesquelles figure le système de classification par âge « PEGI » (Pan-European Game Information, système européen d'information sur les jeux).

De manière générale, les jeux présentés classifiés par PEGI devront arborer la signalétique précisant l'âge minimal requis. En cas de vidéo présentant plusieurs jeux pour différents âges, celui-ci devra mentionner chaque restriction d'âge pour chaque jeu en ouverture et fermeture.

Si les jeux ou expériences interactives que l'exposant souhaite présenter ne sont pas ratifiés par PEGI, l'exposant devra soumettre à l'organisateur une présentation complète de ces derniers pour évaluation.

4.1 Rappel des 7 descripteurs PEGI

Le dispositif PEGI a identifié 7 descripteurs (violence, langage grossier, peur, drogue, sexe, discrimination, jeu de hasard) indiquant les principaux motifs pour lesquels un jeu s'est vu attribuer une classification par âge particulière.

Ces contenus pouvant heurter la sensibilité du public, tout jeu/dispositif numérique/expérience non ratifié par PEGI comportant un élément ayant trait à l'un de ces 7 descripteurs PEGI doit être préalablement déclaré à l'Organisateur au moyen du questionnaire spécifique à ces contenus, pour pouvoir être valablement présenté/diffusé sur le Salon dans le respect des prescriptions posées par l'Organisateur.

4.2 Restrictions jeu/dispositif numérique/expériences ratifiées/assimilés PEGI 18

L'Organisateur impose à l'Exposant de restreindre l'accès aux jeux/dispositifs numériques/expériences classifiés PEGI 18 ou assimilés comme tel par l'organisateur. Pour cela, il devra prévoir un dispositif qui permette que :

- L'accès à la zone de test par le public du jeu /dispositif numérique/expérience en question ne soit pas accessible aux mineurs non-accompagnés d'un adulte responsable et que cette zone soit clairement délimitée par une signalétique précise en fonction de l'âge.
- Pour toute diffusion de trailer, vidéos de jeux, vidéos, de parties en direct et de live sur scène, la classification PEGI devra apparaître en ouverture et en fermeture de diffusion, si la classification est provisoire, cela devra également être mentionné.
- Les écrans des joueurs testant le jeu /dispositif numérique/expérience ne soient pas visibles du public à l'extérieur de la zone de test.
- Si le jeu /dispositif numérique/expérience est présenté sur une scène ou diffusé sur un écran : l'animateur ou la vidéo devra sensibiliser le public présent en indiquant que les images/vidéos/screenshots diffusés sont réservés à un public de + de 18 ans en indiquant les logos PEGI correspondants. Tout contenu présenté devant le public de la Paris Games Week en dehors des espaces réservés au public de plus de 18 ans devra être encadré et le choix des scènes et du gameplay diffusé fait en toute responsabilité vis à vis du public de la Paris Games Week.

L'Exposant souhaitant présenter sur son stand une expérience de réalité virtuelle, augmentée et/ou une expérience 3D à travers les dispositifs numériques appropriés devra se conformer aux guidelines et préconisations du fabricant de ces dispositifs, notamment concernant l'âge minimum requis pour utiliser de tels dispositifs.

L'Exposant devra en outre prévoir une signalétique appropriée de restriction d'âge ainsi qu'un filtrage de la zone permettant de tester ces derniers.

Article 5 - DISPOSITIFS NUMERIQUES, EXPERIENCES 3D ET REALITE VIRTUELLE ET/OU AUGMENTEE

L'Exposant souhaitant présenter sur son stand une expérience de réalité virtuelle, augmentée et/ou une expérience 3D à travers les dispositifs numériques appropriés devra se conformer aux guidelines et préconisations du fabricant de ces dispositifs, notamment concernant l'âge minimum requis pour utiliser de tels dispositifs. L'Exposant devra en outre prévoir une signalétique appropriée de restriction d'âge ainsi qu'un filtrage de la zone permettant de tester ces derniers.

Article 6 - PARTENAIRES MAGASINS SUR UN STAND

Il est rappelé que les Exposants ne peuvent faire aucune publicité, sous quelque forme que ce soit, pour des marques non exposantes. Tout partenaire accueilli sur le stand d'un exposant (co-exposant, société représentée, sponsor, fournisseur ...) oblige ce dernier à s'acquiescer des droits d'inscription correspondants. Chaque inscription d'un partenaire sera, de la même façon qu'une demande de participation exposant, soumise à l'examen de l'Organisateur ; étant précisé que l'identité et l'activité des partenaires faisant partie déclarées à l'Organisateur avec plus tard 15 jours avant le début du Salon.

A défaut, l'Organisateur se réserve le droit de faire retirer, aux frais de l'Exposant contrevenant et sous peine de fermeture du stand, toute signalétique, élément de décor ou autre visuel présents sur le stand en rapport avec le partenaire non déclaré.

Il est enfin rappelé que le nombre de partenaires pouvant être accueillis sur le stand d'un Exposant dépend de la surface dudit stand . et de sa nomenclature. Les droits d'inscription partenaires (co-exposant, société représentée, fournisseur) peuvent être souscrits par les exposants, exception faite des exposants faisant partie des catégories suivantes : organisateurs de compétitions (eSport, Lan Party) et Média (Radio, TV, Presse, Magazines, Online), ces catégories bénéficiant d'une offre spécifique et de guidelines propres.

Article 7 - SPONSORING

L'accès aux offres sponsoring du Salon est réservé aux opérateurs se situant hors nomenclature, sauf dérogation exceptionnelle de l'Organisateur.

Article 8 FOURNISSEUR(S) OFFICIEL(S) DE LA PARIS GAMES WEEK

L'accès aux offres « fournisseur officiel du Salon » est ouvert à tout opérateur, exposant ou non exposant, qu'il relève ou non de la nomenclature du Salon. Seule la tarification desdites offres différenciera eu égard à la qualité d'exposant / non-exposant de l'opérateur concerné.

Il est par ailleurs expressément entendu que le référencement en qualité de « fournisseur officiel du Salon » ne saurait s'analyser en une exclusivité concédée par l'Organisateur ; les exposants demeurant en toute hypothèse libre de contracter auprès des fournisseurs de leur choix.

Article 9 - ORGANISATION DE COMPÉTITIONS

La présence de partenaires sur les stands et/ou et sur les scènes donnera lieu à facturation à l'organisateur de compétitions et s'entend dans le respect des prescriptions suivantes :

• Partenaire relevant de la nomenclature du salon :

- Le partenaire pourra :
- proposer une animation, et déployer du personnel dédié à celle-ci, durant la durée du Salon au sein dudit espace,
- bénéficier d'une signalétique sur l'espace et,
- avec l'accord préalable de l'Organisateur, utiliser la marque Paris Games Week (logo et nom) sur ses réseaux et supports de communication pendant les 3 semaines précédant l'ouverture du Salon.

Le partenaire ne sera toutefois pas autorisé à échantillonner ou à vendre, sur le Salon ou sur l'espace.

Le partenaire ne figurera pas dans la liste officielle des exposants du Salon.

Il ne pourra revendiquer ni mettre en avant la qualité de «partenaire de la PGW» ou toute utilisation d'une formule similaire. De même, il ne pourra aucunement exploiter la marque figurative PGW (logo) en médias (autres que ceux du partenaire) et hors médias (retail par exemple).

• Partenaire hors nomenclature :

- Le partenaire hors nomenclature pourra :
- proposer une animation, et déployer du personnel dédié à celle-ci, durant la durée du Salon au sein dudit espace,
- bénéficier d'une signalétique sur l'espace,
- avec l'accord préalable de l'Organisateur, utiliser la marque Paris Games Week (logo et nom) sur ses réseaux et supports de communication pendant les 3 semaines précédant l'ouverture du Salon et
- bénéficier d'une présence physique sur l'espace (dans la limite de 20 m²).

Le partenaire ne sera toutefois pas autorisé à échantillonner ou à vendre, sur le Salon ou sur l'espace.

Le partenaire ne figurera pas dans la liste officielle des exposants du Salon.

Il ne pourra revendiquer ni mettre en avant la qualité de «partenaire de la PGW» ou toute utilisation d'une formule similaire. De même, il ne pourra aucunement exploiter la marque figurative PGW (logo) en médias (autres que ceux du partenaire) et hors médias (retail par exemple).

Article 10 - MARQUES PRÉSENTES SUR LES STANDS PARTENAIRES MÉDIA DU SALON

La présence de marques sur les stands des partenaires média du salon donnera lieu à facturation au partenaire média et s'entend dans le respect des prescriptions suivantes :

• Marque accueillie(e) relevant de la nomenclature du salon :

- La marque pourra :
- proposer une animation, et déployer du personnel dédié à celle-ci, durant la durée du Salon au sein dudit espace,
- bénéficier d'une signalétique sur l'espace et,
- avec l'accord préalable de l'Organisateur, utiliser la marque Paris Games Week (logo et nom) sur ses réseaux et supports de communication pendant les 3 semaines précédant l'ouverture du Salon.

La marque ne sera toutefois pas autorisée à échantillonner ou à vendre, sur le Salon ou sur l'espace.

La marque ne figurera pas dans la liste officielle des exposants du Salon.

Il ne pourra revendiquer ni mettre en avant la qualité de «partenaire de la PGW» ou toute utilisation d'une formule similaire. De même, il ne pourra aucunement exploiter la marque figurative PGW (logo) en médias (autres que ceux du partenaire) et hors médias (retail par exemple).

• La Marque accueillie hors nomenclature :

- La marque hors nomenclature pourra :
- proposer une animation, et déployer du personnel dédié à celle-ci, durant la durée du Salon au sein dudit espace,
- bénéficier d'une signalétique sur l'espace,
- avec l'accord préalable de l'Organisateur, utiliser la marque Paris Games Week (logo et nom) sur ses réseaux et supports de communication pendant les 3 semaines précédant l'ouverture du Salon et
- bénéficier d'une présence physique sur l'espace (dans la limite de 20 m²).

La marque ne sera toutefois pas autorisée à échantillonner ou à vendre, sur le Salon ou sur l'espace.

La marque ne figurera pas dans la liste officielle des exposants du Salon.

Il ne pourra revendiquer ni mettre en avant la qualité de «partenaire de la PGW» ou toute utilisation d'une formule similaire. De même, il ne pourra aucunement exploiter la marque figurative PGW (logo) en médias (autres que ceux du partenaire) et hors médias (retail par exemple).

Article 11 - DISPOSITIONS SPECIFIQUES APPLICABLES A LA PARIS GAMES WEEK JUNIOR

Tout Exposant présent au sein de la PARIS GAMES WEEK JUNIOR ne pourra proposer sur son stand que des contenus dédiés aux enfants et/ou aux loisirs en famille.

Ainsi, tout jeu/dispositif numérique/expérience présenté sur la PARIS GAMES WEEK JUNIOR devra être classifié PEGI 3/12 ans et chaque restriction d'âge clairement visible grâce à une signalétique appropriée.

Article 12 - REGLEMENTATION DU NIVEAU SONORE

Un contrôle sera effectué chaque jour sur le Salon pour vérifier le niveau sonore de chaque stand et sa conformité avec le règlement de décoration du salon et la législation en vigueur.

Article 13 - SANCTIONS

En cas d'infraction au présent règlement particulier, l'Organisateur pourra, après mise en demeure le cas échéant réalisée en présence d'un huissier et restée infructueuse, procéder :

- aux correctifs nécessaires dans l'aménagement / l'occupation du stand
 - Et/ou, si bon lui semble, à la fermeture du stand.
- L'ensemble des frais ainsi supportés par l'Organisateur sera intégralement refacturé à l'Exposant contrevenant.

PARTICULAR RULES AND REGULATIONS OF THE SHOW PARIS GAMES WEEK

Article 1 - PRECISIONS REGARDING THE SHOW NOMENCLATURE:

Any content which would not be connected with the video game universe is strictly forbidden on the exhibitors' booths admitted to participate at Paris Games Week and any game, product, service and equipment of second-hand. To the exception of exhibitors being part of the categories « video games publishers », « consoles » and « video games studios / creators », an exhibitor will not be allowed to have more than 3 stations presenting the same game (PC or consoles).

• Distribution

The nomenclature "Distribution" is exclusively for video game accessories and hardware except home console video games.

The retail or online distribution of video games and of home console video games is exclusive to the show's official shops and video game publisher being distributed through the show's official shops.

No retailer will be allowed to use the brand Paris Games Week for sales operations. Only the show's official shops will be allowed to realize and propose sales operations online branded Paris Games Week.

Retailers will only be allowed to propose on their booth PC offers, no home consoles video games will be allowed to be present, neither for sale nor for demonstration.

• Visitors services

The nomenclature "Visitor's services" includes the restauration offer as well as all other services to the visitor linked to the video game/entertainment universe.

• Consoles

Exhibitors being part of this category will be allowed to present all video games on their booths.

• Publishers and Video games studios / creators

Exhibitors being part of this category will be allowed to present, and for publishers to sell, only their own video games (or for those who have a distribution agreement) on their booth.

• Edition (books, comic strips, mangas).

Exhibitors being part of this category will be allowed to present and sell only their own editions.

• Media (radio, press, magazine, online)

Exhibitors being part of this category will not be able to sell on the show video games, nor present video games for demos, neither on home consoles video games nor on PC.

In the case where an exhibitor "media" welcome on its booth another exhibitor having formerly and independently made a registration request to the show, the

Welcome exhibitor will have to comply, for its own space, to respect any rules of the general terms and conditions as well as the particular rules and regulations of the show, and including the ones regarding their own category.

Article 2 - PRECISIONS REGARDING THE PRODUCT AND OFFER OF THE EXHIBITOR

In order to allow the Organizer to appreciate and to check, in accordance with the General terms of Hiring of Surface and Installation of Stand, the compatibility of the activity of the candidate exhibiting with the nomenclature of the show and the adequacy between his offer of products and services and/or his animations and the positioning of the show, the Organizer will be able to solicit from him precise details through a specific compulsory questionnaire.

The decision of the Organizer (acceptance or refusal of the request for registration) will be made in consideration of the information indicated in this compulsory questionnaire.

Article 3 - RESTRICTIONS

In view of the values of Paris Games Week, any concerned operator being part of one of the following sectors:

- games of money and/or bets (including online/mobile, virtual or free of charge),
 - alcohol, wines and spirits/liqueur-like,
 - tobacco/E-cigarette,
 - pornography,
 - fake or not weapons
- Will not be authorized to take part in the show in any possible form (exhibitor, Co-exhibitor, brand represented, sponsor, partner...).

Article 4 - PEGI DISPOSITIVE AND RESTRICTIONS:

It is reminded that the Exhibitor commits himself complying with any legal or regulatory regulation related with his activity among which figure the system of classification per age PEGI (Pan European Game Information).

In a general way for any age having a PEGI classification, the games/digital devices/experiences presented will have to show a description specifying the necessary minimal age. In the event of a video presenting several games/digital devices/experiences for various ages, this one will have to mention each restriction of age for each game in opening and closing.

If the games or digital experiments the exhibitor wants to display are not ratified by PEGI, the exhibitor will have to submit to the organizer a complete presentation for assessment.

4.1 Reminder of the 7 PEGI descriptors:

The PEGI Regulation has identified 7 descriptors (violence, bad language, drug, sex, fear, discrimination, gambling) indicating the principals motives for which a game is being classified per particular age.

Given that these contents can offend the public sensibility, any game/digital device / experience including these elements being attached to one or more of the 7 PEGI descriptors will have to be previously declared to the organizer through the specific questionnaire, in order to be able, after the organizer approval, to be presented on the show in the respect of the prescriptions stated by the organizer.

4.2 Restrictions for ratified or taken for PEGI 18 games/digital devices/experiences:

The Organizer binds the Exhibitor to restrain the access to the games/digital devices/experiences being classified PEGI 18. To do so, the exhibitor will have to organize a system as followed:

- The access to the test area by the public of the game/digital device/ experience will not be accessible to minors not accompanied by an adult and that area will have to be delimited by a precise signage depending on the age rating.

- For any trailer, games videos, videos, broadcasts and live on stage the PEGI classification will have to be shown at the beginning and at the end of the video, and if provisory it will have to be mentioned.

- The screens of the players testing the game/digital device/experience will not be visible by the public being outside the test area.

- If the game/digital device/experience is presented on a screen or a stage : the animator or the video presenting the game will have to sensitize the public indicating that the images, videos, screenshots displayed are reserved for an public over 18 years old indicating the corresponding PEGI logos. Any content presented at the Paris Games Week public at the outside of the restricted over 18 public area will have to be supervised and the broadcasted gameplay being shown in absolute responsibility towards the Paris Games Week public.

Article 5 - DIGITAL DEVICES, 3D EXPERIMENTS AND VIRTUAL REALITY AND/OR AUGMENTED

The Exhibitor wishing to present on his stand an experiment of virtual, augmented reality, and/or a 3D experiment through the suitable digital devices will have to conform to the guidelines and recommendations proposed by the manufacturer of these devices, especially to the minimum age required to use these devices. In addition the Exhibitor will have to use a suitable descriptive signage and an age filtering related to these ages' restrictions.

Article 6 - PARTNERS PRESENT ON THE STAND:

One is reminded that the Exhibitors cannot make any publicity, any possible form, for brands not exhibiting.

Any partner present on the stand of an exhibitor (Co-exhibitor/ company represented and provider, sponsor) obliges this last to pay the corresponding registration fees. Each registration of a partner will be, in the same way that a request for exhibiting, subjected for examination by the Organizer; being specified that the identity and the activity of the partners will have to be declared to the Organizer at the latest 15 days before the beginning of the show.

Failing this, the Organizer reserves itself the right to make withdraw to the exhibitor and at its own expenses all the decoration elements related to the undeclared partner.

Reminder: the number of partners which can be accommodated on the stand of an Exhibitor depends on the surface of this last.

The registration rights (co-exhibitor, represented company, provider) can be subscribed by exhibitors, with the exception of exhibitor being part of the following categories: competition organizers (eSport, Lan Party) and Media (radio, press, magazine, online), these categories benefiting from a specific offer and their owns guidelines.

Article 7 - SPONSORING

Only brands not being part of the show nomenclature will be able to access the sponsorship offers, except if accepted exceptionally by the organizer.

Article - 8 OFFICIAL PROVIDERS(S) OF PARIS GAMES WEEK

The access to the offers « official provider of the show » is open to any operator, exhibitor or non-exhibitor, being part or not of the show nomenclature. Only the price of these offers can be different in regards to the quality of the operator: exhibitor or not exhibitor.

It is in addition expressly understood that being in the capacity as "official provider of the show" could not be analyzed in exclusiveness conceded by the Organizer; exhibitors remaining free to contract with the provider of their choice.

Article 9 - TOURNAMENTS ORGANISATION

The presence of partners on booths or stages will result in an invoicing to the organizer of competitions and gets along in the respect of the following regulations:

• Partner being part of the show nomenclature :

The partner will be able:

- to propose an animation, and to deploy the staff dedicated to this one, during the duration of the show in the limits of the attributed space.

- to benefit from a signage on the space

- with the prior consent of the Organizer, to use the brand Paris Games Week (logo and name) on its networks and supports of communication during the 3 weeks preceding the opening by the show.

The partner however will not be authorized to sample or sell, on the show or space.

The partner will not appear in the official list of exhibitors of the show. It will not be able to assert nor to promote the quality of "partner of the PGW" or any use of a similar formula. In the same way, it will not be able at all to exploit figurative brand PGW (logo) in media (others but those of the partner) and off media (retail for example).

• Partner off nomenclature :

The partner off nomenclature will be able:

- to propose an animation, and to deploy the staff dedicated to this one, during the duration of the show in the limits of the attributed space.

- to benefit from a signage on the space

- with the prior consent of the Organizer, to use the brand Paris Games Week (logo and name) on its networks and supports of communication during the 3 weeks preceding the opening by the

show.

- to profit from a physical presence on space (within the limit of 20 sqm) The partner however will not be authorized to sample or sell, on the show or space.

The partner will not appear in the official list of exhibitors of the show. It will not be able to assert nor to promote the quality of "partner of the PGW" or any use of a similar formula. In the same way, it will not be able at all to exploit figurative brand PGW (logo) in media (others but those of the partner) and off media (retail for example).

Article 10 - SHOW MEDIA PARTNERS BOOTHS

The presence of brands on booths of the show media partners will result in an invoicing to the show media partner and gets along in the respect of the following regulations:

• Brands being part of the show nomenclature :

The brand will be able:

- to propose an animation, and to deploy the staff dedicated to this one, during the duration of the show in the limits of the attributed space.

- to benefit from a signage on the space

- with the prior consent of the Organizer, to use the brand Paris Games Week (logo and name) on its networks and supports of communication during the 3 weeks preceding the opening by the show.

The brand however will not be authorized to sample or sell, on the show or space.

The brand will not appear in the official list of exhibitors of the show. It will not be able to assert nor to promote the quality of "partner of the PGW" or any use of a similar formula. In the same way, it will not be able at all to exploit figurative brand PGW (logo) in media (others but those of the partner) and off media (retail for example).

• Brand off nomenclature :

The brand off nomenclature will be able:

- to propose an animation, and to deploy the staff dedicated to this one, during the duration of the show in the limits of the attributed space.

- to benefit from a signage on the space

- with the prior consent of the Organizer, to use the brand Paris Games Week (logo and name) on its networks and supports of communication during the 3 weeks preceding the opening by the show.

- to profit from a physical presence on space (within the limit of 20 sqm)

The brand however will not be authorized to sample or sell, on the show or space.

The brand will not appear in the official list of exhibitors of the show. It will not be able to assert nor to promote the quality of "partner of the PGW" or any use of a similar formula. In the same way, it will not be able at all to exploit figurative brand PGW (logo) in media (others but those of the partner) and off media (retail for example).

Article 11 - SPECIFIC REGULATION FOR THE PARIS GAMES WEEK JUNIOR:

Each exhibitor present in the Paris Games Week Junior area will be allowed to present on its stand only children and family leisure contents related.

Thereby, each game presented on Paris Games Week Junior area will have to be ratified by PEGI between the age of 3 and 12 years old and any age restriction clearly visible by an appropriate signage.

ARTICLE 12 - SOUND'S LEVEL REGULATIONS:

A control will be done each day of the show to verify the sound's level of each booth and its conformity with the decoration rules and regulation of the show and the existing legislation.

ARTICLE 13- SANCTIONS:

In case of infringement of the present rules and regulation of the show, the organizer can, after notices being supervised if needed by a bailiff and if it remains unsuccessful, proceed:

- At the correctives necessary in the decoration / occupation of the booth.

- And / or if the organizer want, the closing of the booth.

The related expenses supported by the organizer will be entirely invoiced to the offending exhibitor.