



FEA GLOBAL AEROSOL EVENTS 2020 postponed to 2022 - TERMS AND CONDITIONS OF CANCELLATION

Terms of payment

A first deposit of 50% of the total amount is payable by the exhibitor upon stand signature and shall be paid within 30 days of the date of the invoice. The balance of 50% of the total amount is due by 21 February 2022. Corresponding invoices are sent out by the organiser in due time before the deadline for receipt of payment.

If rental charges are not paid within the prescribed time, exhibition space will be released, and any loss incurred by the organiser by such non-payment shall be made good by the defaulting exhibitor. Direct transfers payments are preferred and should be made into the established FEA Events bank account.

Value Added Tax

All opportunities offered at the FEA Global Aerosol Events are subject to local tax. If the company is registered in another country within the EU, reverse charge procedure is applicable.

Cancellation or reduction of exhibition space, meeting rooms and VIP offices

Signed contracts are binding, no cancellation or refund is possible. The exhibitor cancelling or reducing his reservation of exhibition space, meeting room(s), VIP office(s) after his official application has been accepted, will remain liable to pay 100% of the total rental fee.

Bankruptcy or liquidation

In case the exhibitor becomes bankrupt or enters into liquidation other than for purpose of restructuring or merger, or has a receiver appointed, the organiser shall be at liberty to terminate immediately the contract with the exhibitor, to cancel the allocation of exhibition space to the exhibitor and to forfeit all sums paid by the exhibitor.

Postponement or abandonment

The organiser reserves the right to postpone the FEA Global Aerosol Events, or to transfer it to another site, if unforeseen circumstances warrant such action.

Should any contingency prevent the holding of the FEA Global Aerosol Events, the organiser will not be held liable for expenses incurred other than the cost of rental of exhibition space.



Cancellation of the event

FEA reserves the right to cancel the FEA Global Aerosol Events in the event of force majeure cases (strikes, fires, terrorism, damages or other fatal occurrences, acts of God, disasters, war, communicable diseases, avian influenza, pandemic, and "non-seasonal" epidemics including the coronavirus, atypical pneumonia or one of their variants, and other similar cause beyond the control of the parties) that makes illegal, impossible or commercially impractical for FEA to perform its obligations.

Limitation of liability of FEA

In the event of it being illegal, impossible or commercially impractical for FEA to organise the FEA Global Aerosol Events for force majeure cases (see above), FEA shall only be obliged to reimburse proportionally the deposits received subject to deduction of any costs it has incurred in preparing the FEA Global Aerosol Events.

Refunds of deposits

In case of cancellation of the event, proportional refunds of deposits will be made after deduction of any costs incurred in preparing the FEA Global Aerosol Events, not later than 31 December 2022. The exhibitor will not be entitled to any interest that the organiser may have derived from deposits made by the exhibitor. All bank charges, including sender's and receiver's charges, resulting from the refund related to cancellation of the event will be at the charge of the exhibitor.