

WAREHOUSING LOGISTICS SHOW 2022

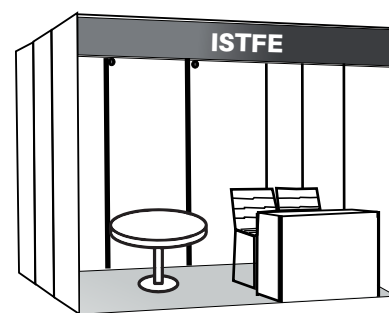
List of furniture & fittings provided to the stall area booked under SHELL SPACE

(NOT APPLICABLE FOR RAW SPACE EXHIBITORS)

The built-up booth (9 sq m) includes:

- * Three-side laminated Octanorm panels
- * Fascia board with company name
- * Synthetic carpet
- * One table and two chairs
- * Three spotlights
- * 5/15 amp power socket
- * One wastepaper basket

Area (sqm)	Spot Light (100 W)	Socket (15 A)	Reception Tables	Chairs	Waste Basket	Round Table
06	2	1	1	4	1	1
09	3	1	1	5	1	1
12-16	4	1	1	6	1	1
18-21	6	1	2	8	1	2
24-30	8	2	3	10	1	2
32-36	10	2	3	12	1	3
40-50	14	2	5	16	2	3
52-60	18	4	6	20	2	4



Note:

- 1. SHELL SPACE** exhibitors are entitled to get the furniture & fittings as per their stall size. Any additional furniture & fittings will have to be ordered and paid for in advance.
- 2. SHELL SPACE** exhibitors will not get any rebate if they do not want to avail any of the provisions mentioned above.
- 3. RAW SPACE** exhibitors will have to create their own stand fascia.
- 4. RAW SPACE** exhibitors will have to pay for all the furniture required by them.
- 5. RAW SPACE** exhibitors will have to pay for all electrical requirements in advance. They must apply for the electrical and power source at additional cost as required by them. No electrical / power source, unless requisitioned and paid for, will be provided.

ÿ **Please Note:** Only one 5 amp socket is provided in a 9 sq m stand. If you wish to add more connections, please do get your own extension board / multi-pin socket.

To Order Additional Services

An exhibitor's manual containing a full set of forms for your requirement of additional services will be sent to you on receipt of the booking form. Please fill up the forms clearly and fax / courier the same to us before the specified deadline. Your early action will help us meet your requirements.

NOTE: Kindly place your orders minimum 4-6 weeks before the show. On-site orders will bear a 30% surcharge.

Signature of Exhibitor

General Terms & Conditions

This document defines terms & conditions that have been set by the organizer Ace Exhibitions (here in referred to as WLS (Warehousing Logistics Show), for all organisations wanting to Warehousing Logistics Show 2022

1. Permitted exhibits and exhibitors

1.1. All domestic and foreign manufacturers or their Indian subsidiaries, general importers and specialist dealers authorized by the manufacturers are admitted as exhibitors. General importers and authorized specialist dealers may exhibit machines and plants only if their principals/manufacturers are not represented at IABS 2022.

1.2. All exhibits must correspond to the relevant range of exhibits for this trade fair and be classified by name and category on the application form. Articles other than those permitted and registered, as well as used or leased machinery, may not be exhibited. The final decision rests with IABS.

1.3. The General Terms & Conditions as well as the Technical Guidelines are accepted as legally binding once the application documents are submitted. The application of the exhibitor represents the contractual offer. The admission or rejection will be confirmed to the exhibitor in writing in due time. Admission cannot be transferred.

1.4. The contract between IABS and the exhibitor is concluded with the admission of the exhibitor.

1.5. According to this contract, IABS is authorized to assign a stand area to an exhibitor, which might deviate from the information in the registration documents, unless these deviations are unacceptable for the exhibitor. A deviation is considered acceptable if IABS does not receive the exhibitor's rejection of the assignment of this stand area within one week of IABS having informed the exhibitor about the change in the stand area/booth allocation.

1.6. If an exhibitor rejects a stand area before the deadline and the assigned area is unacceptable for the exhibitor, the exhibitor can demand that IABS assign him an acceptable stand area.

1.7. If IABS does not comply with the demand within an appropriate time period, the exhibitor can withdraw from the contract.

1.8. The exhibitor does not have any more far-reaching rights. Exhibitors do not have a legal claim to admission.

1.9. Exhibitors who have not fulfilled their financial obligations to IABS, e.g., in respect of previous transactions, or have infringed the regulations governing the use of the event grounds, or the terms of participation, may be excluded from admission.

1.10. IABS is entitled to withdraw from the contract or to terminate the contractual relationship without notice if admission was based on incorrect or incomplete statements by the exhibitor, or if, at a later date, the exhibitor no longer fulfils the conditions for admission.

1.11. Only declared and admitted articles shall be exhibited. IABS has the right to remove any other exhibits at the exhibitor's risk and expense.

1.12. Articles hired or leased by an exhibitor shall not be put on display or exhibited for commercial transactions. IABS is entitled to remove such objects at the exhibitor's risk and expense. An exception is made in the case of objects that are not part of the exhibitor's range of goods, but which are required for their display (e.g., for demonstration purposes).

1.13. Co-exhibitors shall not be admitted, nor additional organisations represented, unless expressly specified in the notice of admission. (Please refer clause # 10 on co-exhibitors, for more details.)

1.14. IABS may exclude specific exhibition objects from the admission and link the admission with conditions. The exhibitor's reservations, conditions, and particular wishes (e.g., regarding location, exclusion of competitors, stand construction or design) will be taken into account only if expressly confirmed in the notice of admission. Space will be allocated according to IABS's requirements and the prevailing conditions, and in accordance with the classification system for the trade fair as applied by IABS at its own discretion, and not according to the order in which applications are received.

2. Rental contract

2.1 The rental contract comes into force when IABS has notified the exhibitor in writing that he is admitted. This generally occurs when layout planning has been completed. The allocation of the other stands, in particular of neighbouring stands, can change by the time the trade fair opens.

2.2. IABS is also entitled to relocate or close entrances to and exits from the trade fair grounds and halls, and to make other structural alterations.

2.3. Exhibitors cannot make claims against IABS because of such changes.

2.4. IABS may also subsequently, i.e., after the rental contract and the stand assignment have come into force, change space allocations, and in particular, change the location, type, dimensions and size of the exhibition area rented by the exhibitor, insofar as this is necessary for reasons of safety or public order, or because the trade fair is oversubscribed and further exhibitors must be admitted, or because changes in assignments of exhibition space ensure that the facilities and space required for the trade fair are used more efficiently. However, such subsequent changes may not exceed the scope which the exhibitor can reasonably be expected to accept.

2.5. Should such subsequent changes result in a lower participation fee, the difference in amount will be refunded to the exhibitor. Further claims against IABS are excluded.

2.6. If exhibitors cannot use their stand space or are impaired in the use of their stand because they have infringed legal or official regulations or the General Terms & Conditions or the Technical Guidelines, they are nevertheless obliged to pay the

participation fee in full and to pay IABS compensation for all damage caused by themselves, their legal representatives or employees; exhibitors are not entitled to cancel or terminate the contract.

3. Participation fees The net participation fees per sq m of floor space are:

3.1. For details regarding participation fees please refer booth application form. \$ 55/Kw will be charged extra for electricity and water. Upper-storey stand space will cost 50% of the price of the respective upper-storey built-up space. (Upper-storey stand space is where the exhibitor builds a floor on top of ground floor space.)

3.2. Besides the rent of the stand area, the participation fees include extensive services provided by IABS, such as consultation and planning advice, publicity work, organization and technical assistance.

3.3. All prices indicated here are GROSS and are subject to Indian GST, which will vary depending on government's announcement time to time, and will be levied accordingly. These rates may be revised any time. The latest prices can be obtained by contacting the IABS team at +91-11-35573730

3.4. Each square meter or part thereof will be included in full in the calculation, the floor area always being considered rectangular, without taking account of projections, supports, service connections and the like.

3.5. The applicant shall be invoiced for 30% of the projected participation price shortly after his application. The exhibitor shall receive invoice(s) for the remainder of the participation price after stand assignment. Payment of the invoices is due immediately, unless other payment deadlines are stated in the invoices. Payment of the participation price as well as payment for admitting co-exhibitors is a prerequisite for occupation of the exhibition area.

3.6. If exhibitors have ordered IABS services, IABS is entitled to withhold such services, including the supply of electricity, water, compressed air, etc, until the exhibitor has fulfilled his financial obligations to IABS. This applies in particular to obligations arising from previous events. Terms and conditions of payment are in accordance with the Special Terms of Participation (see Part B "Terms and conditions of payment"). IABS reserves the right to enforce the lessor's lien, as permitted by law, in order to secure IABS's claims arising from the rental.

3.7. Upon special application by the exhibitor, the participation price and/or the payment for the admittance of co-exhibitors can be invoiced to a third party. As prerequisites, the third party must declare acceptance of the obligation or promise to pay the amount owed to IABS, and IABS must declare its agreement with such.

3.8. Should the exhibitor wish to have an invoice rewritten because the name, legal form or address of the recipient of the invoice has changed, the exhibitor is obliged to pay IABS a sum amounting to USD \$100 plus GST for each change of invoice unless the details in respect of name, legal form or address of the recipient of the invoice were incorrect on the original invoice and IABS was responsible for the incorrect details. The exhibitors should be ultimately responsible for failure of third party.

4. Terms of payment

4.1. The deadlines for payment given in the invoices must be observed. The application form is only valid in conjunction with a down payment of 50% of the participation fee upon receipt of the corresponding invoice; and the balance should be paid as per the payment schedule mentioned on the invoice.

4.2. Possession of the booth will be given only subject to receipt of 100% payment, as per payment schedule.

4.3. Prior payment in full of the amount invoiced is a condition for access to the exhibition area, an entry in the catalogue, and provision of workers' and exhibitors' passes.

4.4. The applicant or exhibitor will receive invoices for all additional charges (e.g., technical services, advertising material) with the confirmation of the order; they are to be paid immediately on receipt.

4.5. All invoiced amounts in all IABS invoices, which are connected with the event, are to be paid in INR or equivalent Rupee price, without deductions and free of all charges, by credit transfer to the account specified in the invoices, mentioning the exhibitor's company name and invoice number.

5. Possession of Stall

5.1 Possession of stall would be given ONLY after obtaining a "NO DUES" Certificate from Ace Exhibitions Accounts Department and on submitting a copy of the layout plan, duly approved by the IABS team.

Setting up of stall:

Raw Space Exhibitors can start setting-up their stalls from 12:00pm on 5th Sept, 2022

Shell Space Exhibitors can start setting-up their stalls from 2:00pm on 6th Sept, 2022

Dismantling of stall:

Dismantling of stalls must be completed by 11pm on 9th Sept, 2022 An extension is possible only in exceptional cases, and only with the written permission of ICVS's operations department.

5.2. IABS will make the Licensed Premises available to the Exhibitor from 09:00 hrs to 22:00 hrs during each day of the setting up and dismantling phase. Any extension beyond the aforesaid time limits shall only be with the prior permission of IABS and on such terms and conditions, including adequate additional consideration, as may be mutually agreed.

Signature of Exhibitor

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5.3. The opening hours during the Exhibition Phase (hours of access for guests and public to the Licensed Premises) shall be from 09:30 hrs till 18:00 hrs during each day of the event. The exhibitors, however, shall be allowed to use the Licensed Premises from 09:30 hrs to 18:00 hrs each day of the event.

6. Basic Services

6.1. The License Fees includes the following services:

6.1.1. Copies of Layout Plans of the Licensed Premises to be provided to Exhibitors.

6.1.2. General security of the premises.

6.1.3. General lighting inside and outside the halls.

6.1.4. Sanitary facilities during all the 3 phases.

6.1.5. Staff on duty at the facility, including hall manager and electrician.

6.1.6. Generally available electrical terminals during assembly and dismantling phase.

6.2. The exhibition halls shall be equipped with air-cooling facilities, and lighting and power connections to stands shall be provided from the floor ports available in the halls. Power consumption on actual usage is chargeable as per the rate card.

7. Responsibility & Security

7.1. The general security in the Licensed Premises will be provided by IABS, and security personnel shall work under the supervision and administration of IABS exclusively. The Exhibitor shall be responsible for the security of the Licensed Premises throughout the License Period, and can, if they wish to, hire additional security personnel and equipment from IABS at their expense, to ensure that the Licensed Premises have adequate security.

7.2. The Exhibitor shall be fully responsible and liable for any injury to or death of any person in the Licensed Premises during the License Period, or for any loss, injury or damage that may be caused to:

7.2.1. the Licensed Premises and, because of it, to the Complex; or

7.2.2. any goods, exhibits, or other objects thereon, irrespective to whom such goods, objects or equipment may belong.

7.3. The Exhibitor hereby agrees to ensure that for the duration of the License Period, the Exhibitor and their respective employees, agents, representatives, guests, consultants and other personnel in the Licensed Premises shall carry, at all times while they are inside the Complex, identity cards prepared by the Organiser, allowing them entry to the Complex, including the Licensed Premises.

8. Regulations: On-site Advertising, Publicity and Promotions

8.1. It has been agreed by the Exhibitor that any advertising outside his booth is subject to charge and shall require permission of IABS. Failure to take such permission will result in the advertising being removed at the cost and risk of the Exhibitor.

8.2. The Exhibitor should ensure that any advertisements, in particular optical or acoustic, should not pose any danger to public safety and order, and must not cause any disturbance.

9. Regulations: On-site Sales

Direct sales and other services or deliveries made from the stand are not permitted. Exhibited goods must not be delivered to purchasers until after the trade fair closes. Business deals are permitted only for wholesalers, retail or trade customers.

10. Co-exhibitors and additionally represented companies

10.1. Permission for co-exhibitors and additionally represented companies must be requested in writing. The registration fee is USD \$200 for each co-exhibitor or additionally represented company admitted to the Expo.

10.1.1. A co-exhibitor is one who presents his own goods or services, using his own staff, at the stand of another exhibitor (the main exhibitor). This definition includes group companies and subsidiaries.

10.1.2. Agents and representatives are not admitted as co-exhibitors.

10.1.3. In the case of an Exhibitor who is also a manufacturer, an additionally represented company is any other company whose goods or services are offered by the Exhibitor.

10.1.4. If an Exhibitor who is a distributor displays not only the products of one manufacturer but also goods and services of other companies, then these count as additionally represented companies.

10.1.5. Admission of the Exhibitor does not mean that a contract exists between IABS and the co-exhibitors or other companies he represents. Co-exhibitors are admitted against payment.

10.1.6. The Exhibitor must make this payment.

10.1.7. The amount will also be invoiced subsequently by IABS.

10.1.8. The Exhibitor is responsible for ensuring that his co-exhibitors and other companies he represents comply with the General Terms & Conditions, the Technical Guidelines as well as the instructions of the Trade Fair Management.

10.1.9. The Exhibitor is liable for the debts and negligence of his co-exhibitors or additionally represented companies as if they were his own. If co-exhibitors make direct use of ILS services, IABS is entitled to invoice the exhibitor for these services.

10.1.10. The Exhibitor is jointly and severally liable.

10.1.11. The Exhibitor may not move, exchange or share his stand, nor surrender it either in part or in whole to third parties, without IABS's prior written consent.

11. Cancelling the contract

11.1. If the location, type, dimensions or size of the exhibition area rented by the exhibitor are subsequently changed so much that the exhibitor can no longer be reasonably expected to accept the exhibition area, the exhibitor is entitled to withdraw from the rental contract within one week of receiving written notification by IABS.

11.2. Otherwise, apart from the statutory rights to withdraw from the contract, the exhibitor has no right to withdraw from this contract.

11.3. If the exhibitor states that he is withdrawing from the contract and thus renounces once and for all his intention to take part in the trade fair, IABS is entitled to re-let the stand area.

11.4. IABS is entitled to withdraw from the contract if the exhibitor fails to meet his financial obligations to IABS on time, especially if IABS has extended the deadline by 5 days and this deadline for payment has also not been met. IABS is also entitled to withdraw from the contract if the exhibitor neglects his duty arising from this contract to respect IABS's rights, objects of legal protection and interests, and IABS can no longer reasonably be expected to adhere to the contract.

11.5. In the aforementioned cases IABS is entitled not only to withdraw from the contract but also to demand from the exhibitor the agreed participation fee as flatrate compensation. IABS's right to claim further damages remains unaffected.

11.6. Following issued acknowledgement, a compensation shall be charged when the exhibitor withdraws from the contract:

Earlier than 16 weeks before the show: 20% of the participation fee

Within 12 weeks before the show: 50% of the participation fee

Within 8 weeks before the show: 100% of the participation fee

11.7. This compensation clause is applicable to only those who have not availed any benefits of any special offer or schemes promoted by the Ace Exhibitions, or IABS team.

12. Force majeure, cancellation of the event

12.1. If IABS is compelled, as a result of force majeure or other circumstances beyond its control (e.g., failure of the power supply), to vacate one or more exhibition areas, temporarily or for longer periods, or to postpone or curtail the trade fair, the exhibitors do not thereby acquire the right to withdraw or cancel, nor do they have any other claims against IABS, in particular claims for damages.

12.2. If IABS cancels the event because it cannot hold the event as a result of force majeure or other circumstances beyond its control, or because it has become unreasonable for IABS to hold the event, IABS is not liable for damages and disadvantages to exhibitors arising from the cancellation of the event.

13. Circular letters Once the stands have been allocated, exhibitors will be informed by circular of further details concerning preparation and organization of the trade fair.

14. Alterations IABS reserves the right to make alterations and additions in matters affecting technical arrangements and safety.

15. Period of limitation, period of exclusion All the exhibitor's claims against IABS arising from the stand rental, and all legal proceedings in connection therewith lapse after a period of two months. This period of limitation starts at the end of the month in which the closing date of the exhibition falls. Any complaints about invoices are to be made in writing within a period of exclusion amounting to 14 days following receipt of the invoice concerned.

16. Place of performance, applicable law

New Delhi shall be the place of performance, also for all financial obligations. Only the law of the Republic of India shall apply.

17. Jurisdiction, arbitration agreement

17.1. The following shall apply to exhibitors incorporated in the Republic of India: In the event of any dispute, controversy or claim (collectively, "dispute") arising out of or relating to this rental contract, or the breach, termination or invalidity of this rental contract, both parties shall attempt in the first instance to resolve such dispute through friendly consultations. If any dispute is not resolved by friendly consultations, then any party may bring an action at the court which has jurisdiction at the registered address of IABS.

17.2. The following shall apply to exhibitors incorporated or with their principal place of business outside the Republic of India: In the event of any dispute, controversy or claim (collectively, "dispute") arising out of or relating to this rental contract, or the breach, termination or invalidity of this rental contract, both parties shall attempt in the first instance to resolve such dispute through friendly consultations. If any dispute is not resolved by friendly consultations, then any party may submit the dispute to the Indian Council of Arbitration in accordance with its rules of arbitration procedure.

18. Severability Clause

Should the provisions set out in the General Terms & Conditions or Technical Guidelines be or become legally invalid or incomplete, the validity of the other provisions or the contract concerned remains unaffected. In such a case, the contracting parties undertake to replace the invalid provision and/or fill the gap with a provision with which the contracting parties are most likely to achieve the economic purpose.

Signature of Exhibitor