

**APPLICATION FORM** please send back to [c.kilic@bim-world.de](mailto:c.kilic@bim-world.de)  
*Anmeldeformular* bitte zurück an [c.kilic@bim-world.de](mailto:c.kilic@bim-world.de)

## BIMWorldScan App - 2 licences

☐ 250 EUR (excl. VAT)\*

\*Price includes access to the app, no devices

### User 1

Name

Surname

Company

E-Mail

### User 2

Name

Surname

Company

E-Mail

Company / Institution

Address

Zip code/ City

Country

Website

EU VAT No.

Contact person

Function

Phone

Email

Signature, date and company seal

Please note that our general terms and conditions listed under the link [www.bim-world.de/agb](http://www.bim-world.de/agb) are part of the contract concluded with us. The agreement concerning the participation in BIM World MUNICH is made between the participating company and RM Rudolf Müller Events GmbH. We hereby accept the general terms and conditions and confirm that our booking is binding.

# GENERAL TERMS & CONDITIONS

These General Terms and Conditions apply to all business relationships between RM Rudolf Müller Events GmbH (hereinafter referred to as ‘Organiser’) and its customers (hereinafter referred to as ‘Exhibitors’). By signing the application form, the exhibitor recognises the organiser's General Terms and Conditions in the version valid at the time of signing as binding for himself and all of his employees at the trade fair. Any conflicting general terms and conditions of the exhibitor are hereby expressly rejected. In the same way, the exhibitor recognises as binding the existing safety regulations of Messe München GmbH, as well as any special trade fair conditions that may have been issued and the respective house rules. The texts for this can be viewed at the Organiser's premises and provided on request on a permanent basis. The domestic authority is exercised by Messe München GmbH. The statutory labour and trade law regulations must be observed.

The Organiser reserves the right to amend its General Terms and Conditions due to legal changes, supreme court rulings or market changes, subject to an appropriate notice period of at least six weeks. The announcement shall be made by publishing the amended General Terms and Conditions on the Organiser's website, stating the date of entry into force. If the Exhibitor does not object within six weeks of publication, the amended General Terms and Conditions shall be deemed accepted. The announcement of the change will specifically point out the significance of the six-week period. If the exhibitor objects to the amended terms and conditions within the deadline, the organiser is entitled, while safeguarding the legitimate interests of the exhibitor, to terminate the existing contract with the exhibitor at the time the change comes into force. The exhibitor cannot assert any claims against the organiser as a result.

The exhibitor must take out all insurance policies covering civil liability for risks to themselves, their staff and third parties at their own expense for the items on display and for all furniture or other inventory (e.g. electronic devices, monitors, etc.) belonging to the exhibitor. Neither the organiser nor the venue managers shall be liable for such risks, in particular in the event of loss, theft or damage. Exhibition space will be allocated on a first-come, first-served basis to exhibitors who have returned their application form and paid the total amount of the participation fee. The Organiser reserves the right to change the stand space allocation as needed, depending on how the event unfolds and the competitive environment of the exhibitors.

An exhibition stand cannot be transferred or sublet without the prior consent of the Organiser. Only companies that have paid their registration fee in full will be listed in the Visitor Guide. In case of incomplete information about the represented company, this information will not be included.

The total amount of the participation fee is due and payable upon receipt of the invoice after returning the registration. In the event of cancellation of registration by the Exhibitor or a request for a smaller exhibition space at any time and for any reason, the full amount of the participation fee, including VAT and all associated invoices, remains due and payable by the Exhibitor, even if the space is re-let. Failure to pay the entire registration fee one month before the first day of the event entitles the organiser to terminate the contract immediately, resulting in the loss of the right to the exhibition stand, without prejudice to the exhibitor's payment obligation.

Payment for additional services and costs shall be made upon receipt of the corresponding invoices from the organiser or service providers. Late payment penalties will be charged to the exhibitor.

Exhibitors agree to occupy their stand for the entire duration of the event. If the exhibitor's equipment is not delivered on time, no refund will be given. The organiser may freely dispose of a stand that the exhibitors have not occupied by 8:00 p.m. the day before the opening day of the event (set-up day) without releasing the exhibitor from his payment obligations. Exhibitors are obliged to vacate the exhibition space by the end of the official dismantling time on the dismantling day, i.e. the exhibitor must remove all stand-building materials, all exhibits and all other exhibition goods and restore the exhibition space to its original state. If the exhibition space is not cleared in time, the Organiser is entitled to charge the exhibitors the permission fee invoiced by Messe München for this purpose plus a handling fee of 10% of this fee. The Organiser is also entitled to dispose of exhibition stands and exhibits left behind at the expense of the Exhibitor. The Organiser does not accept any liability for damage to or loss of exhibition stands and/or exhibits left behind.

In cases of force majeure, the Organiser is released from the obligation to provide its services for the duration and to the extent of the effect and may cancel or postpone the trade fair. Force majeure is any event beyond the control of the Organiser that prevents the Organiser from fulfilling its obligations in whole or in part, including fire damage, serious outbreaks of dangerous diseases (e.g. viral infections), floods, strikes and lawful lockouts, as well as operational disruptions or official decrees for which the Organiser is not responsible. In the event of complete or partial cancellation of the trade fair, the participation fee paid by the exhibitor will be refunded to him after deduction of the costs incurred by the organiser up to that point. In cases of force majeure, claims by the exhibitor against the organiser, regardless of the legal basis, in particular claims for damages and claims for compensation for wasted expenditure, are excluded. No one may be admitted to the event premises without an exhibitor pass issued and accepted by the Organiser. The Organisers reserve the right to expel from the event premises any person whose behaviour they consider to justify such expulsion. The Exhibitor agrees to keep noise levels to a minimum at their stand and to observe normal conventions and manners. The organisers are responsible for maintaining control and discipline at the event. The organiser reserves the right to prohibit advertising, giveaways or products that do not meet the standards of the event, in whole or in part. No advertising material, posters, giveaways or other marketing measures may be implemented outside of the allocated exhibition stand.

If the exhibitor has booked a ‘speaking slot’, they grant the organiser the exclusive right, unlimited in terms of space and time, to record the lecture, including the materials used during the lecture, in image and sound, and to make the recording publicly available to trade fair participants and other persons, even for a fee. The exhibitor warrants that the lecture, including the materials used, does not infringe the rights of third parties and that he may freely and without restriction dispose of the rights granted. Insofar as the aforementioned use of the lecture requires the approval of third parties, the exhibitor must obtain this at his own expense prior to the trade fair.

All claims of the Exhibitor against the Organiser must be asserted in writing within four weeks of the end of the event. Claims asserted at a later date will be forfeited.

The Exhibitor may only offset or withhold payment in relation to claims of the Organiser if the due counterclaim has been legally established or is undisputed.

Any deviations from these General Terms and Conditions require written confirmation by the Organiser for evidentiary purposes. The place of jurisdiction is the Organiser's registered office. All legal relationships between the Exhibitor and the Organiser shall be governed by German law.

Should individual provisions of these General Terms and Conditions be invalid, the validity of the remaining provisions shall not be affected. The invalid provision shall be amended in such a way that the intended purpose is achieved.