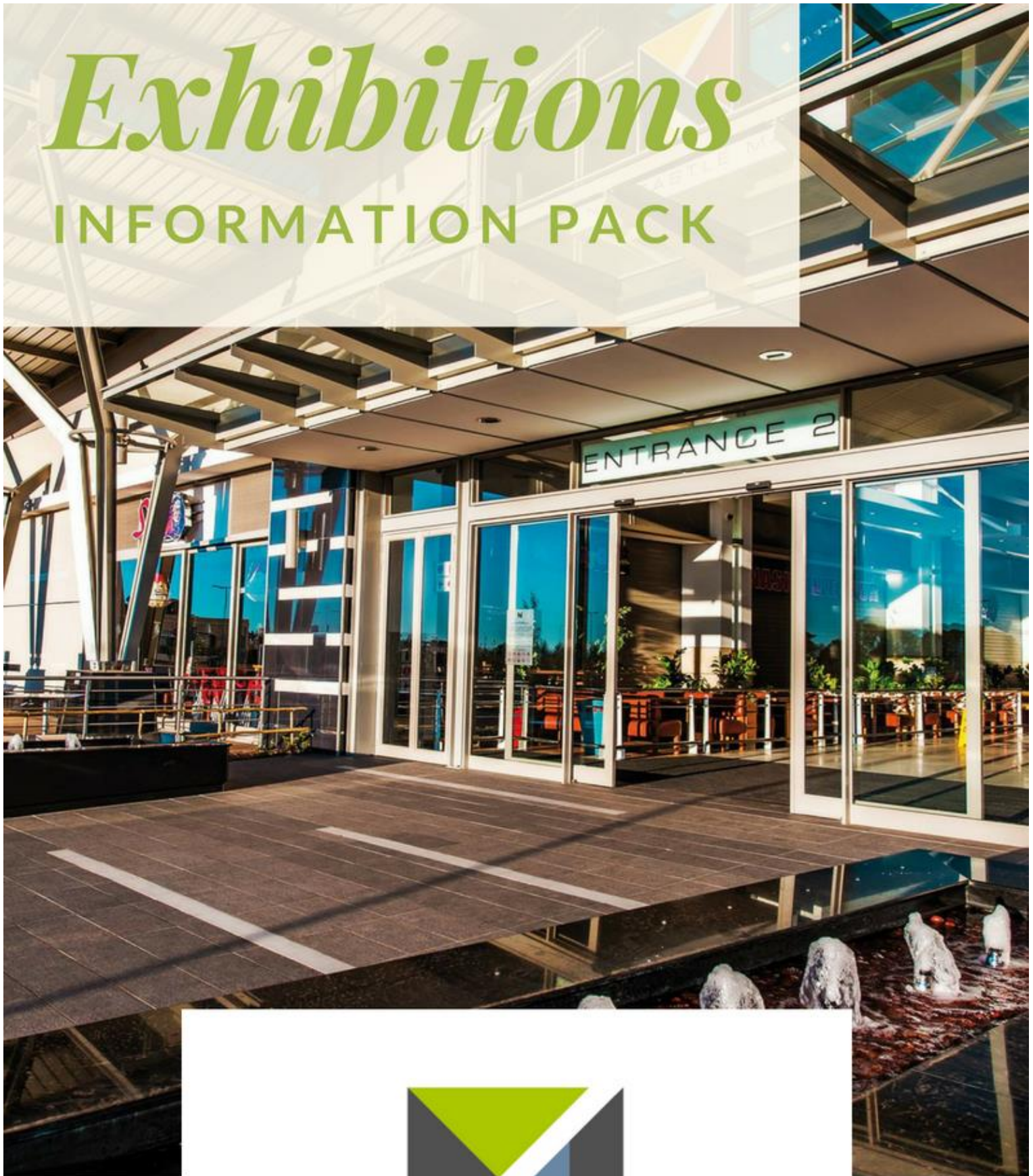


Exhibitions

INFORMATION PACK



NEWCASTLE MALL

SINAWO WONKE | WE HAVE IT ALL



NEWCASTLE MALL

SINAWO WONKE | WE HAVE IT ALL

Newcastle Mall is the largest regional shopping mall in Northern Kwa-Zulu Natal and has become a one-stop shopping destination for visitors and locals. Newcastle Mall has 90 stores offering a variety of popular retailers and a selection of speciality stores.

The Newcastle Mall has an average footfall of 470 000 per month and peaks during the weekends as the surrounding towns such as Madadeni, Osizweni, Dundee, Dannhauser, Glencoe, Vryheid, Ladysmith, Volksrust and Vryheid, frequent the mall for their monthly purchases.

The centre is anchored by Checkers, Pick n Pay, Game, Edgars and Woolworths and is the only shopping centre in the region that has a complete offering for shoppers. To name a few stores on the fashion front is Kurt Geiger, Exact, Mr. Price, Legit, Total Sports, Sportscene, Queenspark, Cape Union Mart, Brazillia, The Fix and Truworths. Popular coffee shop Mugg and Bean was the first introduced to the region when opening at the Newcastle Mall and other famous eateries include Spur, Wimpy, Nandos, Debonairs, Steers, Fish Aways and Chicken Licken. We also host a variety of speciality stores such as Montague Dried Fruit & Nuts, Zorry Spices and all major banks and cell phone retailers are located within the mall.

For added convenience, Newcastle Mall trades 7 days a week from 9am to 6pm daily and until 3pm on Sundays and Public Holidays. Selected major stores and restaurants extend their hours independently. The promise of convenience immediately supported by the ease of access through any of our 3 mall entrances. Shoppers can gain entrance through Allen Street, Oak Street or the Black Rock Casino entrance. There are over 2 000 parking bays, including, disabled parking bays, conveniently located at each of the mall's entrances.

Providing shoppers with an optimal shopping experience is of utmost importance to us. Security services are positioned around the mall and are alert and vigilant to their surroundings. Extensive security measures are in place and the mall is under 24-hour surveillance

At Newcastle Mall you can interact with your customers face to face while they are in the "buying frame of mind."

Why Exhibit?

- Gain sales leads
- Direct interaction with shoppers/personal shopping
- Introduce new products or services directly to shoppers
- Demonstration/ display of products and services
- Promote company awareness
- Point of Sale marketing extension

For bookings, please contact:

Abigail Raghoo

034 326 1120 / 073 392 6522

Email: Abigail.Raghoo@excelleratejhi.com



Entrance 1

Major Retailers: Pick n Pay, Woolworths, Queenspark

Restaurants: Mugg and Bean

Speciality Stores: Montague Dried Fruit & Nuts, Zorry Spices, The Legendary Barber

Type of Shopper: Lowest Volume, Highest Spend

Average Monthly Footcount: 127 152

Ideal for: High end products & services, displays, demonstrations and little to no interaction



Entrance 2

Major Retailers: Edgars, Truworths, @Home, Clicks, Spitz

Restaurants: Spur, Chicken Licken, Nandos, Steers, Debonairs, Fish Aways

Type of Shopper: High Volume, High Spend

Average Monthly Footcount: 147 684

Ideal for: High to medium end products & Services, displays with interaction, food kiosks, event promotions, demonstrations



Entrance 3

Major Retailers: Checkers, Game, Sportscene

Restaurants: Wimpy

Speciality Stores: Gadget Base, Postnet

Type of Shopper: Highest Volume, Lower Spend

Average Monthly Footcount: 195 082

Ideal for: Medium to low end products and services, constant interaction with shoppers, fast moving consumables and goods, demonstrations



EXHIBITION RATES



Daily

Weekly

Monthly

Entrance 1



**R 500
p/d**

**R 3 200
p/w**

**R 12 400
p/m**

Entrance 2



**R 700
p/d**

**R 4 500
p/w**

**R 17 500
p/m**

Entrance 3



**R 800
p/d**

**R 5 200
p/w**

**R 20 000
p/m**

**Outside
Entrance 2**

**R 2 500
p/d**

**Parking
Bays**

**R 500
p/d**

- Exhibition courts inside the mall are 3m X 3m.
- Above rates are excluding VAT.
- Exhibitors need to provide their own equipment.
- Table cloths must be till the floor and cover the entire table.
- For exhibitions involving food, we require a copy of the necessary documents from the Newcastle Municipality or the Department of Health.
- Bookings need to be made at least 7 days in advance.

EXHIBITION AGREEMENT

Entered into by and between:

NEWCASTLE MALL

INVESTEC PROPERTY FUND (PTY) LIMITED

Registration Number: 2008/011366/06

And

(Closed Corporation, Company, Company listed on JSE & Trust)

Companies duly registered and incorporated in accordance with the Company Laws of the Republic of South Africa

Herein represented by the **Exhibitions Coordinator**

Who warrants that he/she is duly authorised hereto

(Hereinafter referred to as "**Newcastle Mall**")

NAME OF EXHIBITOR:

VAT No.: _____

Represented by: _____

In his/her capacity as: _____

ID No.: _____

1. DEFINITIONS

In this agreement, unless the context clearly otherwise requires:

- 1.1 "The Shopping Centre" means **Newcastle Mall**, including all its buildings, parking areas and surrounding facilities, situated at:
- 1.2 Cnr of Oak and Allen Street, Newcastle
- 1.3 "The Venue" means the area known _____, as demarcated on Annexure B hereto;
- 1.4 "the Term" means the duration of this agreement commencing at the Commencement Date and terminating at the Termination Date;
- 1.5 "The Commencement Date" means: _____
- 1.6 "The Termination Date" means _____
- 1.6 "Renew" means a new agreement may be entered into for a further three months at the Landlords discretion and approval one month prior to the expiry of the current agreement.
- 1.7 "the Period" means the number of days the Exhibitor has indicated on Annexure A. The Exhibitor may only allocate days within the agreement Term.
- 1.8 The Exhibitor may only trade on the allocated days set out in Annexure A. If for any reason the Exhibitor cannot trade on the allocated day he may not elect another day and will forfeit the upfront payment made for that indicated day.
- 1.9 "The Charges" means _____ (Exclusive of VAT);
- 1.10 The Exhibitor is to pay the charges amount prior to the first day of exhibition.
- 1.10 "the Event" means the event or exhibition to be held, staged, organized or presented by the Exhibitor at the Venue during the Period, being a promotion for _____
- 1.11 "Centre Management" means the managing agent of the Shopping Centre appointed by the Landlord from time to time.
- 1.12 "The Annexure" means the following documents attached to and forming part of this Agreement:
 - 1.12.1 Annexure B: Sketch indicating the Exhibitors allocated area of exhibiting.
 - 1.12.2 Annexure D: Special Conditions

2 LETTING AND HIRING

- 2.10 The Landlord hereby lets to the Exhibitor who hires the Venue on the terms and conditions set out herein.
- 2.11 The Venue shall be used by the Exhibitor for the holding of promotions and for no other purpose whatsoever without the prior written consent of the Landlord.
- 2.12 The Venue is let and hired voetstoots and the Landlord gives no warranty as to the Venue for the Exhibitor's purpose.
- 2.13 In addition, the Landlord does not warrant or make any representations as to the foot traffic within the Shopping Centre or the number of people who will attend the Event.
- 2.14 The Exhibitor acknowledges and undertakes to be responsible for the safety of its merchandise, employees, invitees, clients, visitors, agents and sub-contractors.
- 2.15 Shopping Centre promotions enjoy preference, and should it be required, other exhibitions and promotions will be re-scheduled to alternative dates. The Exhibitor acknowledges and accepts that due to the nature of the venue, it might happen, that an unplanned event/promotion is presented to the Marketing Team of the Shopping Centre, in which case Centre Management reserves the right to move or reschedule the pre-booked court to a mutually acceptable alternative date.

- 2.7 The product/service to be exhibited by non-competitive outside companies **may not at any time be in direct competition** with any of the tenants at the Shopping Centre. Should this be the case Centre Management may request the immediate removal of such items or exhibition.
- 2.8 The Landlord may in its sole and unfettered discretion change the location of the exhibition within the shopping Centre prior to or after the exhibition commencement date. The Landlord will endeavour to relocate the exhibition to a position of equivalent exposure provided same is available. However, the Exhibitor shall be liable for all relocation and installation costs associated with the relocation of the exhibition

3 PAYMENT

- 3.1 In order to confirm the booking of the Venue for the period, the Exhibitor shall upon signature hereof undertake to pay the Landlord one week prior to the start of the exhibition
- 3.2 The Landlord shall not be obliged to afford the Exhibitor access to the Venue until such time as all amounts payable in terms of clauses 1.9 has been received by the Landlord.
- 3.3 All payments in terms hereof shall be made by means of electronic transfer into the Landlord's bank account.
- 3.4 Once this agreement has been signed by both parties, the Exhibitor shall not be entitled to cancel it for any reason during the Term and all Charges due for the Term shall be payable to the Landlord irrespective of whether the Event proceeds or not.

4 THE EVENT

- 4.1 Should security or cleaning services for the Event be required by the Landlord or the Exhibitor, the Exhibitor shall, at its own expense, make use of the services of the security and/or cleaning contractors employed by the Landlord. All costs in this regard shall be paid by the Exhibitor.

5 OBLIGATION OF THE EXHIBITOR

- The Exhibitor shall:
- 5.1 not distribute any pamphlets or promotional material in the Venue or the Shopping Centre. Pamphlets may only be handed out at your stand
 - 5.2 ensure that the Event is staged, organized or presented in a professional manner and staffed, during all the business hours of the Shopping Centre (Mon to Sat 09:00am to 18:00pm; Sundays 09:00am to 15:00pm) by adequately trained and appropriately attired personnel;
 - 5.3 supply all its own equipment and paraphernalia for the Event, ensuring that these meet the design, construction and aesthetic standards of the Shopping Centre;
 - 5.4 ensure that all equipment is installed in such a way as to minimize disruption and the risk of damage to the Shopping Centre and ensure that the Event is fully set up by no later than the Commencement Time;
 - 5.5 keep the Venue in a clean, neat and tidy condition at all times during the Period;
 - 5.6 Comply with the Rules and Regulations of the Centre which may change from time to time.
 - 5.7 at all times comply with all applicable municipal by-laws, regulations, requirements, ordinances and/or national legislation with respect to the conduct of the Event;
 - 5.8 make good and/or repair any damages caused to the Shopping Centre as a result of the Event, the installation and/or removal of the Exhibitor's equipment and/or paraphernalia, failing which the Landlord shall have the right to attend thereto and to recover the cost incurred in so doing from the Exhibitor;
 - 5.9 Take out, at its own expense, public liability insurance for the event as well as insurance against the risk of the Event being cancelled for whatever reason and insurance against all risks assumed by the Exhibitor under this agreement and provide proof of such insurance to the Landlord, upon request.
 - 5.10 Ensure that no smoking or eating is allowed at the exhibition area/s.
 - 5.11 No political or religious posters or canvassing is allowed
 - 5.12 Ensure that all storage or packaging material (for example cardboard boxes) is removed from the exhibition area, or concealed from public view before the commencement of the exhibition.
 - 5.13 Ensure that its exhibition comply with the Occupational Health and Safety Act, 1993 (as amended), including the Regulations and annexures thereto as well as any other Laws, Municipal safety regulations and bylaws, as well as those that may be required by Centre Management. All claims by the public for loss or injury will have to be borne by the Exhibitor. The Shopping Centre, its owners, management agents and employee, shall not be held liable for any damage sustained by the Exhibitor, its invitees, agents, employees or contractors whatsoever.
 - 5.14 not conduct any surveys inside or outside the Shopping Centre without the prior written consent from **the Exhibitions Co-ordinator**.
 - 5.15 supply their own tables, tablecloths, chairs, etc. No plastic tables, plastic tablecloths or plastic/camping/garden chairs will be allowed as part of an exhibition
 - 5.16 Exhibitors may not exceed the space booked.
 - 5.17 Harassment of shoppers, customers and tenants is strictly forbidden.

- 5.18 The exhibitor will be held responsible for any damages to Newcastle Mall property or equipment resulting from the relevant promotion.
- 5.19 Exhibitors are not allowed to leave the stand unmanned during mall trading hours. Failure to adhere to trading hours may result in a breach of the exhibition contract.
- 5.20 Promotional areas must be left neat and tidy at night.
- 5.21 No pamphlets may be distributed in the centre or surrounding parking.
- 5.22 Right of admission is reserved.
- 5.23 "NO Pay – NO Display"
- 5.24 Set up and breakdown will only be allowed before and after the trading hours of the mall. No movement of setup within the mall's trading hours is allowed.
- 5.25 The height restriction in all exhibition courts is 1.5 meters.
- 5.26 Final approval of any exhibition or the standard thereof remains at the discretion of the Newcastle Mall Management. Please provide your exhibition proposal with all queries regarding exhibitions.
- 5.27 be subject to spot checks and inspections by Centre Management.
- 5.28 ensure that their staff and contractors are familiar with the Shopping Centre's Exhibition Rules & Regulations as set out in this agreement.
- 5.29 Maximum of 4 promoters

The Exhibitor acknowledges that Centre Management reserves the right of admission.

6 LIMITATION OF LIABILITY

- 6.1 The Exhibitor holds the Event at the Venue entirely at its own risk.
- 6.2 The Exhibitor shall be solely responsible for the security and/or parking, insuring its goods while they are being exhibited in the Shopping Centre.
- 6.3 Neither the Landlord nor Excellerate JHI ("JHI") or their respective agents and/or employees shall be liable for any loss of any nature suffered by the Exhibitor or damage to any of the goods or assets of the Exhibitor, or be liable for any injury or loss of life to the person of the Exhibitor or the Exhibitor's employees or invitees, as a result of theft, robbery, or any other criminal offence, the overflow or failure of water supply or any leakage or any fault in the plumbing works or any electrical fault or by reason of the element of the weather or failure to carry out any work or of any latent or patent defect in the Shopping Centre or of any other cause whatsoever including negligence on the part of the Landlord, JHI or their respective employees or agents, and the Exhibitor indemnifies the Landlord and JHI against any claims howsoever arising. Specifically and without limiting the foregoing, no omission or commission by the Landlord and in particular the provision of any security services to the Shopping Centre, shall be construed in any manner whatsoever as an acceptance by the Landlord of any responsibility or liability towards the Exhibitor or any other person.
- 6.4 The Exhibitor will be required to ensure that the necessary Public Liability Insurance is in place, proof of such insurance which should be provided to Centre Management prior to the commencement of the exhibition. Centre Management may require the Exhibitor to provide proof that such Public Liability Cover is current and paid in full.
- 6.5 Centre Management reserves the right to cancel or postpone an exhibition or promotion at short notice, in the event of a breach of this agreement by the exhibitor

7 BREACH AND RELATED MATTERS

- 7.1 Should the Exhibitor:
 - 7.1.1 fail to pay any amount due by it in terms of this Agreement on due date being two weeks prior to the start of the exhibition
 - 7.1.2 commit a breach of any term or condition of this Agreement;
 - 7.1.3 commit or allow the commission of any other party to this Agreement or in the case of an individual, partnership, close corporation or trust, commit an act of insolvency and in the case of a company, commit an act allowing for the winding up of a company under the Companies Act including the acceptance of a compromise under Section 344 or Section 311 of the Companies Act 61 of 1973 (as amended); then and in any such event the Landlord shall have the right forthwith to cancel the agreement with immediate effect and to resume possession of the Venue, but without prejudice to its claim for the amounts owing hereunder or for damages which it may have suffered by reason of the Exhibitor's breach of contract or of the premature cancellation.
- 7.2 The Landlord shall be entitled to recover all legal costs incurred by it, including attorney-and-own-client charges, tracing fees and such collection commission as the Landlord is obliged to pay its attorneys, from the Exhibitor.
- 7.3 At the option of the Landlord any action or application arising out of this agreement or any suretyship furnished for the obligation of the Exhibitor, may be brought in the Magistrate court having jurisdiction in respect of the Exhibitor or the surety.
- 7.4 The Parties choose their respective addresses as set out on the first page of

this Agreement as their respective domicilia citandi et executandi for all purposes under purposes under this Agreement.

8 SURETYSHIP

- 8.1 Where the Exhibitor is a corporate entity or a trust, the natural person who signs this Agreement on behalf of the Exhibitor shall be jointly and severally bound to the Landlord with the Exhibitor as surety and co-principal debtor in respect of the fulfilment of all the obligations of the Exhibitor arising out of this Agreement. By signature in the space provided hereunder the person signing this agreement accepts that he/she is acquainted with and bound by the provisions of the clause. Should this agreement make provision for more than one signatory, the suretyship created hereby shall be valid if only signed by one of the signatories.
- 8.2 The Surety agreed that this suretyship is in addition and without prejudice to any other suretyship and/or securities now held or hereafter to be held by the Landlord, and that it shall remain in force as a continuing security notwithstanding any intermediate settlement of account or liability and notwithstanding death or legal disability, until it is properly terminated.
- 8.3 The Surety hereby renounces all benefits arising from the legal exceptions (non numeratae pecuniae, non causa debiti, errore calculi and beneficia excursiones et. divisions), with the force and effect with which the Surety hereby declares himself or itself to be fully acquainted.

9 GENERAL

- 9.1 Any relaxation of any of the terms of this agreement or any indulgence shown by either of the parties to the other shall in no way prejudice the right of such party and shall not be construed as a waiver or novation thereof.
- 9.2 This agreement constitutes the entire contract between the parties hereto and no amendment or consensual cancellation of this Agreement or any provision or term thereof, and no extension of time, waiver, relaxation or suspension of any of the provision or term of this agreement, shall be of legal efficacy save in so far as the same is reduced to writing and signed by the parties hereto.
- 9.3 The parties acknowledge that no representations or have been made or warranties given by either party, their legal agents and/or employees, save for what is contained in this Agreement.
- 9.4 The Exhibitor shall not, without the prior written consent of the Landlord, transfer any of its rights or obligations under this Agreement to any third party

10. POPIA

- 10.1. Definitions
 - 10.1.1. "personal information" shall bear the meaning as set out in POPIA and includes, but is not limited to any information provided by the exhibitor to the landlord which is subject to protection in terms of any statute in South Africa which imposes data protection requirements from time to time;
 - 10.1.2. "POPIA" means the protection of personal information act, 4 of 2013, as may be amended from time to time; and
 - 10.1.3. "processing" shall bear the meaning as set out in POPIA from time to time.
- 10.2. Data privacy and protection
 - Insofar as the landlord (as responsible party) might process the personal information of the exhibitor (as data subject) –
 - 10.2.1. The exhibitor hereby consents to the processing by the landlord of its personal information and any other information that the exhibitor may provide to the landlord for all purposes related to this agreement.
 - 10.2.2. The landlord may collect personal information from and disclose personal information to other service providers of the landlord, including credit bureaux, attorneys and collection agencies (for the collection of outstanding amounts). The exhibitor consents to the collection and/or disclosure of its personal information for these purposes.
 - 10.2.3. The landlord may, from time to time, store, transfer and process personal information in and to countries outside of the republic of South Africa. The landlord shall take all reasonable steps necessary to ensure that any personal information transferred outside of the republic of South Africa is protected and is processed as required by POPIA and the applicable data protection laws in that country. By submitting its personal information to the landlord, the exhibitor consents to the transfer, processing or storage of its personal information outside of the republic of South Africa.
- 10.3. The landlord shall –
 - 10.3.1. use its best efforts to keep personal information confidential and shall not disclose any personal information to any other person except as required by law, save to the extent set out herein;
 - 10.3.2. utilise reasonable technical and organisational measures in

accordance with best industry practice for the purpose of complying with its obligations;

- 10.3.3. at all times comply with POPIA and other applicable laws, regulations or codes relating to data protection in the republic of South Africa, or other requirements enforced by any relevant industry or self-regulatory body within the republic of South Africa in furtherance of the terms and conditions of this agreement; and
- 10.3.4. not, at any time copy, compile, collect, collate, process, mine, store, transfer, alter, delete, interfere with or in any other manner use the personal information for any purpose other than in furtherance of the terms and conditions of this agreement, other than with the express prior written consent of the exhibitor.
- 10.4. The exhibitor undertakes to separate any personal information from any other data provided to the landlord for purposes of this agreement and shall designate the personal information as such before disclosing or otherwise making it available to the landlord.
- 10.5. The exhibitor shall immediately notify the landlord if there is any change to its personal information.
- 10.6. The exhibitor is entitled to withdraw its consent to the processing of its personal information by giving written notice to the landlord together with the grounds therefor; provided that the lawfulness of the processing of personal information before such withdrawal will not be affected or the withdrawal will not affect any processing that:
 - 10.6.1. is necessary to carry out actions for the conclusion or performance of the agreement;
 - 10.6.2. complies with an obligation imposed by law on the landlord;
 - 10.6.3. protects a legitimate interest of the exhibitor; or
 - 10.6.4. is necessary for pursuing the legitimate interests of the landlord or a third party to whom the personal information is supplied.
- 10.7. The exhibitor is entitled to:
 - 10.7.1. object, by written notice to the landlord, to the processing of its personal information on reasonable grounds, unless legislation provides for such processing; and
 - 10.7.2. lodge a complaint to the information regulator, established or to be established in terms of POPIA, regarding the alleged unlawful processing of the exhibitor's personal information by the landlord.
 - 10.7.3.

**Annexure D:
Special Conditions: Where applicable.**

FICA DOCUMENTS REQUIRED FROM EXHIBITORS:

FICA is a legal framework which exists to help identify the proceeds of unlawful activities and to combat activities related to money laundering, terrorist funding and tax evasion. Various control measures within FICA aim to ensure the detection and investigation of money laundering

The documentation listed is required by us in order to comply with the obligations set out in FICA: Please note: all the documents must be originally certified copies.

FOR THE EXHIBITOR:

Name: _____

Signature: _____

Witness: _____

Signature: _____

Signed at _____ on this _____

day of _____ 20__.

FOR THE LANDLORD:

Exhibitions Co-Ordinator: Abigail Raghoo

Signature: _____

Name: _____

Signature: _____

Signed at _____ on this _____

day of _____ 20__.

Contact and Invoicing Details	
Name of Exhibition	
Contact Persons Name	
Telephone Number	
Cell Phone Number	
Company Registration Number	
Vat Registration Number	
Address to appear on invoice	
Person responsible for payment	
Telephone number for payment queries	
Exhibition Court Rental	
Exhibition court	
Start date	
End date	
Rental amount (excl. Vat)	
Signature of Exhibitor	
Signature of Exhibitions Co-ordinator	
Date	

FICA Documents required from exhibitors

Closed Corporation		Company	
1 Certified copies of CK1 or CK2 or CK2A or CIPC	<input type="checkbox"/>	1 Certified copies of CM1 or CM22 or CIPC	<input type="checkbox"/>
2 If business name is different to trade name - of letterhead or CC invoice	<input type="checkbox"/>	2 If business name is different to trade name - copy of of letterhead or business invoice	<input type="checkbox"/>
3 If address is different to registered address, certified recent copies of utility bill	<input type="checkbox"/>	3 If address is different to registered address, certified recent copies of utility bill	<input type="checkbox"/>
4 If CC is a branch office a copy of letterhead of the head office or certified recent copies of utility bill	<input type="checkbox"/>	4 Copy of SARS reflecting the VAT registration number	<input type="checkbox"/>
5 Copy of SARS reflecting the VAT registration number	<input type="checkbox"/>	5 Documentation authorizing the person to act on behalf of the company (eg resolution or minutes of meeting)	<input type="checkbox"/>
6 Documentation authorizing the person to act on behalf of CC (eg resolution or minutes of meeting)	<input type="checkbox"/>	6 Clear certified ID copy	<input type="checkbox"/>
7 Clear certified ID copies of all members of CC	<input type="checkbox"/>	7 Managing director/chief executive officer - clear ID copy	<input type="checkbox"/>
		8 Documentary evidence of shareholding	<input type="checkbox"/>
Individual		SA Companies listed on the JSE	
1 Clear certified ID copy	<input type="checkbox"/>	1 Proof of listing on relevant securities exchange eg, Annual audited report or securities exchange website	<input type="checkbox"/>
2 Proof of current residential address	<input type="checkbox"/>	2 If the business trade name is different to the registered name, a copy of the company or business invoice or website	<input type="checkbox"/>
		3 Copy of SARS reflecting the VAT registration number	<input type="checkbox"/>
		4 Documentation authorizing the person to act on behalf of company (eg resolution or minutes of meeting)	<input type="checkbox"/>
Foreigner			
1 Clear certified copy of valid passport issued by country of origin with photo, name, date of birth and nationality	<input type="checkbox"/>		
2 Proof of residential address	<input type="checkbox"/>		
3 SA permit or Visa	<input type="checkbox"/>		
Trust			
1 Certified copy of trust deed	<input type="checkbox"/>		
2 Certified copy of letter of authority	<input type="checkbox"/>		
3 Copy of SARS reflecting the VAT registration number	<input type="checkbox"/>		
4 Documentation authorizing the person to act on behalf of trust (eg resolution or minutes of meeting)	<input type="checkbox"/>		

Annexure B: The Centre sketch indicating the Exhibitors allocated area of exhibiting

