

1. PARTIES

MTO Yatırım Ortaklığı A.Ş. (hereinafter referred to as MTO A.Ş.) which is a resident in the address
Osmaniye Mh. Hacıağaç Mevkii No44/1 A B C Marmaris Muğla on one side and,

..... which is resident in the address
..... (hereinafter referred to as The Attendant.)
on the other.

2. DEFINITIONS/ARTICLES

Event location: Martı Hotel

Event date: 14-16 October 2016

Booth space: The space that will be allocated to the Attendants, at their own risk, by MTO A.Ş, against remuneration.

Event Attendant: Real and legal persons who are attending the event in the booth allocated for them.

Display: The exhibition of company banners and advertisements that will be displayed by all the attendants of the event, only in the space allocated specifically for them.

3. ORGANIZATION

The Apitheraphy Symposium (hereinafter referred to as The Symposium), will be organized by Marmaris Chamber of Commerce and MTO A.Ş.

4. THE SUBJECT OF THE CONTRACT

The subject of this contract is to determine the terms and conditions of the attendance of the attendants to the Apitheraphy Symposium 2016 which will be held in Martı Hotel between the dates 14th and 16th of October 2016.

THE ARTICLES

Article 1) MTO A.Ş. is liable to allocate 2 m2 of space to the attendant in the attendance contract. The attendants can in no way rent this space rented to them to any other person or company. If it is found out by MTO A.Ş. that the space allocated to the attendant has been subleased, the Attendant agrees and undertakes to pay as a penalty clause, the price of the booth that the attendant had chosen.

Article 2) The smallest booth space that can be rented shall be 2 m2.

Article 3) If the attendants who agreed to attend the event by signing a contract can notify MTO A.Ş. through a notary public, within 30 days of their signing of the contract, stating that they have cancelled their attendance, these attendants shall have no obligation to make any payment to MTO A.Ş. After the 30 days period, the attendant shall be deemed to have attended the event and even if such attendant does not physically attend the event, they still shall pay the attendance fee.

Article 4) The fee for 3 days of attendance within 2 m2 of space is 300 Euros / 1000 TRY. 25% of the fee shall be paid on the contracting date, and the remaining balance shall be paid at least three weeks before the date of the event, to the MOTA A.Ş. account given below.

MTO Yatırım Ortaklığı A.Ş.

Akbank Uzunyalı branch -1321

Account no: 1321-0020520

IBAN NO: TR16 0004 6013 2188 8000 0205 20

Article 5) It shall not be possible to demand any space other than signing an attendance contract. MTO A.Ş.'s right to unilaterally change the place of the event, the location of the booth and its size and even to reduce its area in square meters, without being subjected to any compensation demand is reserved.

Article 6) The booths shall be delivered to the event security every evening after the closure and shall be received back by the booth employees, the next day, one hour before the opening of the event. In the case of any violation by the attendants of the above given article, they shall directly be liable for any damages incurred by either themselves or any third party due to such violation. This article has been included to maintain the security of the event area, and any responsibility within the allocated space is upon the attendant, in all circumstances.

Article 7) Any kind of damage and loss that could happen within the booth space is under the attendant's responsibility. MTO A.Ş. shall in no way be held liable for any kind of damaged or stolen material or product.

Article 8) In the case of any violation by the attendant in regard to the fulfilling of any of the payment commitments in the contract, MTO A.Ş.'s right to demand any and all kinds of damages arising from such violation from the attendant is reserved.

Article 9) The attendants are liable to use the space specified in the contract which is allocated for themselves without causing any damage. It is forbidden to puncture the walls, wall panels, aluminum materials and similar fixed materials, to pound nails, to paint, using adhesive materials other than a double sided adhesive tape or to damage the fixed structures within the area that the event will be held. Otherwise, the attendants shall be liable to pay in cash all the damages that they caused.

Article 10) All the booths that will be used in the area that the event will be held, shall be manufactured by MTO A.Ş.

Article 11) Interior decorations of booths shall be made by the attendants at their own expense.

Article 12) The entrance and exit dates of the attendants will be notified to them by MTO A.Ş. during the preparatory phase of the event. MTO A.Ş. shall have full authority in the area that the event will be held, from the day the event starts and until its end.

Article 13) MTO A.Ş. holds the authority to prohibit from entering the event and close the booth of any attendant which does not comply with the attendance contract, disturbs the peace of the event, makes additions to the booth space that is rented or brings undesirable materials to the area, without the need of any obligation to pay any compensation. No attendant can let any third party (or company, or products, services, titles and brands of other companies) to partially or wholly use their allocated space, with or without any fee, without the approval of MTO A.Ş.

Article 14) Event Attendant badges shall be given one for each attendant during the entrance of the event. The attendants shall give MTO A.Ş. the names, last names, assignments, company names of the people who will be working in their booth. Without this badge, no one shall be able to enter the event as an "attendant".

Article 15) The catalog of the Apitherapy Symposium 2016 event shall be published by MTO A.Ş. MTO A.Ş. shall not be held responsible for the incorrect or incomplete publishing of any information sent by the attendant. Any attendant that did not send their information shall not hold any claim for their absence in the catalog.

Article 16) Booths shall be emptied 30 minutes after the time of closure of the event. The attendants that will want to make any work after the time of closure shall notify MTO A.Ş. at least 3 hours before the closure and obtain permission.

Article 17) The attendant is obliged to fully fill out and confirm the attendant form in the attendant event web site and send it to MTO A.Ş. in the specified time frame. Any incomplete, late or never sent forms shall not be taken into consideration.

Article 18) No guarantees are given for the services demanded from MTO A.Ş., after the deadline specified in the attendance forms.

Article 19) MTO A.Ş. shall not be held responsible for the technical services and other services that will be provided in the event area (catering, internet etc.).

Article 20) MTO A.Ş. has the authority to change the place and date of the event, in case of any circumstances out of their control and any possible legal dispute between them and the firm that leases the space that the event will take place, or due to circumstances that can be considered as force majeure. MTO A.Ş. shall inform the attendant of the new information in such cases.

Article 21) The attendants shall be held responsible for any kind of damages and losses arising from their actions, incurred by the other attendants, visitors and third parties within the event area.

Article 22) The stamp tax for this attendance contract shall be duly paid by the attendant.

Article 23) Any kind of notification that could put the other party into default or nonperformance due to this contract and its execution, shall be drawn through a notary public. The parties hereby agree that any other kind of notification or warning, even if they arrive to their destination, shall not be deemed valid or shall not bear any legal consequences.

Article 24) The parties hereby agree that Turkish laws shall be enforced and Marmaris courts and execution offices shall be authorized for any kind of dispute arising from this contract and its execution.

Article 25) All the pages of this contract are enforceable and inseparable as they form the whole contract. The cancellation of any article or and nonperformance of any party of any of its articles does not invalidate the contract.

This contract which consists of 26 articles has been prepared and signed by the parties' free will, on

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The Attendant

MTO Yatırım Ortaklığı A.Ş.