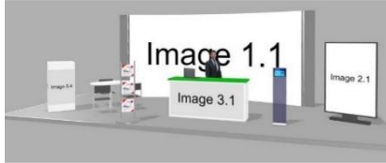


Order form virtual RO-KA-TECH



BASIC

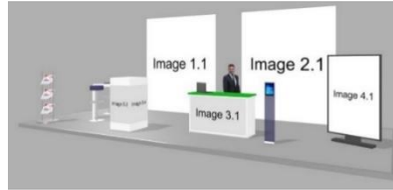
Prices:
100 €/month (VDRK members)
150 €/month (non-members)

Graphic elements

1 banner
 1 cube (4 sides inscribable)
 1 counter (inscribable)
 1 info board (with video function)
 1 tablet holder
 1 brochure rack

Functions

brochure rack
 3 PDFs storable
 info board
 1 video storable
 tablet holder
 links to Social Media



STANDARD

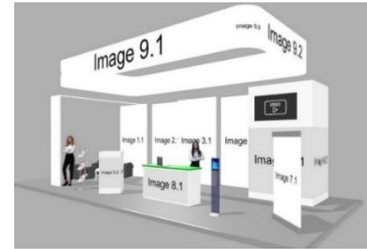
Prices:
150 €/month (VDRK members)
200 €/month (non-members)

Graphic elements

2 banners
 1 cube (4 sides inscribable)
 1 counter (inscribable)
 1 info board (with video function)
 1 tablet holder
 1 brochure rack
 1 TV on pedestal

Functions

brochure rack
 6 PDFs storable
 info board
 3 videos storable
 tablet holder
 links to Social Media
 TV
 plays one video as a loop
 staff management
 text chat



PLUS

Prices:
200 €/month (VDRK members)
250 €/month (non-members)

Graphic elements

4 banners
 1 cube (4 sides inscribable)
 1 counter (inscribable)
 1 info board
 1 tablet holder
 1 brochure rack
 1 TV on the arch
 1 large cube (3 sides inscribable, with video function)
 ceiling suspension
 (3 sides and 2 edges inscribable)

Functions

brochure rack
 99 PDFs storable
 large cube
 15 videos storable
 tablet holder
 links to Social Media
 TV
 plays one video as a loop
 staff management
 text chat
 video chat

You can use your personal administration tool to change or adapt the content of your virtual exhibition stand at any time.

I hereby confirm the stand order and accept the general terms and conditions

Company: _____

Contact: _____

Street: _____

Zip Code/City: _____

Telephone: _____

E-Mail: _____

Please send back to:

Mail: info@rokatech.de

Fax: +49 561/207567-29

_____ date/signature/company stamp

General terms and conditions for the virtual RO-KA-TECH (February 2021)

0. Preamble

The VDRK – Verband der Rohr- und Kanal-Technik-Unternehmen e.V., Wilhelmshöher Allee 253-255, 34131 Kassel/Germany (hereinafter referred to as VDRK e.V.) organizes a virtual trade fair (hereinafter referred to as virtual RO-KA-TECH), where certain companies (hereinafter referred to as exhibitors) are given the opportunity to present themselves and their products and services to an audience in the form of a virtual exhibition stand and/or by means of specialist lectures on the Internet and directly with the respective visitors of the virtual RO-KA TECH using a chat interface.

The following terms and conditions apply exclusively to the rental of a virtual exhibition stand and the associated provision of additional services (specialist lecture, stand design, sponsoring and promotional opportunities, advertising opportunities) by the VDRK e.V., unless the contractual partners have agreed otherwise in writing.

The GTC in their currently valid version for the use of the virtual RO-KA-TECH are available at the following Internet address: **www.rokech.de**

The offers of the virtual RO-KA-TECH are aimed exclusively at entrepreneurs within the meaning of § 14 BGB. An entrepreneur is a natural or legal person or a legal partnership who, when concluding a legal transaction, acts in the exercise of their commercial or independent professional activity.

Conditions that deviate from these terms and conditions are not recognized by the organizer. They do not become part of the contract. This also applies if the organizer does not expressly object.

The VDRK e.V. only provides the necessary platform for the placement of the virtual exhibition stands and the opportunity to present a specialist lecture. The respective exhibitor of the exhibition stand is solely responsible for the contents of the exhibition stands, as well as any conversations conducted via the available chat interface and/or possible contracts.

The VDRK e.V. regularly informs exhibitors and visitors via its own newsletter system and the usual social media channels (e.g. Facebook, Instagram). Exhibitors will also be contacted via e-mail via the contact persons stored in the database.

1. Registration/Conclusion of contract

The registration as an exhibitor must be completed in full on the attached order form, acknowledging these terms and conditions and signed with a legally binding signature and sent to:

E-Mail: info@rokech.de • Fax: +49 (0) 561/207567-29

The return of the completed and legally signed order form to the VDRK e.V. by email or fax represents a binding offer to book the desired scope of services. After the order has been sent, the exhibitor receives a separate order confirmation by email with instructions on how to proceed. Acceptance will only take place upon receipt of the order confirmation by the exhibitor.

After the exhibitor has created the virtual stand, the exhibition stand is checked and approved. The accepted virtual exhibition stand will be accessible to visitors for the entire duration of the contract.

With the acceptance, the exhibitor agrees to the storage and publication of the content by the VDRK e.V. This also applies to the placement in various marketing materials (e. g. media data, marketing measures by the VDRK e.V. etc.). It is the responsibility of the exhibitor to obtain the necessary rights for posting content.

The contractor reserves the right to accept or reject orders or advertising measures at its own discretion.

The VDRK e.V. can withdraw from the contract if it is unable to carry out the project for an important reason (especially technical reasons). In this case, the exhibitor will be reimbursed pro rata for all payments made.

If the execution of the virtual trade fair is only temporarily not possible for reasons for which the VDRK e.V. is not responsible (e.g. software-related or for other technical reasons), in particular due to computer failure, force majeure, strike, due to legal regulations, disruptions from the area of responsibility of a Third parties (e.g. providers, server operators, network operators, etc.) or for comparable reasons, the implementation will be rescheduled if possible. The VDRK e.V. remains entitled to payment if it is made up in a reasonable time that is reasonable for the exhibitor after the disruption has been rectified.

2. Services provided by the VDRK e.V.

The VDRK e.V. offers exhibitors the opportunity to present and advertise their products and services with a virtual booth at the virtual RO-KA-TECH. The exact scope of services depends on the package booked.

In addition, the VDRK e.V. provides a chat system - depending on the selected package. This function is expanded - also depending on the selected package - by a video chat function. With these functions the exhibitor can communicate with the visitors of the virtual exhibition stand.

The project is constantly being developed and optimized. Specially adapted templates for further personalization, extended functionality, 3D photo-realistic representations of the products, etc. are in development. The possibility of holding specialist lectures / conferences will be announced as soon as possible. An individual offer can be prepared on request.

3. Payment and Default

Billing takes place once a year at the beginning of the year. In the year of appointment, the calculation is based on the remaining months. Invoices are due in advance. All prices plus statutory VAT

The VDRK e.V. sends the exhibitor an invoice according to the services booked.

This invoice must be paid within 14 days of receipt of the invoice. After this period has expired, the exhibitor is in default even without a further reminder.

If the exhibitor does not settle the invoice, it is at the discretion of the VDRK e.V. to exclude the exhibitor from participating or publishing the virtual RO-KA-TECH booth and / or from holding a technical lecture due to delay.

4. Duration and termination of the contract

A termination claim arises for the first time after a term of at least one full calendar year, i.e. at the earliest at the end of the following year. The notice period is 4 weeks to the end of the calendar year. If there is no termination, the term is automatically extended by one year.

The virtual RO-KA-TECH starts on March 15, 2021. An end of the term is not specified. The virtual RO-KA-TECH ends when the organizer decides to discontinue the project.

5. Obligations of the exhibitor

The exhibitor is urged to check the data in the booking confirmation and to notify requests for changes immediately. If the announcement is not made on time, the exhibitor is not entitled to terminate the contract due to the incorrect information.

The participant must ensure at his own expense that he meets the technical requirements for his participation in the virtual RO-KA-TECH. In particular, he ensures - if he has booked a technical lecture - that he meets all the requirements to hold his technical lecture in the context of the web conferences on time and without problems.

The exhibitor who gives a specialist lecture is encouraged to make it as neutral as possible. The content of self-promotion must be limited to a maximum of 50%.

The exhibitor undertakes to also advertise his own stand and / or specialist lecture in an appropriate manner. The materials and internet links required for this are provided by the VDRK e.V.

6. Measures in the event of violations of these terms and conditions

If an exhibitor acts in breach of contract, his presence on the virtual RO-KA-TECH can be temporarily or permanently deleted. The type and scope of the respective sanction measure are at the discretion of the VDRK e. V. and are based in particular on the type, severity, duration and number of the violation. Payments already made will not be reimbursed if the reason for the blocking comes from the responsibility of the exhibitor; the same applies to the payment claim of the VDRK e. V. towards the exhibitor.

7. Liability

The VDRK e. V. assumes no liability for the content of third-party offers, except in the case of intent or gross negligence. The same applies to damage or other malfunctions that are due to the faultiness or incompatibility of the software or hardware of the user.

Liability is excluded for insignificant or short-term impairment of usability. The VDRK e.V. assumes no liability for disruptions, errors, delays, or other obstacles to performance that occur during the transmission of content over the Internet, except in the case of willful intent and gross negligence. In addition, the VDRK e.V. assumes no liability for access and availability of the Internet. The availability can be restricted temporarily due to maintenance work or for other reasons. Liability for the consequences of restricted availability - regardless of the type and for whatever reason - is excluded.

Notwithstanding the exclusions of liability set out in these terms and conditions, we are liable for the circumstances listed below - including tortious claims for damages and reimbursement of expenses - as follows:

We have unlimited liability

- in the case of willful intent or gross negligence.
- due to mandatory legal regulations or when a guarantee is given.

- In the event of a negligent breach of an essential contractual obligation ("cardinal obligation"), our liability is limited to the amount of damage that was foreseeable and typical for the contract at the time of the conclusion of the contract, unless there is a case of unlimited liability according to the preceding facts. Cardinal obligations are those obligations, the fulfillment of which makes the proper execution of the contract possible in the first place and compliance with which a party can regularly rely on.

Otherwise, our liability is excluded.

The above liability regulations apply equally to the liability of the VDRK e.V. for its vicarious agents and legal representatives.

8. Violation of Third-Party Rights and Indemnification

Each exhibitor must independently ensure that he does not violate any third-party rights in the context of his virtual exhibition stand at the virtual RO-KA-TECH and that he complies with all contractual and legal obligations (including these terms and conditions). In particular, he is obliged to check the information provided by him (logos, text and image material, videos, etc.) for its legality and for any existing third-party rights. The regulations of the Copyright Act, the Trademark Act and the Act against Unfair Competition are specifically pointed out at this point. The VDRK e.V. will expressly not check the data provided for their legality.

The exhibitor exempts the VDRK e.V. from all claims by third parties that they may assert against the VDRK e.V. due to their illegal or contractual behavior. This also includes the reasonable costs for legal defense, in particular the court and attorney's fees in their statutory amount. Sentence 2 does not apply if the user is not responsible for the infringement. In any case, however, the user is obliged to inform the VDRK e.V. immediately, completely, and truthfully in the event of a possible claim by third parties and to provide all information necessary for verification and defense.

9. Change of contract, price adjustment

The VDRK e.V. reserves the right to change prices, service descriptions or these general terms and conditions. Changes will be communicated to the customer in writing. If the customer does not object to such changes within fourteen days of receipt of the notification, the changes are deemed to have been agreed.

10. Final provisions

This contract and all obligations arising from it are subject to the law of the Federal Republic of Germany.

The place of jurisdiction for all disputes arising from contractual relationships between the exhibitors and the VDRK e.V. is Kassel.

Should provisions of these terms and conditions be or become ineffective in whole or in part, the remaining provisions shall remain unaffected.

Kassel, February 2021