

# REGISTRATION FORM

Prepared for	
Company Name	
Contact Name	
Job Title	
Contact	
Email	
Address	
Country	
Contract Date	

Event details	
Event	The Mining Show 2022
Event code	201903
Event start date	November 15 <sup>th</sup> – 16 <sup>th</sup> 2022
Venue	Dubai Festival Arena

**THIS CONTRACT IS BETWEEN:**

**Terrapinn Middle East Fz Llc** (registered no. 17771 with DMC) P.O. BOX 502685 Dubai, UAE (“Terrapinn”) and ..... (“you” or the “Client”)

*The Parties hereby agree: The Client* will participate as *Exhibitor* at *The Mining Show 2022*, ( “the Event”), subject to the Terrapinn’s Terms and Conditions of Sponsorship which are attached to and incorporated into this Contract. **Your attention is drawn in particular to Conditions 3 and 4, which refer to force majeure, cancellation and insurance liability in relation to the Contract.**

**SPONSORSHIP/EXHIBITION DETAILS**

<b>Sponsorship Type:</b>	Exhibitor
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Networking Benefits	
Benefit	Quantity
9m2 “shell-scheme space” within the exhibition @ \$595 per m2	
36m2 “raw space” within the exhibition @ \$525 per m2	
Full access to networking platform	Yes

Branding and Profiling Benefits	
Benefit	Quantity
“Exhibitor” level branding throughout the entire event	Yes

<b>Total:</b>	USD\$
<b>Extras:</b>	
<b>Total:</b>	USD\$
<b>Total per annum:</b>	USD\$
<b>+5% VAT:</b>	USD\$
<b>Final investment per annum:</b>	USD\$

Stand **D42** is reserved

*The client to sign initials with company stamp on each page of the contract*

*Please initial here:* \_\_\_\_\_

We agree to observe and are bound by the conditions of this contract.

*Duly authorised and Signed for and on behalf of*

*Terrapinn Middle East Fz Llc*

Signature:

Print name: Erik Heath  
Job title: Business Development Manager  
Date: 26 / 07 / 2022

*Duly authorised and signed for and on behalf of  
the*

*Client:*

Signature:

Print name:  
Job title:  
Date: \_\_\_ / \_\_\_ / 2022

## PAYMENT TERMS

1. (a) Payment terms are:  
**USD\$ for 2022:** is due 100% within 30 days of signing the contract.
- (b) Where there is an agreed cancellation permitted by paragraph (a) above, the Client shall pay to Terrapinn the amount, representing liquidated damages to compensate Terrapinn for all losses incurred as a result of the cancellation, as follows:-
  - (i) 80% of the contract price for cancellation made more than 6 months prior to the start date of the event; or
  - (ii) 100% of the contract price for cancellation made 6 months or less prior to the start date of the event.
3. The client has the right to cancel their participation for The Mining Show 2022 with no-penalty during the 7-day period which follows The Mining Show 2022 (starting date of period 17/11/2022). Written notification of your intent to cancel the agreement must be received by [jamie.hosie@terrapinn.com](mailto:jamie.hosie@terrapinn.com) and [erik.heath@terrapinn.com](mailto:erik.heath@terrapinn.com) by 12.00 noon GMT on the 24/11/2021.

### RPI contact details – Sales representative for France

RPI contact details – Sales representative for France		
<b>Name</b>	Adrien ROTA	Charly LHEUREUX
<b>Telephone (direct)</b>	+33(0)160942227	+33(0)160942229
<b>Email</b>	rota@rpi.fr	clheureux@rpi.fr

### Terrapinn contact details

	Principal Contact	Marketing Manager	Operations Manager
<b>Name</b>	Erik Heath	Jennifer Drury	April Moore
<b>Telephone (direct)</b>	+97144402508	+97144402558	+97144402548
<b>Telephone (main)</b>	+97144402500	+97144402500	+97144402500
<b>Email</b>	erik.heath@terrapinn.com	jennifer.drury@terrapinn.com	April.moore@terrapinn.com

### To be completed by Client:

#### Client contact details

	Principal Contact	Accounts Payable	Marketing
<b>Name</b>			
<b>Telephone (direct)</b>			

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*Please initial here: \_\_\_\_\_*

<b>Mobile</b>			
<b>Email</b>			

Terrapinn shall be entitled to recover from the Client the amount of production costs of any Branding materials already produced or prepared for the Event.

**TERMS AND CONDITIONS FOR PARTNERSHIP/SPONSORSHIP PARTICIPATION GENERAL**

1. **VAT**  
 As per the UAE VAT legislation announced in August 2017, VAT of 5% will be chargeable from 2018 onwards
  
2. **Insolvency or Bankruptcy**  
 In the event of the Client committing any act of insolvency or bankruptcy or being adjudged insolvent or bankrupt or, if a limited company being wound up except for the purpose of capital reorganization the contract with it shall be terminated, its allocation cancelled and all monies paid by it under such contract shall be retained by Terrapinn.
  
3. **Entire Contract**  
 This contract represents the whole and only agreement between the parties in relation to the participation of the Client at the Event and supersedes any previous agreement whether written or oral between all or any of the parties in relation to the subject matter. Accordingly, all other terms, conditions, representations, warranties and other statements which would otherwise be implied (by law or otherwise) shall not form part of this contract. The Client acknowledges that in entering into this contract it places no reliance on any representation, warranty or other statement of fact or opinion.
  
4. **Force Majeure and Cancellation**  
 If there is any delay in or prevention of performance of Terrapinn's obligations due to any cause, the adverse effects if which Terrapinn could not and cannot reasonably and practically avoid in the ordinary conduct of Terrapinn's business, it shall have no liability in respect of the performance of such of its obligations as are prevented by such circumstances whilst they continue and for such time after they cease as it necessary for it, using reasonable endeavours, to recommence its affected operations in order for it to perform its obligations.  
  
 If Terrapinn's performance is delayed or prevented by any such cause the parties shall:
  - a. if the obligation or obligations of which performance is delayed or prevented are not material, make such financial adjustment between them as may be equitable.
  - b. If the obligation or obligations of which performance is delayed or prevented are material, endeavour in good faith to agree on an alternative basis for achieving the object of this contract. If agreement on an alternative basis is not reached this contract shall terminate and the parties shall make such financial adjustment between them as may be equitable.

If the Event is cancelled prior to the commencement of that Event, Terrapinn will refund to the Client any payments already made by the Client for that Event, and shall have no further liability to the Client in relation to the Event, whether in respect of costs already incurred by the Client in connection with such Event or otherwise, except that

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*Please initial here:* \_\_\_\_\_

5. **Insurance Liability**  
 Terrapinn will not primarily be responsible for the safety of any exhibit or property of any Client, or any other person for the loss, or damage, or destruction to same, by theft, or fire, storm, tempest, lighting, national emergency, war, labour disputes, strikes or lockouts, civil disturbances, explosion, inevitable accident, force majeure, or any other cause not within the control of Terrapinn whatever ejusdem generis or not or any loss or damage occasioned. An equitable arrangement would be then being arranged between Terrapinn and the Client to resolve any issue that may arise from these extraordinary circumstances.
  
6. **Cancellation of Contract**  
 All requests for cancellation or modification must be submitted in writing to the Managing Director on the client's letterhead.
  
7. **Variation, cancellation and waiver**  
 No contract varying, adding to, deleting from or cancelling this contract, and no waiver of any right under this contract, shall be effective unless reduced to writing and signed by or on behalf of the parties. The grant of any indulgence by a party under this contract shall not constitute a waiver of any right by the grantor or prevent or adversely affect the exercise by the grantor of any existing or future right of the grantor.
  
8. **Severability**  
 If any part of any provision of this contract shall be invalid or unenforceable, then the remainder of such provision and all other provisions of this contract shall remain valid and enforceable.
  
8. **Billing**
  - 8.1 In consideration of the grant of the Sponsorship Rights, the Client agrees to pay the Sponsorship Fee to Terrapinn. Unless otherwise stated all Sponsorship, Fee quoted by Terrapinn are exclusive of VAT, which will be additionally payable by the Client.
  - 8.2 Terrapinn will invoice the Client for the Sponsorship Fee following its acceptance of the Clients Order. Unless otherwise agreed in writing by Terrapinn, invoices are payable and due within 30 days of the date of the invoice. Notwithstanding this, all amounts must be paid in full prior to the event start date.
  
9. **Governing law and jurisdiction**

This Agreement shall be governed by and construed in all respect in accordance with the laws of Dubai Courts/ TECOM.