Exhibitor Registration Form

**Exhibitor Details**

Company name: 
Address & Code: 
Contact Person: Position: 
Mobile: E-mail: 
CEO: E-mail: 
Website: 

**Product Index (What products and services do you offer?)**

Please fill the section below “X” (Multiple Choice)

- Tractors
- Soil Working & Seed-bed Preparation
- Drilling & Sowing
- Plant Protection & Fertilizing
- Irrigation
- Harvesting
- Other (Please specify): Transport
- Storage
- Farm Inputs
- Precision Agriculture & Digitization
- Systems & Components
- Renewable Energy

**Buyer Information (Help us to serve you better. What buyers would you like to meet at the exhibition?)**

<table>
<thead>
<tr>
<th>Industry/Segment/Company</th>
<th>Contact Person/E-mail</th>
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<tbody>
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**Confirmed By Organizer**

Company Stamp / Chop: Date: 

**Conference Topics (Tell us what content you are interested in)**

<table>
<thead>
<tr>
<th>Topic</th>
<th>Speakers/Company</th>
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<tbody>
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**Participation Costs**

<table>
<thead>
<tr>
<th>Booth No:</th>
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<table>
<thead>
<tr>
<th>Stand Type: Raw Space</th>
<th>Basic Booth</th>
<th>Premium Booth</th>
<th>Pavilion Booth</th>
</tr>
</thead>
<tbody>
<tr>
<td>Booth Location</td>
<td>Regular Rates</td>
<td>Sub-Total</td>
<td>Size</td>
</tr>
<tr>
<td>Raw Space (min. 18 m²)</td>
<td>☐ 315 EUR</td>
<td>☐ 375 EUR</td>
<td>☐ 415 EUR</td>
</tr>
<tr>
<td>Basic Booth (min. 9 m²)*</td>
<td>☐ 375 EUR</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Premium Booth (min. 9 m²)**</td>
<td>☐ 415 EUR</td>
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</table>

* Basic package consists of 1 Information counter, 2 Folding chairs, 2 Fluorescent lights, 1 Power socket, 1 Wastebasket
** Premium package consists of 1 Information counter, 2 Folding chairs, 1 Round table, 2 Easy chairs, 2 Fluorescent lights, 1 Power socket, 1 Wastebasket, 1 Front facade digital print, 2 Wallpapers

Corner Charge: 15%
Co-exhibitors: 500 EUR / Company
I do NOT want a premium profile for the online exhibitor search, list, and floor plan for 500 EUR (if you opt-out, your detailed company description will not be visible online to buyers)
Registration Fee: 255 EUR / Company
VAT: 7%

Total: 

**Note:**

* Please make your payment within 30 days after the invoice is issued in order to confirm your booking.

Payment options:

- By Wire Transfer Account Name: VNU Exhibitions Asia Pacific Co., Ltd.
  Bank Name: Kasikorn Bank, Silom Branch, Saving A/C No. 789-2-22717-3 Swift Code: KASITTHBK
- By Credit Card (3% Surcharge Apply) Check Box
  - Master Card
  - Visa Card
  - Credit Card No. 
  CVV (Last 3 digits at the back of your card) Expiry Date Issued By
  Cardholder’s Name Cardholder’s Signature

**Contract Confirmed**

We would like to participate in AGRITECHNICA ASIA and fully agree with the Terms of Participation.

Name of Authorized Signature: Date: 

Return this Application booking form to Fax: +662 026 6352, E-mail: exhibitor@agritechnica-asia.com

I hereby sign to accept this contract and to confirm the space reservation and agree to let the organizers VNU Exhibitions Asia Pacific Co., Ltd. and DLG International GmbH reserved the right to alter, change, or cancel the space reservation if the aforementioned confirmation conditions have not been completed.
ARTICLE 1. Definition
For the purposes of this Application, in addition to the capitalized terms defined elsewhere in this Application, the following terms shall have the meanings set forth to them as follow:

1.1 “Exhibition” means exhibitions to be organized by the Organiser as specified in the Application Form.

1.2 “Exhibitor” means a legal entity, a legal person, or other forms of company which applies to exhibit in the Exhibition or, as the case may be, whose application to exhibit in the Exhibition has been accepted by the Organisers.

1.3 “Affiliates” means parent companies, subsidiaries of the relevant Party, subsidiaries of parent companies or companies merged or purchased by the relevant companies, as well as individuals such as directors, managers, employees or other staff of the relevant Party or one of its affiliated companies at any relevant date.

1.4 “Exhibition Venue” means the venue or place where the exhibition shall be arranged.

1.5 “Exhibition Period” means the period specified in Article 2.2

1.6 “Exclusive Service Provider” means the provider designated by the Organiser to provide the relevant exhibition services to the Exhibitor for the purpose of on-site safety and management. (Please refer to the Exhibitor Service Manual)

1.7 “Relevant Period” shall commence from the date specified in Application Form and shall end on the last day of the Exhibition.

1.8 “Publicity Materials” means the promotional gifts, catalogues, pamphlets and all and any advertising and publicity materials being prepared to display, distribute, or use in the Exhibition.

1.9 “Build-up Period” means the period for constructors to build up and construct the exhibition booths at the Exhibition Venue as specified in the Exhibitor Service Manual referred to in Article 2.1 hereof.

1.10 “Dismantling Period” means the period for the dismantlers to dismantle the constructions at the Exhibition Venue as specified in the Exhibitor Service Manual referred to in Article 2.3.

1.11 “Shell Scheme” means the fee rates charged for the correspondent services and facilities with details in Application Form of each show as specified in Article 5.2.2.

1.12 “Space Only” means the fee rates charged for the correspondent services and facilities with details in Application Form of each show as specified in Article 5.2.3.

1.13 “Rules and Regulations” means the rules and regulations on the Exhibition and Exhibition Venue in writing served on the Exhibitor.

ARTICLE 2. Timetable
2.1 Exhibition Booths Build-up Period refers to exhibitor manual of each show.

2.2 Exhibition Period refers to exhibitor manual of each show.

2.3 Booths Dismantling Period refers to exhibitor manual of each show.

ARTICLE 3. Registration Period
3.1 Deadline for Registration refers to the deadline as described in Application Form of each show.

ARTICLE 4. Catalogue Entry
4.1 The Exhibitor shall provide a free basic entry of the Exhibitor’s full contact details in the official catalogue (company, address, country, telephone, fax). The Exhibitor will receive a separate form in due course for catalogue entries together with the information of costs for additional services.

ARTICLE 5. Costs of Participation
5.1 The costs of participation are set forth in the participation options as specified in Article 5.2 below.

5.2 Participation options are available as the following details:

- Provision of services and facilities shall be in accordance with the acceptance of these Conditions of Participation and the Application Form bearing a signature and stamp of the Exhibitor to be mailed to the Organiser’s address.

5.2.1 Shell Scheme Option shall include stand, signage and dismantle, including furniture and electrical facilities (See Space Application under “Shell Scheme”).

5.2.2 Space Only option requires the minimum space of 9 square metres. The services and facilities for Shell Scheme Option shall include build-up and dismantling, including furniture and electrical facilities.

5.2.3 Space Only option shall include the hall area without constructing structure.

5.3 Any required additional technical services such as power, security, connection of water, local labour shall be agreed or charged according to the Organiser’s published price lists at time of event. The Organiser reserves the right to decline any application without giving any reason.

5.4 The rates of services and facilities published by the Organisers are fixed prices and the Exhibitor shall be deemed to have accepted the rates published by the Organisers by submitting the application for participation required in the event of application and has agreed to pay the charges for the services which are in accordance with the Organisers or their Affiliates from previous fair participation and/or under and/or under the conditions of Participation) may be rejected by the Organisers.

5.5 All payments according to the fees set forth herein shall be payable to the Organisers inclusive of bank charges and currency exchange charges and must be made by bank draft or direct transfer to:
VNU Exhibitions Asia Pacific Co., Ltd.
8 The PARQ, 4th Fl., Ratchada Park Rd.,
Klong Toey, Bangkook, 10110, Thailand
KASKIRN BANK
SWIFT Code: KASTTHBB
Account: 7892227173

5.6 In case the Exhibitor fails to pay all or part of payments, the Organisers shall be granted a right of lien in respect of the equipment and exhibits within the Exhibitor’s stand (the “lien items”) on the understanding and precise to the Exhibitor that the Organiser is entitled to utilize and/or recover the fruit of property or a benefit from the Lien items during the course of lien or retenion.

5.7 If invoices are issued by the Organiser to a third party as designated by the Exhibitor, the Exhibitor shall remain the debtor of the Organiser.

5.8 In case of default by the Exhibitor on payment of any sum according to the Condition of Participation and catalogue entries, the Organisers may be entitled to charge the outstanding balance of fifteen percent (15%) if a payment is not made in time. The Organiser shall, without prejudice to other remedies and rights available hereunder, be further entitled to terminate the Application or otherwise dispose of the stand area and shall be entitled to be compensated for all losses suffered by the Organiser. The above provision shall apply to the circumstances that the Exhibitor fails to make the payments in due time in case of withdrawal of Participation or non-participation in accordance with Article 9 of this Application.

5.9 The place of payment of the obligation hereunder shall be made in Bangkok, Thailand unless the Parties agreed otherwise in writing or the Organiser previously accepted in writing.

5.10 The Exhibitor shall make the payment in accordance with this Application to the Organiser in due time.

5.11 The Exhibitor shall bear all costs and expenses including all the legal costs incurred to the Organiser to recover from any payment which is unpaid by the Exhibitor in accordance with the term of this Application.

ARTICLE 6. Application for Registration
6.1 Application information must be submitted by using the enclosed form (“Application Form”), acknowledging the acceptance of these Conditions of Participation and Application Form bearing a signature and stamp of the Exhibitor shall be mailed to the Organiser’s address.

6.2 Conditions or other terms of reservations or amendment of rights and interests specified by the Exhibitor in the Application Form shall only become as part of the contractual relationship between Organisers and Exhibitor if these are accepted in writing by the Organizer, in respect for specific exhibiting sites or due to condition of participation. Only upon receipt by the Organizer the Exhibitor shall apply for participation deemed to have been submitted.

6.3 Upon submitting the Application Form, the Exhibitor expressly agrees that it will not at any time during the relevant period withdraw its application. Particulars given shall be stored by the Organiser for automatic data processing and shall be made available to third parties upon implementation of the contract. In submitting the Application Form, the Exhibitor expressly gives consent to the Organisers to provide its information to third parties. Applications shall be processed by the Organisers in the order received. Any application received after space allocation begins can only be considered if sufficient space is available. Any required services offered by the Exclusive Services Provider must be subscribed through the Organisers.
ARTICLE 10. Termination Rights
The Organizer shall have the right to terminate the Exhibitors’ participation on the Exhibition by submitting the withdrawal application to the Organizer. The Exhibitor reserves the right to refuse any of the following events, and at the same time, to request the Exhibitor to indemnify all the losses incurred:
(a) If the Exhibitor or any of its representatives or Affiliates commits a breach of any obligations hereunder or under or of any applicable Thai laws or Rules and Regulations.
(b) If the Exhibitor or the Exhibitor Service Manger has defaulted, insolvency, or enters into liquidation whether compulsory or voluntarily or enters into an arrangement regarding its debts with its creditors or as a receiver appointed over all or any part of its assets of takes or suffers any similar action in consequence of debt.
(c) If the Exhibitor or its Affiliates performs its action to display pictures, sell goods to private persons or sell goods for immediate delivery in the exhibition premises, the breach of this clause entitles the Organizer to close the stand immediately.
(d) If the exhibiting space is not occupied by the Exhibitor by 9:00 am on the first exhibition day of the Exhibition Period, the Organizer’s action shall be deemed as a default, and the Exhibitor’s space will be canceled. The Organizer has the right to use such canceled space as it deems appropriate. In such case the Exhibitor shall be deemed to give up the participation in the Exhibition and the participation fees which are paid will not be refunded and the Exhibitor is liable for payment of any unpaid participation fee.
(e) If the Organizer in its sole and absolute discretion is entitled to disqualify the Exhibitor from the Exhibition prior to the issuance of the Admission Notice.

ARTICLE 11. Exhibits
11.1. The Exhibits list is stated separately on the registration form with an exact description. Any display of inflammable or pungent exhibits or exhibits whose demonstration entails noise requires the prior written consent and approval of the Organizer.
11.2. Exhibits shall not be removed before the Exhibition is duly closed. The operation and demonstration of exhibits must comply with the specified standards as required by Owner or owner of the building where the Exhibition is being arranged.
11.3. The Organizers are not responsible for questions of licenses, quotas or transients of sales proceeds.

ARTICLE 12. Use of Site & Safety
12.1 Precautionary measures such as guards or other means of protection must be taken by the Exhibitor and its Affiliates to protect the public from being harmed by any moving or working exhibits. Such moving or working exhibits shall only be demonstrated or operated by persons who are authorized by the Exhibitor and shall not be left running in the absence of such persons. Display of such working or moving exhibits must receive the Organizer’s prior written approval.
12.2 Any musical performance, including the use of music recording for fashion shows, requires the permission of the Organizer and related authorities.
12.3 The Exhibitor and its Affiliates may only distribute the Publicity Materials at its own stand or Shell Booth. No advertising, demonstration of canvassing for business may be carried out anywhere else within the Exhibition Venue. No exhibits of advertising nature or canvassing for business may be displayed at any time outside of the Exhibition.
12.4 No stickers, posters, hangers or other materials shall be allowed to hang on fascia boards.
12.5 Gas-Filled balloons shall not be exhibited at the Exhibition Venue under any circumstances.
12.6 Exhibitor’s stand must be managed by an authorized and competent representative of the Exhibitor at all times during the Exhibition. Such representative shall be fully conversant with the Exhibitor’s products and/or services and shall be duly authorized to be responsible for negotiation and conclusion of contracts for the sale of the Exhibits and/or services and/or goods. Any act performed by such representative shall comply with Conditions and directions given by the Organizer before or during the Exhibition Period.
12.7 The Exhibitor and its Affiliates shall observe the on-site management of the Organizer, owner of the venue or any other party entitled to exercise protection to exhibits and / or stand fittings. Although the Organizer has already telefax (or email) by the party involved (the Organizers of the Exhibitor). Incidences of fire, theft and burglary must be reported to the Organizer as soon as they occur before the end of the Exhibition Period.

13.1 The Exhibitor Service Manual shall constitute a part of the Conditions of Participation attached hereto. The Exhibitor Service Manual shall be handed over to the Exhibitor together with the latest Admission Notice.

ARTICLE 14. Exclusion of Liability
14.1 None of the Organizer, any of its Affiliates, contractors, or Affiliates or employees shall be liable in any way whatsoever in respect of any loss, injury or other damage, except for: (i) death or personal injury caused to the Exhibitor, its representatives, employees, contractors or agents (ii) willfulness or gross negligence of the Organizer, any of its Affiliates or employees or contractors or agents of the Organizer, its products or services, or to the products or other property of the Exhibitor or other relevant parties of any other exhibitors or visitors shall be excluded except in cases of willfulness or gross negligence of the Organizer of its employees.
14.2 The Organizer shall not be responsible in any manner whatsoever for the consequences of any introduction or commercial transaction made during or as a result of the Exhibitor’s stand.
14.3 The Exhibitor undertakes to indemnify the Organizer for and at all times and to keep the Organizer, its employees and agents harmless from all liabilities, actions, claims, damages, costs and expenses whatsoever which may suffer or incur by reason of or in relation to the Application hereunder or by any breach by the Exhibitor of this Application.
14.4 The Organizer shall be responsible for purchasing insurance which should include but not be limited to its displays, exhibits and stands against loss or damage by theft, fire, public (including occupier’s liability) and any other risks for which the Organizer shall be liable. The Exhibitor shall be responsible for any loss or damage to its products or services or damages to the Organizer or any other exhibitors or visitors.
14.5 In order to protect its own benefits, the Exhibitor shall apply insurance to cover itself against all potential liabilities imposed on it in these Conditions as well as possible legal liability for negligence and shall present such policy of insurance to the Organizer upon request. The Exhibitor is fully liable for any loss or damage caused by the non-compliance of the Exhibitor or its representatives, employees or agents to any property of the Organizer, other exhibitors or the Organizer.
14.6 The Organizer reserves the right to exercise a general lien over any property the Exhibitor has in the Exhibition Venue in respect of all payments due to the Organizers (including claims for damages) in connection with the Exhibitor’s obligations under these Conditions.
14.7 All damages incurred must be recorded in writing to the police and to the insurance broker (or by telefax, email or telegraphic) by the party involved (the Organizers of the Exhibitor). Incidences of fire, theft and burglary must be reported to the trade fair management and the police within 24 hours of such occurrence.
14.8 Only in the case of willful intent or gross negligence on its part or of its employees, the Organizer has the right to exclude the Exhibitor from the Exhibition, any given information on preparations for the event and staging of the consequences arising from disregarding these circulars shall be borne by the Exhibitor.

ARTICLE 15. Waiver
15.1 The waiver to require the performance of any term of this Application by either Party shall not prevent its implementation of any such term and shall not be deemed to act as a waiver of any right available in respect of any breach of this Application.

ARTICLE 16. Circulars
16.1 Once the stand areas have been allocated, the Exhibitor will receive circulars giving information on preparations for and staging of the Exhibition, any giving information on preparations for and staging of the consequences arising from disregarding these circulars shall be borne by the Exhibitor.
This Personal Data Protection Notice ("Notice") sets out the basis which VNU Exhibitions Asia Pacific Co., Ltd., having its office located at 88 The PARQ, 4th Floor, Ratchadaphisek Rd., Khlong Toei, Khlong Toei, Bangkok 10110, Thailand, (the "Company") may collect, use, disclose or otherwise process personal data of customers in accordance with the Personal Data Protection Act ("PDPA").

This Notice applies to the Company in the possession or under its control, including personal data in the possession of organisations which the Company has engaged to collect, use, disclose or process personal data.

ARTICLE 1. Definitions
"Customer" means you, visitor, customer, member who is the owner of personal data in accordance with this Notice.
"Personal Data" means information about any individual, which makes it possible to identify the person, whether directly or indirectly.
"Data Processor" means a third party who processes data for the benefit or on behalf of the Company.

ARTICLE 2. Details of Personal Data
Customer acknowledges, agrees and gives the consent to the Company in collection, use and disclosure of Personal Data including sending or transferring the Personal Data to countries outside of Thailand with the following details.

• name, surname, gender, age, nationality, email address, post address, date of birth, educational background, photograph, religion, billing details.

ARTICLE 3. The Consent of Customer
Company shall collect, use and disclose the Personal Data to perform the contractual obligation to the Customer in connection with products and/or services only for any or all the following purposes.

(a) Performing obligations in the course of or in connection with the provision of the goods and/or services requested by Customer;
(b) Verifying the Customer's identity;
(c) Corresponding to, handling, and processing queries, requests, applications, (d) Managing Customer’s relationship with the Company;
(e) Processing payment or credit transactions;
(f) Sending Customer's marketing information about our goods or services including notifying Customer of marketing events, initiatives and promotions conducted by any governmental and/or regulatory authority;
(h) Any other purposes for which Customer has provided a request;
(i) Transmitting to any unaffiliated third parties including the Company’s third party service providers and agents, and relevant governmental and/or regulatory authorities, whether in Thailand or abroad, for the aforementioned purposes; and
(j) Any other incidental business purposes related to or in connection with the above.

ARTICLE 4. Period to Retain the Personal Data
Customer acknowledges, agrees and gives the consent to the Company to collect, use and disclose Personal Data, including sending or transferring Personal Data to foreign countries for a total of 24 months from the date of receiving the consent.

ARTICLE 5. Rights of Customer
Any consent given under this Notice, Customer has right as the owner of Personal Data in accordance with the personal data protection law including to the following rights:

5.1 Customer can withdraw consent given under this Notice at any time by notifying the Company in writing in the channel specified in this Notice. The withdrawal of consent shall not affect the previous actions in collection, use, or disclosure of Personal Data which has been legally given consent by the Customer under this Notice or exempted the consent provided by law before withdrawal.

5.2 Customer can request an access and a copy of his/her Personal Data, or disclose an obtrading of the Personal Data without Customer's consent.

5.3 Customer has the right to receive the Personal Data from the Company. The Customer is also entitled to request the Company to send or transfer the Personal Data to a third person if it can be done by the automatic means; and (ii) request to receive the Personal Data from the Company in the format which has been sent or transferred by the Company to a third person, unless it is impossible to do so because of the technical circumstances.

5.4 Customer has the right to object the collection, use, or disclosure of the Personal Data of Customer at any time in the following cases.

5.4.1 Where the Personal Data is collected under the legitimate exemption on consent requirement provided by law unless the Company can prove that:
(a) The Company can identify with more important legitimate reason; or
(b) The collection, use, or disclosure of such Personal Data is for the purpose of direct marketing; or
5.4.3 The collection, use, or disclosure of such Personal Data is for the purpose of scientific, historical or statistical research.

5.5 Customer has the right to request the Company to delete or destroy the Personal Data, or to anonymize the Personal Data in the following cases.

5.5.1 When Personal Data is no longer needed to retain in relation to the purposes of this Notice;
5.5.2 Customer withdraws consent in respect to the collection, use, or disclosure of Personal Data and the Company has no legitimate reason for such collection, use, or disclosure of Personal Data;
5.5.3 Customer objects to the collection, use, or disclosure of the Personal Data by the law; or
5.5.4 The Personal Data has been unlawfully collected, used, or disclosed according to the law.

5.6 Customer has the right to request the Company to suspend the use of Personal Data in the following cases:

5.6.1 The Company is in the process of investigation in accordance with the personal data protection law, in which the Customer filed the complaint of such investigation.
5.6.2 Personal data must delete or destroy since it has been unlawfully collected, used, or disclosed according to the law, but, the Customer requests to suspend the use of such Personal Data instead;
5.6.3 If the Customer is required to retain the Personal Data for the purposes of the legal right establishment on claim, compliance or exercise of legal claim, or defense of legal claim; or
5.6.4 The Company is in the process of examination to deny the objection in collection, use or disclosure of the Customer’s Personal Data in accordance with the law which has been objected by the Customer.
5.7 Customer has the right to request the Company to amend the Personal Data to be accurate, current, complete, and no caused misunderstanding.
5.8 Customer may submit a claim on personal data protection to the committee who is responsible in the right protection under the personal data law in connection with any legal violation of the Company.

ARTICLE 6. Withdrawal of Consent
6.1 Customer acknowledges that the Customer has the right to withdraw any consent given to the Company in accordance with this Notice at any time by using the following steps:

• Submit the request of withdrawal to email address: dataprotection@vnuasiapacific.com; or
• Contact via phone call number: +662 111 6611

6.2 Customer also acknowledges that depending on the nature and scope of Customer's request, the Company may not be in a position to continue providing our goods and/or services to the Customer and the Company shall, in such circumstances, notify you before completing the processing of your request. In this regard, the Customer also agrees to accept the results of the withdrawal of the consent.

6.3 The withdrawing consent does not affect our right to continue to collect, use and disclose Personal Data where such collection, use and disclose without consent is permitted or required under applicable laws.

ARTICLE 7. Security Management
With respect to collecting, using and disclosing of Personal Data in accordance with this Notice, Company will provide appropriate security measures to prevent any loss, unauthorized access, use, change, or disclosure which are not complying with the law with the technological standards and/or systems as follows:

• Assign Access Rights to relevant parties.
• Use data encryption (Encryption) to transmit data.
• Firewall and Internet Protocol Security (IPv6) security.
• Controlling the control that data processors maintain the security of Personal Data, no less than that specified in this Notice

ARTICLE 8. Access and Correction of Personal Data
8.1 If Customer wish to make (i) an access request for access to a copy of the Personal Data which the Company hold about the Customer or information about the ways in which the Company use or disclose the Personal Data; or (ii) a correction request to correct or update any of Customer' Personal Data which the Company hold about Customer, the Customer may submit a request in writing to the Company at the contact details provided below.

• Call number: +662 111 6611
• Email: dataprotection@vnuasiapacific.com

Please note that a reasonable fee may be charged for an access request. If so, the Company will inform Customer of the fee before processing your request.

ARTICLE 9. Amendment
9.1 Company may modify and change the statement in this Notice in whole or in part at any time. The Company will inform the Customer when the change is made from time to time for the Customer to consider and accept it by electronic method or any other methods.

9.2 When Customer accepts a revised statement in the Notice, the revised Notice will be considered part of this Notice. In addition, Customer may have access to the latest and updated Notice from available sources as follows:

• Company website: www.vnuasiapacific.com

ARTICLE 10. Assignment
The party agrees not to transfer rights, duties, and/or responsibilities under this Notice to anyone without the advance written consent of the other party.

ARTICLE 11. Severability
Any part of this Notice has become invalid, the Parties agree that the valid part of this contract shall be separated from the invalid part and remained in effect.

ARTICLE 12. Applicable Law and Dispute Settlement
This Notice shall be governed by the laws of Thailand. Any disputes arising out of this Notice shall be settled by the authorized committee of organization according to the personal data protection law and the competent Court of Thailand.

Acknowledgement and Consent Section
Customer has acknowledged, read and understood the above Data Protection Notice, and consents to the collection, use and disclosure of his/her personal data of the Company for the purposes set out in the Notice. He furthermore agrees to receiving information that are related to the event he is interested to participate in via Newsletter, E-mail, Text Messages and Phone.

Should you no longer wish your data to be used for a specific purpose other than the use to perform our obligations related to your request on our products or services, VNU Asia Pacific and DLG International Gmbh hereby encourages you to contact the responsible Data Protection Officer via the contact details mentioned in Article 8.

I hereby consent to the processing of my personal data in accordance with this statement.

Signature:  
Name:  
Date:  