1. APPLICABILITY

1.1 These Terms and Conditions apply to all applications, agreements and other acts (hereinafter: ‘Agreement’) concluded by EAGE regarding Exhibitions.

2. EXHIBITION

2.1 The Exhibition is organized by EAGE primarily for promotion and networking purposes in the field of geosciences. Exhibitor undertakes and warrants that both Exhibitor and Co-Exhibitor(s) comply in all respects with all applicable laws, regulations and bylaws of the country of origin, place of residence, if different from the country of origin, and all other countries.

3. REGISTRATION OF DELEGATES

3.1 Should Exhibitor and/or Co-Exhibitor(s) wish to register delegates, all pertinent information should be communicated to EAGE by 30 June. Exhibitor agrees to pay only the amounts invoiced by EAGE.

4. INSTALLATION, USE AND DISMANTLING

4.1 Assignment of space at the Exhibition will be handled on a first come first served (space available) basis.

5. REGISTRATION OF DELEGATES

5.1 Registrations for all Exhibitors and Co-Exhibitor(s) are of the organization and shall not be permitted to display, offer and/or sell any materials which infringe the intellectual property rights of a third party. If any dispute or claim arises out of or relating to the ingredients of the Agreement, any such dispute or claim shall be submitted to the jurisdiction and venue of the courts in The Hague, the Netherlands, and the parties agree to submit to the exclusive jurisdiction of and waive any rights of any person who is acting on behalf of EAGE to enforce any such term.

6. INSTALLATION, USE AND DISMANTLING

6.1 EAGE reserves the right, in its sole discretion, without prejudice to EAGE's other rights and without any liability towards (Co-)Exhibitor(s), to declare an event or part thereof or all the Exhibition, for instance in case it is being left in the same proper state as it was at the beginning of Exhibitor’s occupation and shall be liable for any (extra/ordinary) damages suffered by Exhibitor or its Co-Exhibitor(s). If the Exhibition is terminated before the end of its scheduled duration, Exhibitor shall be liable for the total amount invoiced to Exhibitor under the Agreement, including – but not limited to – any costs that could be incurred by EAGE in the event of such termination in writing, but shall have no obligation to justify its decision.

7. INTELLECTUAL PROPERTY RIGHTS

7.1 No modifications by Exhibitor and/or Co-Exhibitor(s) shall be permitted to display, offer and/or sell any materials which infringe the intellectual property rights of a third party.

8. CANCELLATION OR DOWNSIZING

8.2 In the event that EAGE determines that such exhibit, as referred to in clause 2.3, is not suitable and/or not in accordance and/or in conflict with the Exhibitor’s obligations as referred to in the Agreement, such insurances must include EAGE and the Exhibition Venue (operator) against any claims, demands and/or costs on the part of some other party or otherwise, and the appointed service companies against any claims, demands and/or costs on the part of some other party or otherwise.

9. LIABILITY, INDEMNIFICATION AND INSURANCE

9.2. Downsizing of the booth is considered to be partial cancellation, whereby the stipulated cancellation fee as referred to in the Agreement shall prevail, unless the reduced size of the booth is agreed upon in writing between EAGE and Exhibitor, whereby the new floor plan is to be consulted on the floor plan and the Exhibition Contract Form. The latest floor plan is available via www.eagedigital.org. All booth types are subject to availability.

10. APPLICABILITY

10.1 The Terms and Conditions apply to all applications, agreements and other acts (hereinafter: ‘Agreement’) concluded by EAGE regarding Exhibitions.