

20th June 2019

Royal Berkshire Conference Centre, Reading

1 Day Technical Seminar & Exhibition Space

EXHIBITION SPACE ORDER F	ORM						
EXHIBITOR DETAILS							
Company name							
Address							
			Town /	County			
Postcode			Country				
Telephone		Vat Reg. No.					
Invoice address							
(if different from company address)							
Company Contact Name			Email				
Opt-in to rece	eive information regarding o	ther So	ciety events	Yes	No		
ORDER OF STAND SPACE							
Your order for Stand Space	(includes 1 power socket, 2 d	chairs &	& 800x800mm	table) is o	on an "alloca	ated" basis.	
Your stand No.			y The Society				
Space only for display stand	d Premium space Standard space						
Dimensions: up to 3m wide	Corporato Mombor FE7E Corporato Mombor FA7E						
Includes 2 delegates							
Total Stand Space fee	Membershi	ip No.					
Durahasa andan Na							
Purchase order No.							
INVOICING AND PAYMENT TERMS							
Full payment within 30 days of invoice date							
CANCELLATION CHARGES							
Above 181 days prior to the ev	vent	20% o	f the total Stan	d Space Fe	es pavable un	ider the Agreement	
Within 90 days of the event		50% of the total Stand Space Fees payable under the Agreement					
Within 30 days of the event			100% of the total Stand Space Fees payable under the Agreement				
If The Concrete Society cancels the event, a full refund will be given.							
ii The Concrete Society Cand	Leis the event, a full refund v	will be	given.				
SIGNATURE BLOCK							
This is an order for Stand Space; 1	. power socket; 2 chairs; 800x800n	nm table	between The Co	ncrete Socie	ety and the Exh	ibitor named above.	
	oncrete Society agrees to provide,						
	rith the Exhibitor Terms & Condition The Form and are also available fro						
	the meaning set out in the Exhibit		_	rg.uk. Offiess	o otherwise sta	ted, all defined terms	
	confirm that I am duly authorised			it for and on	behalf of the E	Exhibitor:	
Name of person authorised		3					
name of person authorised	Title:						
Date:							

DEFINITIONS

In these Terms (except where the context otherwise requires) the following words shall have the following meanings: "Associate" means any entity that directly or indirectly controls, is controlled by, or is under common control with a Party, as appropriate; "Authorities" means the local authority, the Environmental Health Officer and the Health and Safety Executive and any other authority with jurisdiction over the Venue; "Exhibition" means any exhibition, show and/or event referred to in the Order Form; "Exhibition Space" means the area of the Exhibition designated for You to exhibit Your goods, products and/or services i.e. the stand space. "Package" means an Order Form for a combination of Advertising Space and Exhibition Space as specified in such Order Form;

"Party" means a party to these Terms;
"Venue" is the location at which the Exhibition is to be held;
"We", "Our", "Us", "Society" means The Concrete Society Ltd
"You" or "Your" means you as the purchaser of Exhibition Space.

2. ACCEPTANCE OF TERMS

- 2.1 These Terms, together with the Order Form are the terms on which We will provide Exhibition Space to You. Please read these Terms carefully before confirming
- acceptance of an Order Form. You should keep a copy of these Terms for future reference.

 By submitting these Terms and an Order Form to You, We make You an offer to sell You the Exhibition Space specified in the Order Form 2.2
- ("Offer"). The contract between You and Us is formed when You send Us confirmation in writing (including electronically) that You have accepted Our Offer.

 Our Offer to You will expire, unless accepted by You within 28 days of the date on which We submitted the Offer to You. We may, in Our sole discretion, extend the date on
- 2.4 You represent and warrant that You have the power and authority to enter into these Terms and grant all rights granted or purported to be granted and fully perform Your obligations under these Terms

3. PAYMENT

- 3.1 The price You will pay for the Exhibition Space will be as agreed between You and Us as specified in Your Order Form and confirmed in Our confirmation. The rate is exclusive of UK Value Added Tax ("VAT").

 We reserve the right to review Our prices at any time. You can obtain details of Our new prices by contacting Us. You will pay for Exhibition Space as specified below.
- 3.2
- You will pay for the Exhibition Space on the date or, if payment is to be by instalments, on the dates shown on Your Order Form. 3.4

4. OUR PROVISION OF EXHIBITION SPACE

- 4.1 We make no promises or quarantees as to:
 - 4.1.1 the number, demographic make-up and identity of people who will attend the Exhibition;
 4.1.2 the number, quality and identity of other exhibitors and exhibits at the Exhibition;
 4.1.3 the number and quality of brands and sponsors associated with the Exhibition;
 4.1.4 the number and quality of events which will form part of the Exhibition; and
- 4.1.5 the position in the Venue of Your designated Exhibition Space.
 We will occupy the Venue under licence from the owner of the Venue and will sub-licence the Exhibition Space to You for the duration of the Exhibition
- Under the sub-licence You will be permitted to occupy the Exhibition Space but You will not obtain any other propriety right or interest in the Exhibition Space (including but not limited to any rights of exclusive possession or occupation).

 We may make changes to the layout of the Exhibition and the Exhibition Space allocated to You at any time prior to the date of the Exhibition without Your consent and 4.3
- 4.4 without notice to You
- without notice to You.

 In the event that We reduce the amount of Exhibition Space purchased by You We shall reduce the price paid by You for such Exhibition Space in proportion to the reduction in Your Exhibition Space. Save under clause 10, in no circumstances will You be liable to pay an increased price for Your Exhibition Space.

 We may, without Your consent and in Our sole discretion, cancel or postpone the date of the Exhibition, move the Exhibition to another Venue or change the name, branding or sponsorship of the Exhibition.
- 4.6
- Where We cancel or postpone the date of the Exhibition or move the Exhibition to another Venue We will notify You as soon as is reasonably practical.

 If the Exhibition is cancelled, postponed or moved to another Venue Our agreement to provide Exhibition Space to You on these Terms and the terms specified in the Order Form, will remain valid and in force and will apply instead to a new Exhibition on a new date and/or at a new Venue specified by Us in our sole discretion, unless agreed otherwise between Us and You.
- We shall not be liable to You for any losses suffered by You arising out of or in respect of any cancellation or postponement of the Exhibition or change in Venue of the Exhibition.
- We will supply You with a handbook (in either printed or electronic format) containing the Exhibition regulations ("the **Exhibition Regulations**") approximately one month prior to the date of the Exhibition. We will provide You with examples of previous Exhibition Regulations if requested by You. We are not responsible to You or any third party for Your safety or Your property or the safety of Your employees, staff, contractors or agents or their property. We may, in Our sole discretion, expel from or refuse entry to the Exhibition to any person or persons for any reason. We may provide a cleaning service for Your Exhibition Space at no extra cost to You. 4.10
- 4.11
- 4.13

5. YOUR OBLIGATIONS IN RESPECT OF PURCHASES OF EXHIBITION SPACE

- 5.1 You acknowledge and agree that certain matters relating to the Exhibition are not under Our control and that You have not entered into these Terms in reliance on any statement, forecast or representation made by Us to You.

 You may not sublet all or part of the Exhibition Space or part with possession of the Exhibition Space.

 You may not share occupation of the Exhibition Space or any part of it, except that You may share occupation of the Exhibition Space with Your Associates but only with Our
- 5.3
- You may not share occupation of the Exhibition Space or any part of it, except that You may share occupation of the Exhibition Space with Your Associates but only with Our prior written approval.

 You agree to comply with all reasonable instructions given by Us and/or Our Associates, the owner of the Venue and/or the Authorities in connection with the Exhibition, (for example in respect of health and safety, emergency procedures, access to the Venue and car parking).

 You agree to comply with all the Exhibition Regulations including but not limited to regulations regarding:
 5.5.1 the erection and removal of and design and presentation of any stands and/or structures;
 5.5.2 electrical installations, sound and radio equipment at the Exhibition;
 5.5.3 admission to the Exhibition and Exhibition passes;
 5.5.4 permitted activities at the Exhibition;
 5.5.5 permitted activities at the Exhibition;
 5.5.5 permitted activities are the Exhibition; 5.4

 - arrangements for celebrity appearances at the Exhibition; storage of stock;

5.5

- restrictions on dangerous materials and fire precautions 5.5.7

- 5.6
- 5.7
- 5.5.7 restrictions on dangerous materials and fire precautions;
 5.5.8 the Exhibition and Exhibition Space opening times; and
 5.5.9 compulsory employer's liability, public liability public liability public most and agents will comply with the Exhibition Regulations and all reasonable instructions given by Us and/or Our Associates, the owner of the Venue and/or the Authorities in connection with the Exhibition.
 You agree that failure by You and/or Your contractors, employees and agents to comply with the Exhibition Regulations and all reasonable instructions given by Us and/or Our Associates, the owner of the Venue and/or the Authorities in connection with the Exhibition, will constitute a material breach by You of these Terms.
 You agree not to erect any structure or stand which is over 2.4 metres high without first submitting a proposal plan to Us for Our written approval.
 You agree that any electrical installations installed in Your Exhibition Space will be undertaken by the official Exhibition electrical contractor (as listed in the Exhibition Regulations) and that You will be responsible for payment of any resulting fees due to this contractor.
 You may not carry out any electrical work without Our prior written approval.
 You may not install any device which, in Our sole discretion, We deem will constitute a nuisance to other exhibitors or visitors to the Exhibition.
 You may not use any sound amplification equipment unless the sound emitted from such equipment is contained within Your Exhibition Space.
 You may not install audio visual equipment which if used would result in visitors to Your Exhibition Space congregating outside the boundaries of Your Exhibition Space in 5.8 5.9
- 5 11
- You may not install audio visual equipment which if used would result in visitors to Your Exhibition Space congregating outside the boundaries of Your Exhibition Space in 5.13
- order to view such audio visual equipment.
 You must ensure that any leads or cables connected to any device in Your Exhibition Space are not situated outside the boundaries of Your Exhibition Space 5.15
- You and any of Your employees, staff, contractors or agents, must present admission/identity passes on request by Us or Our Associates, the owner of the Venue and/or the Authorities. Admission/identity passes are not transferable. If You or any of Your employees, staff, contractors or agents transfers or disposes of any admission/identity passes in any way, then such admission/identity passes will immediately become void and no replacement will be provided to You. You and any of Your employees, staff, contractors or agents, may be refused entry to the Exhibition or expelled from the Exhibition for failure to present a valid admission/identity pass.
 You will be liable to Us for: 5.16
- 5.17
 - 5.15.1 any additional sums paid on Your behalf by Us in accordance with the Exhibition Regulations; and 5.15.2 any additional goods and services provided to You by Us (or on Our behalf) at Your request.

- 5.15.2 any additional goods and services provided to You by Us (or on Our behalf) at Your request.
 You must notify Us if You wish to organise any activity or event in Your Exhibition Space. In the event that We, in Our sole discretion, deem that such activity or event may involve some risk to individuals attending the Exhibition You must:
 5.18.1 enter into a separate indemnity by way of a deed in favour of Us (or any other person We specify) in respect of any liability arising from such activity or event; and
 5.18.2 obtain from any participants in the activity or event a form of waiver or indemnity.
 The form of the indemnities and waivers described in clause 5.18 are set out in the Exhibition Regulations.
 You must purchase and maintain at Your own cost sufficient indemnity insurance with a reputable insurer to cover all potential losses, claims, damages, demands, proceedings, costs, charges and expenses for injuries or damage to any person or property which may result from Your fault or negligence in carrying out or purporting to carry out Your politications under or in connection with these Terms carry out Your obligations under or in connection with these Terms.

- You agree to keep Your Exhibition Space clean and in good order. You agree to place all rubbish and waste from Your Exhibition Space in an accessible location in Your
 - Exhibition Space so that it can easily be collected and disposed of by the cleaning service We may provide. Where, in Our sole discretion, You fail to maintain Your Exhibition Space in accordance with this subclause, We may, at Your expense, clean and tidy Your Exhibition Space.
- 5.22 You agree to provide Us with any information and materials We reasonably require so that We can publicise the We will not be responsible for any errors or omissions in the official guide to the Exhibition and/or the Exhibition website.
- You warrant and represent that any goods and/or services You exhibit or promote at the Exhibition are not: 5.23.1 unlawful, (nor do such goods and/or services promote illegal activities), nor are they for an improper purpose; 5.23.2 harmful or offensive;

 - 5.23.3 inappropriate, misleading or deceptive;
 5.23.4 in breach of copyright, nor shall such goods and/or services infringe the rights of a third party or otherwise expose Us to any liability, legal proceedings or other sanction: and
 - 5.23.5 pornographic or obscene.
- You warrant and represent that:

 - Four warrant and represent that:
 5.24.1 You have all the necessary licences, rights, consents, and permissions to exhibit or promote Your goods and/or services at the Exhibition and You agree to give Us evidence of all such licences, rights, consents, and permissions if so requested by Us;
 5.24.2 any goods and/or services You exhibit or promote at the Exhibition comply with all applicable laws and regulations; and
 5.24.3 when promoting or advertising financial products at the Exhibition You comply with the Financial Services and Markets Act 2000 and any further rules and regulations specified by the Financial Conduct Authority.

8. INTELLECTUAL PROPERTY

- 8.2
- 8.3
- All intellectual property rights in the Show guide and the Exhibitions which are owned by Us and Our licensors shall remain at all times the property of Us or Our licensors. The names, images and logos identifying Us, Our Associates, partners or third parties and Our/their products and services contained in the Show guide and the Exhibition are proprietary marks and may not be reproduced or otherwise used without express permission.

 Unless expressly stated otherwise, nothing contained in these Terms shall be construed as conferring on You by implication any licence or right to use any trade mark, patent, design right or copyright of The Concrete Society, its Associates or of any third party. You retain all intellectual property rights in any materials or Advertisements submitted by You except where We have contributed artwork or copy to the production of such materials or Advertisements, You may not reproduce, publish, modify, copy, license or use such materials or Advertisement in any way without Our prior written consent. You grant Us a worldwide, perpetual, non-exclusive, royalty-free and transferable licence (with the right to sub-license) to copy, use, edit, reproduce, record, modify, store, translate, distribute, play, perform, make available to Our Associates and any third parties, prepare derivative works of and to display your materials or Advertisements by any medium or method whether now known or later developed to be exercised in our sole discretion throughout the world for the full term of copyright and other rights and all renewable and extension thereof including, for the avoidance of doubt, the right to register any design rights and/or trademarks. 8.5

CANCELLATION OF YOUR PURCHASE ORDER 9.

Advertising Space

- 9.1
- You may cancel or suspend an Order Form for Advertising Space by giving Us written notice no later than 10 weeks before the Copy Date, otherwise You will be liable for the full price of the Order Form for Advertising Space.

 In addition to Your liability above, where We have agreed a price for a Series Order with You, if You cancel the Series Order before it has been completed, or if You fail to pay Us sums due under a Series Order, You will be liable to pay Us a cancellation charge. The cancellation charge will be the difference between the Ratecard price of the Advertising Space which has already been used to publish Your Advertisement and any discount You received for such Advertising Space under a Your Series Order. 9.2

Exhibition Space and Packages

- You may cancel any Order Form for Exhibition Space or a Package by notifying Us in writing.

 Where You fail to pay Us sums due under an Order Form for Exhibition Space or a Package by the due date in accordance with clause 3.6, We may cancel Your Order Form for Exhibition Space or Package by giving notice to You.
- The date of cancellation under clause 9.3 shall be the date on which We receive written notification from You and the date of cancellation under clause 9.4 shall be the date of the written notice which We send to You. 9.5
- Where You or We cancel an Order Form for Exhibition Space or a Package You will be liable to pay the following proportions of the price of such Order Form for Exhibition 9.6 Space or Package as a cancellation charge:

 9.6.1 20% if cancellation is 6 months or more before the date of the Exhibition (or the first Exhibition, if the Package consists of more than one Exhibition);

 9.6.2 50% if cancellation is less than 6 months but more than 30 days before the date of the Exhibition (or the first Exhibition, if the Package consists of more than one

 - Exhibition); and 9.6.3 100% if cancellation is 30 days or less before the date of the Exhibition (or the first Exhibition, if the Package consists of more than one Exhibition).
- In the event that You have received some or all of the Advertising Space included within a Package prior to cancellation, the cancellation charge set out in 9.6.1 to 9.6.3 above shall be calculated only on the basis of the unused proportion of the total price of the Package, with the value of the Advertising Space used calculated at Our 9.7 Ratecard prices
- You may reduce the amount of Exhibition Space purchased under Your Order Form, by notifying Us in writing. In such circumstances We may apply the cancellation charge specified in clause 9.6 to the proportion of the amount of Exhibition Space You have reduced from Your original Order Form. 9.8
- Where an Order Form for Exhibition Space or a Package is cancelled, (or the amount of Exhibition Space purchased by You is reduced under clause 9.7) We may re-sell the Exhibition Space (and in the case of Packages, the Advertising Space) to a third party.

 You will not be entitled to any refund of the cancellation charge Where We are able to re-sell the Exhibition Space (and in the case of Packages, the Advertising Space) to a 9.9
- 9.10 third party following the cancellation of Your Order Form or reduction of Exhibition Space purchased by You.

TERM AND TERMINATION 10.

- 10.1 These Terms will become binding on You and Us from the date You send Us confirmation of Your Order Form and will continue until either Party terminates these Terms in a manner set out in this clause.
- After the publication of Your Advertisement/s and/or the conclusion of the relevant Exhibition/s at which You purchased Exhibition Space (whichever is applicable), You may terminate these Terms by choosing not to submit any further Order Forms.

 If You continue to submit Order Forms You will remain bound by these Terms and You shall remain liable for all costs incurred by You. 10.2
- Without prejudice to clause 10.5, We may terminate these Terms by giving You one Month's notice in writing (including electronically). We will refund any money which You have paid in advance for the period after these Terms have ended in respect of Advertising Space which has not been used to publish Your Advertisements and/or Exhibition 10.4
- nave paid in advance for the period after these Lerms have ended in respect of Advertising Space which has not been used to publish Your Advertisements and/or Exhibition Space at Exhibitions which have not yet commenced.

 We may also terminate these Terms without notice and without refunding any advance payments in the following circumstances:

 10.5.1 if You breach any of the provisions of these Terms and fail to remedy such breach within seven (7) days of being notified by Us of the breach;

 10.5.2 if You become insolvent (including being unable to pay Your debts as they fall due and/or that the value of Your assets is less than the amount of Your liabilities taking into account Your contingent and prospective liabilities), propose an individual, company or partnership voluntary arrangement, have a receiver, administrator or manager appointed over the whole or any part of Your business or assets; if any petition shall be presented, order shall be made or resolution passed for Your winding up (except for the purpose of a bona fide amalgamation or reconstruction), bankruptcy or dissolution (including the appointment of provisional liquidators/interim receivers or special managers); if You shall otherwise propose or enter into any composition or arrangement with Your creditors or any class of the purpose of a bona fide amalgamatic or the purpose of th liquidators/interim receivers or special managers); if You shall otherwise propose or enter into any composition or arrangement with Your creditors or any class of them, if You cease or thereaten to cease to carry on business or if You claim the benefit of any statutory moratorium;

 10.5.3 if any payments made by You are refused by Your card issuer or bank;

 10.5.4 if You fail to pay any sums due to Us by the due date.

 In the event that You fail to pay Us sums due We may:

 10.6.1 cancel any orders You make or have made for any goods and services provided by Us (including but not limited to Order Forms for Advertising Space and/or Exhibition Space made under these Terms) and offset any payments You make or have made to Us in respect these orders against the sums You owe Us;

 10.6.2 charge You the difference between the Ratecard price for Advertising Space and/or Exhibition Space and any discounted rate for Advertising Space and/or Exhibition Space agreed between You and Us in respect of the relevant Order Form under which such sums are overdue;
- - 10.6.3 charge You interest on the overdue amount at the rate of 8% per annum above the base rate for the time being of Lloyds Bank Plc (such interest will be payable both before and after any judgement or order is made against You by any court of competent jurisdiction); and
 - 10.6.4 charge You any expenses (including but not limited to debt collection and legal expenses) We incur in respect of obtaining the sums owed to Us by You

CONSEQUENCES OF TERMINATION

- Upon termination of these Terms, the Parties shall have no further obligations or rights under these Terms, without prejudice to those which have accrued to either Party 11.1 prior to termination or expiry save that clauses 12 and 15 together with those other clauses, the survival of which is necessary for the interpretation or enforcement of these Terms, shall continue to have effect after these Terms have terminated.
- 11.2
- Nemer You have effect after these terms have terminated.

 Where You have purchased Exhibition Space and We terminate these Terms under clause 10.5.1, We may (without prejudice to Our other rights):

 11.2.1 exclude You from the Exhibition and/or require You to leave the Venue immediately and at Your cost remove any property and/or eject from the Venue any of Your employees, staff, contractors and/or agents to whom You may have issued an entry pass for the Exhibition; and

 11.2.2 at Your cost return Your property to the address specified in Your Order Form or destroy or otherwise dispose of Your property as We see fit.

INDEMNITY

You agree to indemnify Us and hold Us harmless from and against any and all losses, demands, claims, damages, costs, expenses (including without limitation consequential losses and loss of profit, legal costs and expenses and VAT thereon) and liabilities suffered or incurred by Us in consequence of any breach by You of the provisions of these Terms or as a result of any acts or omissions by You in connection with Your purchase of Advertising Space and/or Exhibition Space.

LIMITATION OF LIABILITY 13.

- Nothing in these Terms shall limit Our liability for death or personal injury resulting from Our negligence or for fraud.

 Our aggregate liability in respect of any loss or damage suffered by You and arising out of or in connection with these Terms, shall not exceed the amount actually paid by You to Us under the Order Form pursuant to which You suffered the loss or damage.

 We shall not be liable, in contract, tort (including negligence or misrepresentation) or for breach of statutory duty or in any other way for: 13.2
- - 13.3.1 any loss arising from or in connection with loss of revenues, profits, contracts or business or failure to realise anticipated savings; or

 - 13.3.2 any loss of goodwill or reputation; or 13.3.3 any indirect or consequential losses
- suffered or incurred by You or any third party arising out of or in connection with these Terms.

 We will not be liable for any loss or damage suffered by You as a result of any transaction or contract that you may enter into with a third party.

 To the fullest extent permitted under any applicable legislation or regulation We exclude all conditions and warranties implied into these Terms.
- 13.5

GENERAL 14.

- We may at any time upon giving written notice to You assign any rights under these Terms. You shall not without Our prior written consent assign any rights under these 14.1 Terms, or sub-contract any or all of Your obligations. Any purported assignment by You in breach of this clause shall confer no rights on the purported assignee No delay or failure by Us to enforce any provision of these Terms will be deemed a waiver or create a precedent or will prejudice Our rights.
- Any notice, consent, agreement or approval sent by either Party must be in writing and must be sent either by e-mail (to Our email address listed below), prepaid post or 14.3
- 14.4
- Any notice, consent, agreement or approval sent by either Party must be in writing and must be sent either by e-mail (to Our email address listed below), prepaid post or facsimile to Your or Our last known address.

 These Terms (together with any documents referred to in these Terms or provided by Us at the same time as Your agreement to these Terms) comprises the entire agreement between the Parties. It supersedes all prior understandings, agreements or representations. No alteration, addition or amendment to these Terms shall be effective unless it is specified in writing and signed by the Parties.

 We may change these Terms at any time without notice to You. Those changes will apply to any Order Forms submitted by You after the date the change becomes effective. The Parties will both be bound by the Terms that are current as at the date of Your Order Form. We will notify You of any material changes that We make to these Terms and provide You with a copy of the revised terms. 14.5
- 14.6
- These Terms shall be governed by and construed in accordance with English law and each Party irrevocably submits to the exclusive jurisdiction of the English courts. If any provision of the Terms is, or becomes for any reason invalid or unenforceable at law, the validity and enforceability of the remainder of these Terms will not be
- Nothing in these Terms shall create or be deemed to create a partnership, joint venture or principal-agent relationship between the Parties and neither Party shall have authority to bind the other in any way unless expressly provided otherwise in these Terms.

 You may not advertise or promote the purchase of properties which are located in a territory which is not recognised as an independent country by the United Nations 14.8
- 14.9 and/or where the United Nations, European Union or other recognised supra-governmental bodies have identified difficulties in establishing clear title to land and/or real
- 14.10 You may not promote or advertise services that We, in Our sole discretion, deem as being competitors to any part of the "Evolution Concrete" brand, including (but not limited to) magazines, exhibitions or websites.

 14.11 We may, in Our sole discretion prohibit You from advertising or promoting certain goods and/or services in Your Advertisement or at any Exhibition.

CONFIDENTIALITY

Each Party undertakes that it will not at any time hereafter use or disclose to any person, except to its professional representatives or as may be required by law or any legal or regulatory authority, the terms and conditions or existence of these Terms or any confidential information concerning the business or affairs of the other party which may have or may in the future come to its knowledge. Neither Party shall use any such confidential information except for the performance of these Terms or make any announcement relating to these Terms or its subject matter without the prior written approval of the other Party.

FORCE MAJEURE

Neither Party shall be liable to the other if either Party is prevented from performance of any of its obligations under these Terms by any of the following events beyond their control, including but not limited to, strikes, lock-outs or other industrial disputes, nuclear accident or acts of God, war or terrorist activity, riot, civil commotion, malicious damage, compliance with any law or government order, rule regulation or direction, accident or breakdown of plant or machinery, fire, flood, storm or default of suppliers, and where they are beyond Our reasonable control, any other acts, events, omissions or accidents. Volcanic eruptions are specifically exempted from this Force Majeure clause. In the event You are unable to attend the Exhibition because of flight restrictions caused by a volcanic eruption, You will still be liable in full for any Exhibition Space sums due.

15. INFORMATION ABOUT US

- We are The Concrete Society Limited a company registered in England and Wales under registration number 884419. Our registered address: Riverside House, 4 Meadows Business Park, Station Approach, Blackwater, GU17 9AB. 15.1
- If You have any questions, complaints or comments about the Service then please contact Us on; email; evolving@concrete.org.uk
- Our VAT number is: GB 240 422 215

These Terms were last updated on 8/11/2018.