

# INFORMACINŲ TECHNOLOGIJŲ IR DUOMENŲ VALDYMO PARODA

## DUBLINAS, AIRIJA

### 2019 GEGUŽĖS 30



**2019 m. Gegužės 30 d. RDS, Dubline vyks inovatyvi IT, duomenų valdymo ir programinės įrangos paroda. Parodos tikslas – susieti daugiau kaip 1000 įmonių ir vadovų iš tokių sektorių kaip interneto tiekimas, informacijos ir ryšių technologijos, gamyba, mažmeninė prekyba, maistas, turizmas, statyba, technologijos, duomenų centrai, komunalinės paslaugos ir energetika, bankininkystė ir finansai, aviacija, mada, sveikatos priežiūra ir kt., kurie plėtoja savo verslą naudodami IT, duomenų valdymą ir programinę įrangą.**

#### **Pagrindinės temos:**

- Kibernetinis saugumas ir duomenų apsauga
- Mobilus ryšys ir telekomunikacijos
- IT infrastruktūra
- Dideli duomenų srautai, duomenų mokslas ir analizė, duomenų architektūra ir atvirieji duomenys
- Duomenų gavyba ir prognozinis modeliavimas
- Duomenų centrai ir IT debesys
- IOT ir pramonė 4.0
- Sumanūs miestai, transportas ir autonominės transporto priemonės
- Virtualios realybės ir papildytos realybės
- Programinė įranga ir programų kūrimas
- Programinė įranga kaip paslauga
- Įgūdžiai ir mokymas
- Skaitmeninis transformavimas
- IPV6
- Skaitmeninis marketingas
- SAP
- Žaidimų kūrimas
- IT strategija
- Moksliniai tyrimai ir inovacijos
- 5G bevielės ryšys
- GDPR

- Virtualizacija
- Įmonių ryšiai
- VOIP ir pralaidumo optimizavimas
- "On Demand" paslaugos
- RFID ir kodavimas
- Logistika ir tiekimo grandinė
- Kokybė ir saugumas
- Laboratorinės informacijos valdymo sistemos
- Ryšius su klientais valdymas
- Kapitalo valdymas ir išteklių planavimas
- Verslo žvalgyba ir verslo transformacija
- OEE, ERP, CRM, ., QMS ir dar daugiau
- Pramoninis IT
- Programinės įrangos apibrėžtas tinklas
- Ir daug daugiau ...

### Taip pat parodoje:



Lithuanian Chamber of Commerce in Ireland

[www.facebook.com/lcci.ie](https://www.facebook.com/lcci.ie)  
[www.chamber.ie](http://www.chamber.ie)



# Terms & Conditions

## Exhibition Terms

**1. Venue terms and conditions** – Exhibitors/Sponsors must at all times adhere to the venue's terms and conditions. A copy is available on request.

**2. Stand bookings & contracting** – No application will be considered valid until the exhibitor/sponsor has agreed by email to exhibit at the event. On completion and submission of the booking form and subsequent notification of acceptance by the organisers, a binding contract arises. The organiser reserves the right to refuse any application without assigning any reason.

**3. Charges and payment** – Stand rental charges are based on the cost to the organiser of goods, materials, labour and transport, including the cost of conforming with obligations imposed by statute or government order ruling at the time when such prices were quoted. While every effort will be made to contain costs, in the event of excessive increases in such costs before the commencement of the exhibition, the organiser reserves the right to make corresponding increases in charges. Payment is required in full upon booking and all payments must be received prior to the first day of the exhibition. Failure to settle the invoice within these terms will leave your booking liable to cancellation, so that the organiser has the opportunity to reassign the space to another party. No organisation will be permitted to attend the exhibition as an exhibitor/sponsor if these terms are not fully adhered to.

**4. Duration of exhibition** – Exhibitors/Sponsors must refer to their exhibitor manual for confirmed opening, set up and breakdown times.

**5. Subletting and sharing of stands** – Exhibitors/Sponsors shall neither share nor sublet the whole or part of the stand allocated to them with another organisation without the written consent of the organiser.

**6. Amendment of exhibition venue** – Whilst every endeavour is made to preserve the published location of the Venue, the organiser shall be entitled to change the venue if it is believed by the organiser to be in the general best interests of the exhibition, or for any reason beyond their control.

**7. Exhibitor cancellation** – An Exhibitor/Sponsor cancelling or reducing its booking after an official application has been accepted, will be liable for payment of the total stand charges for the original booking.

**8. Event postponement or abandonment** – The organisers expressly exclude any liability in respect of any actions, claims, losses (including without limitation consequential losses), damages, costs or expenses whatsoever which may be brought, suffered or incurred by the exhibitor/sponsor or its employees, sub-contractors or agents as a result of the prevention, postponement or cancellation of an exhibition or the venue becoming wholly or partially unavailable for the running of the exhibition. The organisers may, at their discretion, repay the monies paid or part thereof by an exhibitor/sponsor or part thereof, but shall be under no obligation to do so and shall be under no liability to the exhibitor/sponsor in respect of any actions, claims, losses (including consequential loss), costs or expenses whatsoever which may be brought against or suffered or incurred by the exhibitor/sponsor as the result of the happening of any such events. If, at the sole discretion of the organisers, rearrangement or postponement of the period of the exhibition, or by substitution of another hall or building or by any other reasonable manner the exhibition can be carried out, this contract shall be binding upon the parties, except as to size and position of stands, as to which any modification, substitutions or rearrangement they consider necessary shall be determined by the organisers.

**9. Indemnity** – The exhibitor/sponsor hereby indemnifies the organisers against any loss, damages or expenses incurred or suffered by the organisers (including consequential loss which shall include but not be limited to loss of profit, loss of anticipated savings and other economic loss) as a direct result of an act or omission on the part of the exhibitor/sponsor in relation to this agreement. Health and safety – It is the responsibility of the exhibitor/sponsor to ensure that its contractors, employees and agents, comply with the latest legislation regarding the Health and Safety at Work requirements.

**10. Insurance and liability** – The exhibitor/sponsor agrees and acknowledges that it is responsible for safeguarding its possessions, materials and property during an exhibition. The exhibitor/sponsor shall be responsible and liable for all losses (including direct and consequential losses), damage, claims proceedings and demands arising out of injury to any person or damage to any property, materials or possessions by reason of the works, acts or omissions of the exhibitor/sponsor, its employees, servants or agents and for any loss or damage (including without limitation consequential losses) caused to the venue, fittings supplied within the cost of participation and to any third parties howsoever arising as a result of the acts or omissions (or failure to act) of the exhibitor/sponsor, his employees, sub-contractors or agents. The organisers expressly decline any responsibility for the safety of possessions, materials or property of the exhibitor/sponsor or their employees, contractors, suppliers and agents or any other person, for loss, damage, destruction by theft, fire or any other cause, save and except in all cases in this clause for any death or personal injury caused by the organiser's negligence or as otherwise unable to be excluded by law. The organiser and its contractors exclude any liability by reason of a force majeure event including fire, storm, lightning, explosion, national emergency, war, terrorism, or threats of war or terrorism, labour disputes, strikes, lockouts, civil disturbance, inevitable accident, or for any other cause not within the control of the Organisers whether of the same kind or not. As the organiser and its contractors will accept no responsibility for any of the foregoing matters, exhibitors/sponsors should affect their own insurance against any risk of any loss, damage, injury or liability relating thereto.

**11. Advertising matter** – All printed matter or advertisements of any kind intended for distribution in the exhibition may only be distributed from the exhibitors/sponsors stand and shall not be distributed in the neighbourhood of the entrance or exits. Exhibitors/Sponsors must not station any attendant in the gangways or place anything in or over them or upon any space other than that allocated to them. Attendants must not circulate through the exhibition halls for advertising purposes or use audible means of attracting the attention of visitors to the annoyance or inconvenience of other exhibitors.

Any advertising matter related to competitions, prizes, awards, gifts must first have been submitted to the organisers for approval. The organiser has the right to request withdrawal of any advertising material in any media should this cause disturbance or annoyance or is objected to on the grounds of legality, decency or honesty.

**12. Special hazards** – Any exhibit which may be regarded as constituting a special risk or hazard or dangers must be notified to the organiser at least one month in advance of the opening of the exhibition. The exhibitor/sponsor must at his or her own expense comply with any conditions or safety precaution the organiser, venue licensor or local authority may impose.

**13. Exhibition build-up regulations** – Under no circumstances may exhibitors/sponsors alter or add to the external structure of the stands – when stands are supplied. Further interior design, fittings, lighting, decorations may be added at the exhibitors/sponsors expense subject to the compliance with these regulations and any requirements of the local or other authority at the time. Exhibitors/Sponsors are deemed to have knowledge of such requirements and regulations and are bound thereby and are required to indemnify the organiser and its contractors against any claim, action, loss or liability occasioned by any breach thereof. The total enclosure of any stand shall not be permitted. Exhibitors/Sponsors and their contractors may not interfere with the venue building in anyway whatsoever and any damage caused by their acts will be the responsibility of the exhibitor/sponsor, who will be required to indemnify the organiser and its contractors against any claim arising from such damage. In addition, all work carried out by or on behalf of the exhibitor/sponsor, including stand interior, construction, stand fittings, electrical work and decoration must be members of the appropriate trade unions in accordance with the construction and working rule or other property of any exhibitor/sponsor or of any person, or for the agreements issued by and under the authority of the National Joint Councils of the Exhibition Industry. Any exhibitor/sponsor or exhibitor/sponsor contractor who obstructs the organisers exhibition contractor will be liable to a fee of not less than the price of a 6sqm stand, and the Exhibitor/Sponsor will indemnify the organiser against any cost that may arise as a result of the exhibition build up, and/or breakdown schedule. In all cases the exhibitor/sponsor reserves the right to remove any stand where the organiser becomes aware that it is a risk and the exhibitor/sponsor fails to adhere to its reasonable requests.

**14. Early removal of stands** – Exhibitors/Sponsors are not permitted to breakdown and/or remove their stand from the exhibition until the exhibition has closed to the public on the final day. Any exhibitor/sponsor removing their stand before the official closing time - without the prior permission of the organiser - will be liable to an early removal of stand penalty of 25% of the total stand cost.

**15. Security** – Security will be provided at the absolute discretion of the organisers but they cannot accept liability for any loss or damage that may occur. Exhibitor badges must be worn at all times by the exhibitor/sponsor and his staff whilst in the Venue and in all other areas within the full control of the Organisers for the duration of the exhibition.

**16. Variations** – Variations from any of these terms and conditions may be granted at the organiser's discretion. No variation will be effective unless it is given in writing.

**17. Waiver** – Failure or neglect by the organisers to enforce at any time any of the provisions hereof shall not be construed nor shall it be deemed to be a waiver of their rights hereunder nor in any way affect the validity of the whole or any part of the contract nor prejudice the organiser's rights to take subsequent action.

**18. Enforceability** – If any term or provision in this Agreement shall in whole or in part be held to any extent to be illegal or unenforceable under any enactment or rule of law that term or provision or part shall to that extent be deemed not to form part of this Agreement and the enforceability of the remainder of this Agreement shall not be affected.

**19. Third parties** – The parties agree that no third party shall be entitled to enforce any rights under this agreement. Nothing in this agreement shall be deemed to constitute a partnership between the parties.

**20. Governing Law** – This Agreement and the rights of the parties hereunder shall be governed and construed in accordance with the laws of Ireland, exclusive of conflict or choice of law rules. Nothing in this section will preclude the parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.