

## **Registration for glasstec Preview 2024 for exhibitors**

<b>Date</b>	<b>Get-together</b>	13 June 2024, from 6.00 pm
	<b>Preview Day</b>	14 June 2024, 9.30 am to approx. 4.00 pm
<b>Organiser</b>	Messe Düsseldorf GmbH, Messeplatz, Stockumer Kirchstraße 61, D-40474 Düsseldorf	
<b>Venue</b>	<b>Get-together</b>	Otto's Skybar at Hotel Lindner, Lütticher Straße 130, D-40547 Düsseldorf
	<b>Preview Day</b>	Messeplatz, Stockumer Kirchstraße 61, D-40474 Düsseldorf
<b>Contact</b>	<a href="mailto:glasstec-Preview@messe-duesseldorf.de">glasstec-Preview@messe-duesseldorf.de</a>	

**Registration Deadline** 3 May 2024

### **Services**

- Exclusive participation of a glasstec 2024 exhibitor with max. 2 persons at the Get-together on 13 June 2024
- Exclusive participation of a glasstec 2024 exhibitor with max. 2 persons at the Preview Day on 14 June 2024
- Talk Sessions with trade journalists from all over the world

### **Participation Fee**

- The fee for up to two participants totals EUR 2,500 excl. statutory VAT (the participation fee is not reduced if only one person participates).
- Early-bird discount: subject to registration by 25 March 2024, the participation fee will total EUR 1,800 excl. statutory VAT (the participation fee is not reduced if only one person participates).

### **Important Information**

- Attendance is limited to 30 exhibitors represented by max. 2 persons each and, hence, to 60 persons in total. There is no entitlement to an expansion of capacity.
- The programme will be held in English.
- Messe Düsseldorf GmbH reserves the right to postpone dates and times.

### **1) Contract Partner's Invoicing Address and Details**

Company	
Contact Person	
Street / Number	
Post Code, City	
Country	
Telephone/ Mobile	
E-mail	
VAT ID Number	

Upon demand the invoice should be addressed to the following alternative e-mail account. For VAT reasons invoices are always issued to the contract partner and feature their VAT ID number.

Contact person	
Alternative e-mail account	

**2) Participants' Data**

**Participant 1:**

Last Name	
First Name	
Position	
Will you be attending the Get-together on 13 June 2024?	<input type="checkbox"/> Yes <input type="checkbox"/> No

**Participant 2:**

Last Name	
First Name	
Position	
Will you be attending the Get-together on 13 June 2024?	<input type="checkbox"/> Yes <input type="checkbox"/> No

By signing I confirm that I agree with the "General Terms and Conditions for glasstec Preview". With my signature I confirm, in particular, that I consent to photos being taken and used pursuant to Section 5 of the aforementioned General Terms and Conditions.

Please send your registration form by e-mail to: [glasstec-Preview@messe-duesseldorf.de](mailto:glasstec-Preview@messe-duesseldorf.de).

\_\_\_\_\_  
Place, Date

\_\_\_\_\_  
Signature

**Privacy Notice:**

Messe Düsseldorf GmbH processes personal data relating to you. Further information – including your rights – can be found in the data protection information of Messe Düsseldorf GmbH. This can be viewed at [www.messe-duesseldorf.de/datenschutz](http://www.messe-duesseldorf.de/datenschutz). In principle, i.e. subject to the legal restrictions, you can object to the processing of your personal data at any time either on the aforementioned website, by e-mail to [privacy@messe-duesseldorf.de](mailto:privacy@messe-duesseldorf.de) or by post to Messe Düsseldorf GmbH, G2-RV, PF 101006, 40001 Düsseldorf, Germany.

## General Terms and Conditions for glasstec Preview

### 1. Subject Matter of the Contract

Messe Düsseldorf GmbH (hereinafter referred to as the "Organiser") organises the glasstec Preview event described in the "Registration" form (hereinafter referred to as the "Event"). The contract party is entitled to participate in the Event following registration and subsequent prompt confirmation by the Organiser by e-mail. The specific organisation of the Event is at the sole discretion of Messe Düsseldorf. The "Registration" form is an integral part of the contract. Upon receipt of the completed form by the Organiser, the contract partner submits a binding offer to participate in the Event.

#### In addition, the following applies:

Participation is exclusively restricted to journalists as well as exhibitors and their staff taking part in glasstec 2024 at Düsseldorf Exhibition Centre from 22 October to 25 October 2024. Per exhibitor, a maximum of 2 persons nominated beforehand are allowed to participate in the Event.

The contract partner shall inform the Organiser immediately if he/she or the persons nominated by him/her are unable to attend. The contract partner shall be entitled to nominate a substitute person to take the place of the person unable to attend. The necessary information (first and last name, e-mail address and position) must be communicated to the Organiser in writing (e-mail is sufficient).

### 2. Terms of Payment

The invoice is sent to the contract partner exclusively by electronic means (e-mail with PDF attachment) in unencrypted form to the e-mail address provided by the contract partner. The invoice shall be deemed to have been received by the contract partner when the e-mail reaches the contract partner's sphere of influence (e-mail account with the Internet provider). The contract partner shall ensure that the inbox is checked regularly and that the technical requirements for receiving the e-mail are always met. Should the e-mail address to be used by the contract partner change, he/she shall inform the Organiser immediately. If the Organiser suffers damage due to missing or inadequate technical requirements and/or due to the failure to notify a new e-mail address, the contract partner shall be obliged to compensate the Organiser.

Complaints must be made in writing immediately after receipt of invoice. Later objections will no longer be recognised. All invoices issued by the Organiser are due immediately without deduction on the invoice date. Invoices for other services or deliveries that are ordered separately are due on the invoice date, i.e. generally before the start of the Event, but at the latest from the date of performance and delivery.

If invoices are sent to a third party on the instructions of the contract partner, the contract partner shall nevertheless remain the debtor.

All invoices shall be subject to interest at 9 percentage points above the respective base interest rate 30 days after the due date and the invoice being issued. Should the contract partner fail to meet the payment deadlines, the Organiser may declare the cancellation of the entire approved service and otherwise dispose of it.

### 3. Legal Consequences of Cancellation of the Event

If the Event does not take place, both parties shall be released from their primary contractual obligations. Services already rendered shall be returned. Each party shall bear their own costs.

### 4. Liability

Unless otherwise agreed, warranty and liability shall be governed by the statutory provisions.

The Organiser shall be liable for damages other than those resulting from injury to life, body and health, insofar as these are based on its own intentional or grossly negligent actions or on culpable breach of a material contractual obligation by the Organiser.

If an essential contractual obligation is negligently breached, the Organiser's liability shall be limited to the foreseeable damage typical of the contract. Any further liability for damages is excluded.

Insofar as the Organiser's liability is excluded or limited in accordance with the provisions of this contract, this shall also apply in favour of the Organiser's vicarious agents and assistants.

### **5. Declaration of Consent for the Use of Photos and Videos as Part of the Organiser's Advertising Publications**

The Organiser intends to publish photos and/or videos to present the company and its Event on the Internet and on printed advertising material.

By signing this contract, the contract partner consents to photos and/or videos of him/her being posted on the Internet and included in printed advertising materials for this purpose without any spatial or temporal restrictions. Insofar as her/his photo contains references to her/his ethnic origin, religion or health (e.g. skin colour, headwear, glasses), her/his consent also refers to this information.

The contract partner has taken note of the fact that information on the Internet is accessible worldwide, can be found using search engines and linked to other information, from which it may be possible to create personality profiles about him/her. The contract partner is aware that information posted on the Internet, including photos and/or videos, can be easily copied and redistributed and that there are specialised archiving services whose aim is to permanently document the status of certain websites on certain dates. This can mean that information published on the Internet can still be found elsewhere even after it has been deleted from the original site.

Photos and/or videos in which the contract partner can be seen may also be published on social media (such as Facebook, Instagram, LinkedIn, etc.). He/she is aware that, according to the information currently known, photos, videos and other data on social media can no longer be deleted at all but can only no longer be shown publicly. Currently insufficient information is available regarding the internal use of photos, videos and other data by social media channels – for example to create personality profiles.

The contract partner may also revoke this consent at any time for the future and without stating reasons by sending an e-mail to [privacy@messe-duesseldorf.de](mailto:privacy@messe-duesseldorf.de) or by post to Messe Düsseldorf GmbH, G2-RV, PF 101006, 40001 Düsseldorf. Photos and/or videos that essentially only show him/her will then be removed from the Messe Düsseldorf GmbH website within a maximum of two weeks, will not be republished and will also no longer be used for new printed matter produced by Messe Düsseldorf GmbH from the time of receipt of the cancellation. If he/she can be seen in a photo/video together with other persons, the photo and/or video does not have to be removed, but it is sufficient if he/she is made unrecognisable in the photo/video in question within two weeks (e.g. by pixelation). If the contract partner is depicted in a photo / a video together with other persons and the Organiser does not wish to use the option to make the photo / video unrecognisable, but instead replace it directly with a new photo / video (e.g. because the photo / video has a special significance for a website), the deadline for replacing the photo / video is one month.

The contract partner further agrees that the Organiser may collect, store and process his/her personal data specified in this declaration for the purposes of assigning this declaration of consent. Further information on data protection can be found at [www.messe-duesseldorf.de/datenschutz](http://www.messe-duesseldorf.de/datenschutz).

### **6. Final Provisions**

The parties shall comply with all relevant data protection regulations.

All agreements, individual approvals and special regulations shall at least be confirmed in writing (e-mail is sufficient) by the Organiser. Insofar as notifications contain the indication that they have been created by the Organiser electronically, they do not require any further form (signature).

Should individual provisions of this contract be or become invalid, this shall not affect the validity of the remaining provisions. Any resulting gaps shall be filled in such a way that the meaning and purpose of the contract is preserved.

All claims of the contract partner – with the exception of liability for intent – against the Organiser shall become time-barred within 6 months. The limitation period begins at the end of the month in which the final day of the Event falls.

The law of the Federal Republic of Germany shall apply to all disputes arising from this contract and in connection with the conclusion of this contract, excluding the UN Convention on Contracts for the International Sale of Goods (CISG) and the conflict of laws; the law of free choice of law shall remain unaffected by this exclusion.

If the contract partner is a merchant, a legal entity under public law or a special fund under public law, the exclusive place of jurisdiction – including the international place of jurisdiction – for all disputes arising from or in connection with the contract shall be the registered office of the Organiser. This shall also apply if the contract partner does not have a general place of jurisdiction in Germany and if the contract partner has moved its registered office outside the area of application of the German Code of Civil Procedure (ZPO) after conclusion of the contract or if its registered office or habitual residence is not known at the time the action is filed. This agreement on the place of jurisdiction shall not apply if the legal dispute concerns non-property law claims which are assigned to the local courts irrespective of the value of the subject matter of the dispute or if an exclusive place of jurisdiction is given for the legal dispute by law.

In the event that the contract partner is unsuccessful, the unsuccessful party shall bear the costs of the proceedings and the necessary legal representation.

If several language versions exist, all these language versions are valid. In the event of contradictions, ambiguities or the like between the different language versions, the German language version shall apply in case of doubt; it shall then be the sole binding language version.