

REGISTRATION FORM 1/3

"RENAISSANCE" SHOWCASE MADRID 20 JANUARY 2026

Please fill in the application form of the chosen option below and send it, signed and sealed to RM Consultants, the organizer of the event: sales@rmconsultants.pro

This registration form is equal to a contract. You will not receive an additional contract. However every registration has to be confirmed by RENAISSANCE.

We handle registrations according to the principle "first-come, first-serve". Spaces and packages are limited and subject to availability.

The registration is only valid if the show selection page and the contract page are sent and signed. After the successful registration as an exhibitor you will receive an invoice for your selected packages.

Please be aware of our cancellation policies in our terms and conditions. Our terms and conditions apply and are automatically accepted with your signature on this document.

CONTACT DETAILS

INVOICING INFORMATION

Company name:	Address:
Name & Surname:	Post code:
Position:	City:
E-mail address:	Country:
Telephone:	VAT number:



REGISTRATION FORM 2/3

RENAISSANCE SHOWCASE MADRID - 20 JANUARY 2026

Buyers from Spain & Hosted buyers from US & Portugal

Pre-scheduled One-on-One meetings from 4 pm to 8 pm & networking Cocktail

- O Early Bird Rate (before 10/11/25): € 2 100 taxes excluded
- O Full Rate: € 2 400 taxes excluded
- O Additional attendee: € 275 taxes excluded
- O Additional cost for 2 products or hotel group/chain: € 500 taxes excluded

In each « Renaissance » Showcase, the package cost includes the following items:

- Separate table, signage displaying company name
- Agenda of «One-on-One» pre-scheduled meetings
- Access to the networking sessions (coffee break & closing drink)
- Notebook with the details of invited selected visitors
- Dedicated page in English with pictures gallery and logo both in E-platform
- and E-catalogue of the event
- List in Excel format of all the visitors (the week after the event)
- 2 posts (1 before and 1 after the event) in « Renaissance » Social Media: LinkedIn & Instagram



REGISTRATION FORM 3/3

	Total without taxes:	€		
	TVA 20% (only for French exhibitors):	€		
	Total All taxes included:	€		
	PAYMENT The payment is accepted by bank/wire to Mastercard).	-	•	
	The promotion of your brand on social newell as the booking of appointments and be released once your account payment is	the uploading of your a		
•	50% deposit is required at the time of registr	ation		
•	50% balance is required no later than 30 November 2025 .			
•	To benefit of the early bird tariff:			
	Total amount (100%) is required by the early	bird's deadline date: 10 I	November 2025.	
0	Please find a copy of my payment in the a	mount of: €	to RM Consultants	
0	Please send me a secured link to pay by credit card (Amex, Visa, Master Card).			
	Bank details for bank transfer:			
	Company Address: RM Consultants – 20 rue Cambon – 75001 Paris			
	Bank Address: QONTO – 20 rue Cambon – 7 Bank account: RM CONSULTANTS	5001 Paris		
	IBAN: FR76 1695 8000 0125 3044 7318 084			
	BIC code: QNTOFRP1XXX			
	Date:			
	Signature/Seal			



TERMS & CONDITIONS

DEFINITIONS

In these terms & conditions:

- RENAISSANCE or TWIST ON LUXURY means RM CONSULTANTS sarl as contract partner;
- Booking form or Invitation means the Registration & Contract signed by the Exhibitor;
- Contract consisting of the terms and the booking form means the contract between the exhibitor and RENAISSANCE whereby RENAISSANCE has agreed to allocate space to the exhibitor for the purpose of exhibiting at the exhibition, as set out on this contract/booking form.
- Rules & regulations means the rules of the venue where the exhibition is taking place and provided from me to me;
- Deposit means a sum equal to 100% of the fee;
- Exhibition means RENAISSANCE or TWIST ON LUXURY events;
- Exhibitor means the person and company whose details are set out overleaf;
- Fee means the charges payable by the Exhibitor under the Contract as specified overleaf;
- Event and evening functions, means ONLY functions organized by RENAISSANCE;
- Force Majeure means, in relation to either party, any circumstances beyond the reasonable control of that party including but not limited to any acts of god, epidemics, pandemics, swine flu, covid-19, national mourning, fires, explosions, earthquakes, floods, volcanic eruptions, ash clouds, storms, tempest, lightning, strikes or lockouts, riots, civil commotion's, war, rebellion, or harmful acts for political, terrorist, biochemical attacks, cyberattack, national mourning or other similar purposes, material emergency, terrorist or military activity, labor disputes, airlines disturbances, civil disturbances, explosions, inevitable accident, interventions or regulations);
- Space/slot means a small table or similar ONLY allocated to the exhibitor under the contract;
- Space means the space allocated to the Exhibitor under the contract;
- Presentation slot means the time and space allocated to the exhibitor under the contract;
- Terms means these terms and conditions and the terms, if any, set out overleaf;
- Venue means the site at which the Exhibition is to be held.

1. TERMS OF THE CONTRACT

- 1.1 These terms and the booking form constitute the entire agreement between the parties, superseding any previous agreement or understanding. All other terms, expressed or implied by statute or otherwise, are excluded to the fullest extent permitted by law.
- 1.2 Any changes or additions to the contract or the terms must be agreed in writing by RENAISSANCE. RENAISSANCE may, from me to me, vary or amend these terms, provided that such variations or amendments do not operate to diminish the rights reserved to the exhibitor under the contract, and shall not operate to increase the liabilities of RENAISSANCE or its agents.

2 FFFS

- 2.1 The exhibitor should pay the fee for provision of the space by RENAISSANCE in accordance with this clause.
- 2.2 RENAISSANCE shall invoice the exhibitor for the fee on acceptance of the contract.
- 2.3 The balance of the fee shall be invoiced immediately prior to the start of the exhibition.
- 2.4 All invoices will be payable within 14 days of the date of the relevant invoices and subject to VAT at the prevailing rate if applicable.
- 2.5 To benefit of « early bird » rates, all invoices have to be paid before the deadline date of «early bird »
- 2.6 The exhibitor shall not be permitted to exhibit unless payment in full has been made of the fee prior to commencement of the Exhibition.
- 2.7 2.7. All payment of fees must be paid by bank transfer or credit card (Amex, Visa or Mastercard) and no Cheque payment will be accepted.
- 2.8 2.8. If the exhibitor has a vendor process or similar RENAISSANCE must go through, this will be communicated by exhibitor with contract signing. The exhibitor will assist RENAISSANCE fully with the process.

3. CANCELLATION

- 3.1 RENAISSANCE shall be entitled to cancel the contract if it considers, at its sole discretion, that the products or services provided by the exhibitor or any person sharing the Stand do not fit the profile of the exhibition.
- 3.2 The exhibitor may cancel the contract in entirety or reduce its space requirements by giving prior notice in writing to RENAISSANCE. Provided that such notice is received by RENAISSANCE at least 122 days prior to the start of the exhibition, the exhibitor will be liable for the 80% Deposit paid in order to cover preliminary costs incurred by RENAISSANCE. Where such notice is received by RENAISSANCE less than 122 days prior to the start of the exhibition,



- the exhibitor shall remain liable for the 100% payment in full. A refund of the fee for RENAISSANCE is not possible after signing the contract.
- 3.3 Neither RENAISSANCE or its agents shall be required to assist the exhibitor to obtain any documents necessary for entry into the country where the Exhibition is to be held. Any failure of the Exhibitor to obtain any such documents from the relevant authorities shall not constitute frustration of the contract. The exhibitor, however, may substitute another person to do the show subject to approval of such person by RENAISSANCE. In the event of such substitution, the exhibitor shall remain primarily liable to RENAISSANCE under the contract.
- 3.4 Either party may (without limiting any other remedy) at any time terminate the contract by giving written notice to the other if the other commits any breach of these terms and (if capable of remedy) fails to remedy the breach within 30 days after being required by written notice to do so, or if the other goes into liquidation, becomes bankrupt, makes a voluntary arrangement with its creditors or has a receiver or administrator appointed.
- 3.5 3.5. In general the cancellaes of the contract for each event occur. In case of force majeure the clauses in these terms occur.

4. CONDUCT OF EXHIBITOR

- 4.1 The exhibitor has no right to occupy any particular space. The space is given to the exhibitor by RENAISSANCE.
- 4.2 The exhibitor shall not assign any of its rights under the contract, or share, sub-let or grant licenses in respect of the whole or any part of the space saved as permitted in writing by RENAISSANCE.
- 4.3 The exhibitor shall notify RENAISSANCE of the name of the stand sharer at the time of booking. The exhibitor shall be deemed to act as agent in respect of each stand sharer who shall be bound by these terms accordingly. In the event that any stand sharer fails to comply with these terms or otherwise defaults in its obligations to RENAISSANCE, the exhibitor shall be liable for all losses, liabilities and costs incurred by RENAISSANCE arising from such noncompliance or default
- 4.4 The exhibitor shall follow relevant laws, meeting Health & Safety and venue guidelines.
- 4.5 The Exhibitor shall not:
- 4.6 remove or dismantle any part of its exhibit from its stand or space.
- 4.7 obstruct the view of adjoining exhibits nor operate in any manner intrusive or damaging to other exhibitors, including, without limitation, unreasonable use of light and noise.
- 4.8 display or distribute any political, illegal, immoral or offensive material at the exhibition. No lotteries, games of chance or raffles or use of audio, lighting or audio visual will be conducted without the prior written consent of RENAISSANCE.
- **4.9** The Exhibitor shall comply with all reasonable instructions RENAISSANCE, the venue operator and statutory regulations and the Rules & Regulations.
- 4.10 The exhibitor shall pay to RENAISSANCE forthwith, upon demand, the costs of making good all damage to furnished stands suffered during the exhibition, other than damage caused by RENAISSANCE and its sub-contractors.

5. LIMITATION OF LIABILITY

- 5.1 Except in respect of death or personal injury caused by negligence or as expressly provided in these terms, neither RENAISSANCE or its servants or agents shall be liable to the exhibitor by reason of any representation (unless fraudulent), or any implied warranty, condition or other term, or any duty at common law, or under the express terms of the Contract, for any loss of profit or any indirect, special or consequential loss, damage, costs, expenses or other claims which arise out of or in connection with the exhibition.
- 5.2 5.2 Neither RENAISSANCE nor the venue operator or their agents or employees shall have any liability for any loss, damage or delay incurred by the exhibitor arising: a) as a result of an act of Force Majeure; b) in relation to the movement of freight to and from the venue; c) other than personal injury or death, by fire, theft or injury of any nature.
- 5.3 5.3 If the Exhibition is cancelled, postponed, abandoned or curtailed, or the venue becomes wholly or partly unavailable for the holding of the exhibition as a result of: a) an act of Force Majeure; b) conflicts or misinterpretations arising with the national or local authorities of the host county, its sponsors, agents or other bodies regarding any and all aspects of the Exhibition, then:
- 5.4 S.4 Neither RENAISSANCE nor any of its agents shall have any liability for any loss, damage or delay to the exhibitor arising as a result of such circumstances.
- 5.5 5.5 RENAISSANCE shall be entitled, to reschedule the exhibition to another date and/or at an alternative site
- 5.6 References in RENAISSANCE's marketing materials to "number of encounters": the written number shall imply an obligation on RENAISSANCE to use all reasonable endeavor to provide such services to exhibitor.



6. GENERAL

- **6.1** All exhibiting companies are fully responsible for VAT liabilities as required by the local governing authorities. RENAISSANCE has no responsibility for the relevant VAT process. This is a matter exclusively between the participating exhibitor and the relevant local authorities.
- 6.2 No failure or delay by either party in exercising any of its rights under the contract shall be deemed to be a waiver of that right, and no waiver by either party of any breach of the contract by the other shall be considered as a waiver of any subsequent breach of the same or any other provision.
- 6.3 If any provision of these terms is held by any court or other competent authority to be invalid or unenforceable in whole or in part, the validity of the other provisions of these terms and the remainder of the provision in ques on shall not be affected.
- 6.4 An official catalogue of exhibitors can be issued by RENAISSANCE. We do not accept any responsibility for any commissions, misquotations or other errors which may occur in the compilation of the catalogue.
- 6.5 You agree to give us your consent under privacy laws to give your personal information to exhibitions contractors and to have them displayed in our catalogue.
- 6.6 RENAISSANCE does not tolerate private events to take place during the exhibition that clash with the official program. Any company hosting a private event that clashes with an official element of the event or that has invited the VIP Buyers of RENAISSANCE will have their registration(s) revoked and will be refused entry to all business and social events throughout the convention.
- 6.7 RENAISSANCE is for senior level management only Sales Manager level and above. RENAISSANCE reserves the right to refuse entry to any junior staff.
- 6.8 This agreement shall be governed by and construed according to French Law. Any dispute between the parties under this Agreement is hereby submitted to the jurisdiction of the French Courts in particular Tribunal de