



MEBAA 2024: CONFIRMATION OF AIRCRAFT INSURANCE

Deadline: 15th November 2024

Exhibitors should request that their insurance companies complete the following form and return to the organisers before the date stated above.

This form must be returned by all exhibitors presenting aircraft at the MEBAA Show 2024

NAME OF EXHIBITOR

NAME OF INSURER / AUTHORISED BROKER

ADDRESS OF INSURER / AUTHORISED BROKER

We, being Insurers / Authorised Brokers, confirm that insurance has been affected by the above named Exhibitor as detailed below:

- I. Third Party Risks (including passengers) Insurance has been affected by the Exhibitor in accordance with Regulations as detailed overleaf.
- II. F&E LLC FZE an Informa Company, & MEBAA as Organisers, and the Government of Dubai, its servants and or agents, have been added as an additional insured or for the purpose of compliance with the IMPORTANT NOTICE overleaf, such addition being limited to the period of the Exhibitor’s participation in the Exhibition.
- III. The wording of the Appendix to the Exhibition Regulations overleaf is incorporated in the policy as required under Regulation x.1 of the General Conditions and Regulations.
- IV. The total limit of the above Exhibitor’s existing Third Party Risks Insurance is USD _____
- V. The limit of the above Exhibitor’s Third Party Risks (including passengers) Insurance in respect of their participation in the MEBAA Show 2024 is USD _____
(minimum USD\$ 50,000,000 Fifty Million US Dollars)
- VI. The insurance above referred to has be effected in respect of the entirety of the period of the Exhibitor’s attendance and presence at the site of the Exhibition and participation or involvement in the MEBAA Show 2024 to take place between 10th – 12th December 2024 inclusive together with all and any period prior to or after those dates during which The Exhibitor shall be flying to, at, or from the Exhibition.
- VII. We acknowledge that provision of the insurance above referred to is a condition of the Organisers, breach of which will prevent participation by the Exhibitor at the Exhibition and further that the Organisers shall and do rely upon the accuracy in all material respects of this Certificate.

COMPANY STAMP OF INSURER / AUTHORISED BROKER	DATE
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Please send a copy to the following person no later than **15th November 2024** to:

F&E LLC FZE an Informa Company

MEBAA Show 2022

PO Box 371391

Dubai, UAE

Tel: +9714 603 3300

Fax: +9714 701 7226

Email: aircraft@informa.com

GENERAL CONDITIONS AND REGULATIONS
INSURANCE IN CONNECTION WITH THE PRESENTATION OF AIRCRAFT

X.1. Requirements

Exhibitors are required to effect their own Third Party (including passengers) Insurance, to which F&E LLC FZE an Informa Company, & MEBAA, as Organisers, and the Government of Dubai, its servants and or agents must be added as an additional insured. No claim by way of subrogation shall be made under any such policy in any circumstances against the Organisers or against the Government of Dubai, its servants and or agents. The policy must incorporate the wording shown in the Appendix of these Regulations. The limit of the Insurance must be whichever is the higher of:

- i. The total limit of the Exhibitors existing Third Party (including passengers) Insurance. OR
- ii. Not less than **USD\$ 50,000,000** for any one accident.

X.2. Confirmation

Exhibitors are required to submit confirmation to the organisers on the Insurance Form by no later than 15th November 2024. Confirmation from their insurers or authorised insurance Brokers that the Exhibitor's liability has been insured in accordance with Regulation X.1. Specifying the limit, and that the policy includes the wording of the APPENDIX to this section.

Note: Where an exhibitor has a stand or chalet, his Third Party risks in respect there of must be insured in accordance with the requirement of General Condition 23 and 24 as shown on the Exhibition and Chalet Space Application Forms. See also Exhibitors Information Manual.

X.4. Attention is drawn to the fact that Exhibitors who borrow aircraft, engines, instruments, accessories, or parts from a Government Department may additionally be required under the terms of any Loan Agreement to effect specific insurances with which all Exhibitors concerned must comply.

**APPENDIX, IMPORTANT NOTICE:
WORDING TO BE INCORPORATED IN THE INSURANCE POLICY**

IT IS HEREBY UNDERSTOOD AND AGREED THAT in connection with the Exhibition and Static Park organised by F&E LLC FZE an Informa Company, & MEBAA during 10th – 12th December 2024.

- I. Subject to the policy coverage and the policy limits the Insurers shall indemnify the Insured Event Organisers and the Government of Dubai, its servants and or agents, against public liability as well as against liability arising under any regulations incorporated in any agreement between the Insured and the organisers and the Government of Dubai, its servants and or agents and also under any Loan Agreement with any Government Department, but excluding:
 - a) Loss or damage to the aircraft loaned
 - b) Any charge for the loan of the aircraft
- II. No tickets of admission shall be required to contain any disclaimer of liability.
- III. In respect of accidents arising whilst the insured aircraft are operating from Al Maktoum International Airport (*DWC*) Dubai, during the period of the Exhibition or whilst the aircraft are flying between their home base and Dubai 'en route' to participate in the Exhibition or returning to base from the Exhibition if any Third Party suffers death, bodily injury anywhere and caused by an aircraft insured by this policy THE INSURERS WITHOUT RAISING AS A DEFENCE:
 - c) That the Insured were not legally the owners of any aircraft loaned to the Insured, **OR**
 - d) That spectators voluntarily accept the risk of injury or damage or are in any worse legal position than ordinary wayfarers, **OR**
 - e) Any other purely technical defence

WILL PAY:

Compensation in respect of any one person up to an amount not exceeding USD\$ 200,000 which in the opinion of Leading Counsel mutually agreed between the Insurers and the Insured is adequate taking into consideration any contributory negligence.

PROVIDED THAT:

If any Third Party refuses to accept the amount of compensation offered then the Insurers shall be free to raise any defence to such claim and thereafter if such defence succeeds Insurers shall not be liable under the Policy to make any payment in respect of that Claimant.

- IV. Notwithstanding the limit of USD\$ 200,000 applicable to automatic compensation payments under the provision of clause 3 above, the amount of indemnity payable under this memorandum for sums which the Insured may become legally liable to pay in respect of any one person will be unlimited but always subject to the maximum limit of indemnity stated in the Policy as payable in respect of any one accident or occurrence.
- V. Except as expressly stated this endorsement is subject to the terms and conditions of the Policy.
Note: Regulations X.1. and X.2. require the inclusion of this endorsement in the Exhibitor's Insurance Policy and written confirmation from the Insurers or authorised brokers that the Organisers' requirements have been met.