

The **Space Only Area** includes: bare surface and electrical outlet for a maximum consumption of 1 kw but without stand walls. In case of purchase of Space Only Area, the organizing secretary reserves the right to check the set-up plans; wall set-up is preferred. Gazebos are not allowed.

The **Schell Scheme/Equipped Area** includes: carpet floor, stand walls h 300, lightning system, 1 electrical outlet for a maximum consumption of 1 kw, signboard with company name, 1 storage room 1mt x1mt, 1 table, 3 chairs, 1 trash bin and 1 coat rack.

PAYMENT: advance payment (30% of Total) is due upon receipt of invoice, balance is due by Friday, November 29, 2024.

Payment can be made by bank transfer to the following bank:

CREDEM BANCA Spa - IBAN: IT 57 M 03032 01600 010000054581 Bic-Swift: BACRIT22MIL registered to Enci Servizi srl.

> **In the reason for payment, specify the name of the event and the same company name as in the application form.**

IMPORTANT: It is prohibited for employees and/or coworkers of exhibiting companies to register and/or bring their own dogs or dogs of others at this event. Exhibitors undertake to ensure compliance with this ban.

SPECIFIC ACCEPTANCE OF CONTRACTUAL COMMITMENTS. *The undersigned Company, which is absolutely obliged to take part in the event, declares that it specifically approves all the articles of the regulations of the event formulated below (original Regulations in Italian, regulations below translated), the rules and prices of participation set forth in this form, and all those regulations issued, even subsequently, for the organization and operation of the event.*

By signing this document, the Exhibiting Company also declares that it has read and accepts the Exhibition Ground Safety Regulations ("Regolamento Sicurezza del Quartiere Fieristico" in Italian, which can be viewed and downloaded from the website) as well as transmitting them to its employees or to anyone who has access in any way, on its behalf, to the Exhibition Ground, and undertakes to respect them and have them respected by its employees and/or those in charge of setting up the exhibition space.

Date _____

(Company stamp and signature of Legal Representative)

PRIVACY PROTECTION.

The undersigned declares that he/she has read and is familiar with the information on the processing of personal data provided by the Organizer in accordance with the law (including EU Reg. 2016/679) listed on the website <http://www.multimediatre.it> under Privacy Policy or delivered personally and:

Expresses Denies his or her consent to the processing of his or her personal data for marketing purposes in accordance with the notice given;
 Expresses Denies his or her consent to the processing of his or her personal data for dissemination purposes in accordance with the notice given

Date _____

(Company stamp and signature of Legal Representative)

GENERAL REGULATIONS

I. EXHIBITION-SPECIFIC STANDARDS

Art. 1 - "BolognaFiere" shall mean BolognaFiere S.p.A., with registered office in Bologna, Viale della Fiera n.20. "Organizer" shall mean ENCI Servizi S.r.l, with registered office in Milan, Via Filippo Lavagna n.36.

Art. 2 - The Exhibition is a dog show.

Art. 3 - These General Regulations are an integral and substantial part of the contract for participation in the Exhibition and shall apply to it and to all future contracts to be concluded between the Parties.

Art. 4 - The opening and closing dates of the Exhibition shall be fixed by the Organizer who, subject to the approval of the competent bodies, shall have the unquestionable right to change the duration and opening and closing dates of the Exhibition at its own discretion and, also, to suppress it entirely or in certain sectors, without this entitling the exhibitors to any right to compensation for damages and/or indemnities and/or penalties.

ADMISSION

Art. 5 - Public and private operators (hereinafter also exhibitors), operating in the sectors inherent to the Exhibition, whose contract for participation in the Exhibition (hereinafter also contract) has been received by the Organizer within the established deadlines, shall be admitted to the Exhibition. The Organizer proposes the contract on special forms using various channels. The exhibitor who wants to participate in the Exhibition shall sign the properly completed contract form and submit it to the Organizer for acceptance. The participation contract is concluded between the Organizer and the exhibitor, at the time when the Organizer has knowledge of the acceptance by the exhibitor (by way of example but not limited to, acceptance is considered known at the time when the contract is signed by the exhibitor before the Organizer's employees, is received by the Organizer by fax, e-mail or regular mail, etc.). The Organizer has the right to freely withdraw from the contract, for any reason and cause, until the opening of the Exhibition to the public. In such a case, the Organizer will return the deposit to the exhibitor, without surcharge for interest, only if already paid by the latter. Nothing else is due from the Organizer to the exhibitor. Allocation of exhibition space is made at the sole discretion of the Organizer. Admission is arranged within the limits of available space.

II. RULES OF PARTICIPATION

GENERAL STANDARDS

Art. 1 - The participation contract is drawn up on the appropriate forms prepared by the Organizer and must be received by the Organizer duly signed by the deadline. By signing the participation contract, the exhibitor declares that he/she knows and accepts, and is obliged to comply with, the rules and regulations set forth in the Technical Regulations, the Organizer's Safety Regulations, the Exhibition Grounds Safety Regulations, these General Regulations, and any other rules relating to the organization and operation of the Exhibition and the Exhibition Grounds.

Art. 2 - Any form of unfair competition among participants in the Exhibition is prohibited. With regard to both acts of unfair competition and further and different acts and/or conduct, carried out by the exhibitor in violation of the behavioral and organizational rules set forth in Art. 1, the exhibitor undertakes to date to accept and implement immediately during the entire duration of the Exhibition (including set-up and dismantling periods), all initiatives and decisions, including that of the final expulsion, taken in its sole discretion by the Organizer -and communicated also through the Exhibition Manager- aimed at guaranteeing and protecting other exhibitors, visitors the Organizer itself and the Exhibition Grounds.

Art. 3 - The exhibitor by signing the participation contract is obliged to participate in the Exhibition and irrevocably undertakes to pay the fee provided in the contract. The exhibitor until 30 (thirty) days before the opening of the Exhibition to the public, may withdraw from the contract by giving written notice by registered letter with return receipt, fax or pec. In this case the deposit if already paid by the exhibitor will not be returned and, if still unpaid, will still be due to the Organizer. The exhibitor, if he has not exercised the withdrawal within the term and in the forms established above, is definitely obliged to participate in the Exhibition not being able in the 30 (thirty) days preceding the Exhibition, to withdraw from the contract for any reason. Therefore, the full amount agreed upon shall still be due to the Organizer even if the exhibitor, by its unilateral decision, does not attend the Exhibition and subject, in any case, to compensation for further damages.

Art. 4 - For all disputes concerning the interpretation and/or execution of the contract concluded between the parties, or in any way deriving from it or connected to it, the judicial authority of the Court of Padua shall have exclusive jurisdiction, with the explicit exclusion of competition with this Court of those that the procedural rules may identify as principal or alternative.

PAYMENTS.

Art. 5 – For the participation in the Exhibition, a down payment and then the balance is due. Deadlines for making payments are indicated in the participation contract and in the exhibitor vademecum on the Exhibition website and/or sent to the exhibitor. The Organizer will issue the exhibition entrance pass upon receipt of the full amount agreed upon, unless a waiver or deferment of payment is granted by the Organizer. The contract concluded between the Organizer and the exhibitor will be terminated pursuant to Article 1456 of the Italian Civil Code with the Organizer's declaration of its intention to avail itself of this clause if the exhibitor fails to pay, or is late in paying, the down payment and/or the balance within the terms indicated in the participation contract and/or the exhibitor vademecum under "DEADLINES." In the event of termination for non-performance, the exhibitor shall pay to the Organizer, as a penalty for non-performance, the entire amount agreed for participation in the Exhibition, subject to compensation for further damages, and without the Organizer having to return any amount already collected. In case of termination of the contract, the Organizer has the right to grant the exhibition space in whole or in parts to other parties/companies.

PARKING SPACES.

Art. 6 - Stands are assigned according to the merchandise criteria and the general setting of the Exhibition. The Organizer has the right to freely change the location and layout of the assigned exhibition space for its own unquestionable needs. Such modification shall not entitle the exhibitor to raise any exception or claim termination of the contract and/or compensation for any damages.

Art. 7 - Except in special cases, which must be authorized by the Organizer, the areas shall be made available to the exhibitor on the dates and at the times communicated for that purpose, and the stands must be ready by 8:00 p.m. of the day prior to the opening, as indicated in the Technical Exhibition Regulations. After this time any stand completions are possible only if authorized by the Organizer, subject to charge of the established amount, and must be carried out between the evening closing and the opening of the Exhibition to the public. Stands are granted, subject to the availability of the Organizer, for the area and location resulting from the participation contract. Subsequent any changes or exchanges must be authorized by the Organizer and made at the exhibitor's expense.

Art. 8 - Transfer, even free of charge, or subletting of all or part of one's stand is strictly prohibited. Hosting of other businesses in one's own stand is permitted only after prior notification and acceptance by the Organizer by filling out the relevant form and paying the amount due. Connecting neighboring stalls to form a single exhibition environment is permitted. The Organizer may dispose of exhibition areas and stands that are unoccupied at the time of the opening of the Exhibition even if these have been duly booked.

Art. 9 - The display of products not indicated in the participation contract is prohibited. The exhibitor is obliged to comply with social security, accident and labor regulations in general, for himself and his third party collaborators/employees, to abide by the current regulations on commercial activities and, also, to comply with the specific regulations dictated with reference to the type of products he markets.

Art. 10 - Each exhibitor is obliged to submit to the Organizer the plan for setting up his stand within one month from the start of the Exhibition and to carry it out at his own expense only after obtaining approval. The Organizer reserves the right to have all or part of the booth and fittings modified or removed i) that have been set up or executed without permission or in a manner that differs from the permission granted by the Organizer or that, in the Organizer's sole discretion, ii) violate the rules of the Exhibition, iii) disturb the overall view of the hall, iv) are of harm, even slight, to exhibitors or the public.

Art. 11 - Set-ups may not occupy an area greater than that provided for each booth and must comply with the provisions of the Technical Exhibition Regulations, nor exceed the limits established by the Organizer with regard to side or back partitions, nor give rise to double fronts. Stand fittings must be contained within the area of the allocated exhibition space and comply with the provisions of the "Technical Exhibition Regulations and Various Forms," and their height must not exceed the height permitted by the aforementioned Regulations. Stand fittings, regardless of their surface area, are classified into Standard and Non-Standard according to characteristics set forth in detail in the "Technical Regulations and Various Forms" and on "Form 0," which is hereby understood to be fully referred to and accepted by the Exhibitor. In order to set up any set-up, the Exhibitor is required to submit to BolognaFiere the "Form 0. In the case of Non-Standard set-ups, the Exhibitor is obliged to forward to the Organizer and to BolognaFiere, for approval, the set-up project stamped and signed by Qualified Technician as well as the documents required by the "Technical Exhibition Regulations and Form 0". All of the above documents must be sent no later than the deadline set forth in the "Technical Regulations for the Event", otherwise the Exhibitor will be charged the amount of €500.00 plus VAT in addition to any costs indicated on "Form 0". BolognaFiere reserves, in any case, the right not to allow the assembly of Non-Standard set-ups that have not been approved in advance. Set-ups and related systems must be constructed in a workmanlike manner, in compliance with accident prevention and fire prevention regulations. The Exhibitor undertakes to comply with the regulations relating to public entertainment venues and to submit to all the requirements and formalities set forth in the "Technical Regulations for Exhibitions and Various Forms." It will be BolognaFiere's right to request, if necessary, the intervention of the Supervisory Commission for Public Entertainment Venues. It is the Exhibitor's obligation to keep in the stand, in a clearly visible and accessible position, fire extinguishers in adequate quantity and quality, as provided by BolognaFiere. Failure to comply with the detailed provisions of the "Technical Regulations of Exhibition and Various Forms" will give BolognaFiere the right to close the exhibition space and/or to take the most appropriate measures to ensure safe conditions, without prejudice to any civil and criminal liability of the Exhibitor. All responsibility with regard to the statics of the set-ups, the execution and operation of the systems, the conformity of the set-up materials, fire regulations and for any damage that may be suffered by persons or property belonging to BolognaFiere or third parties, shall be borne exclusively by the Exhibitor. Failure to comply with safety regulations may result in a report to the judicial authorities.

Art. 12 - Each exhibitor is required to man his stand during the entire opening hours of the Exhibition to the public, and during the hours of opening to exhibitors, set-up and dismantling. It is forbidden to leave one's stand unattended especially during the opening hours to the public. Dismantling of booths may only begin after the final closing of the Exhibition to the public according to the timetable communicated by the Organizer. In the event of early closure of the stand, the Organizer will be entitled to compensation for any damage incurred and to refuse any future requests by the exhibitor to participate in subsequent shows.

Art. 13 - By the dismantling deadlines specified in the Technical Exhibition Regulations, the exhibitor is obliged to return the stand in the state in which it was entrusted to him/her. The exhibitor shall be liable for all damages however caused to the stand. During all phases of the Event, it is forbidden to leave waste materials and/or garbage in the exhibition areas and the Exhibition Grounds. Any materials left over from set-up and dismantling work must be disposed of by the Exhibitor and/or its Appointees, and the aisles of the halls must be kept free of any kind of waste materials or encumbrances. **As required by the legal regulations on environmental protection, Exhibitors are obliged to declare how they intend to deal with set-up waste by compulsory completion of the event forms.** In the event of failure to comply with the disassembly timeframe and/or inaction on the part of the Exhibitor and/or the person in charge of clearing the area, the Exhibitor expresses his or her irrevocable consent for the matter to be taken care of ex officio by considering whatever is left on the assigned exhibition space as waste material to be sent to public landfills. The Exhibitor will then be required to reimburse all direct and indirect expenses incurred in clearing up, with a minimum of € 700.00 for each 16.00 m2 of surface area and without prejudice to any reimbursement for greater damages. It is understood that access procedures, technical arrangements, stand assembly and disassembly activities and in general the course of the Exhibition may be subject to changes and/or revisions as a result of any regulatory provisions that may come into force. The Organizer and BolognaFiere assume no responsibility for goods, materials and anything else left unattended by exhibitors in the Exhibition Grounds.

GENERAL SERVICES AND TECHNICAL SERVICES

Art. 14 - At the request of Exhibitors, and in compliance with the provisions contained in the "Technical Regulations for the Event and Various Forms," BolognaFiere will provide Exhibitors with electricity service for both lighting and motive power and water and compressed air services. In addition, BolognaFiere, reserves the right to activate, i.e., to contract out or grant exclusivity for any service it deems useful to participants, establishing the procedures for its operation.

Specifically:

-connections and disconnections between the electrical system or the water system built by the Exhibitors, -and respectively - the junction box and the water outlets, may only be made by the firms authorized by BolognaFiere, which will ascertain compliance with the rules of the "Technical Regulations of Exhibition and Various Forms.

-stand cleaning service shall be carried out at the expense of the respective Exhibitors through their own personnel, or by using the company authorized for this purpose by BolognaFiere;

-connections and disconnections of telephone equipment may only be made by the supplier authorized by BolognaFiere;

-For all portage, transportation, loading and unloading of goods, exhibitors must use only the Official Forwarder of BolognaFiere;

-only electric vehicles are allowed to enter the halls.

The Exhibitor acknowledges that the "services" (whether managed directly by BolognaFiere, or contracted out, or granted on an exclusive basis) ensure regular performance as part of a normal engagement of the services themselves by individual users, and in any case exonerates BolognaFiere, as well as the contractors and concessionaires of the services, from any and all liability for any irregularity in the performance of the services themselves.

TRANSPORTATION

Art. 15 - The exhibitor is obliged to carry out at his own care, expense and under his own responsibility the transportation, loading and unloading, incoming and outgoing, of the goods and objects to be placed in the stand area and booth (products, objects, signs, etc.). The Organizer is not responsible for damage to property and persons resulting from the handling and transportation of the aforementioned goods and objects.

Article 16 - The exhibitor shall use its own means and personnel for transportation services, loading and unloading of goods and objects within the exhibition grounds. In carrying out these activities, it must observe the regulations and the rules provided for safety. The exhibitor shall be responsible for the operations performed by him directly or caused to be performed by third parties and shall be liable for any damage caused to persons, property and shall hold the Organizer fully harmless.

MACHINERY

Art. 17 - Exhibited machinery may not be operated, unless a waiver is issued in writing by the Operations Division of BolognaFiere, provided that this does not entail danger or nuisance. In this case, the machinery shall be equipped with the necessary devices to prevent accidents, disturbing noises, bad smells, as well as the emission of gases and liquids; they may not be operated, inside the pavilions, by working internal combustion engines; and they must not involve the use of fuels or gas cylinders. In any case, they must comply with laws, regulations and good engineering standards, and be accompanied by the relevant administrative documentation from the competent authorities. The Exhibitor assumes sole responsibility for all civil and criminal liability for any injuries and/or damages that may be caused to third parties as a result of failure to comply with and violation of the aforementioned standards and/or indications. This is without prejudice to BolognaFiere's right of direct intervention to order or effect the removal from the Fairgrounds of any structures that do not comply with the above provisions.

INDUSTRIAL PROPERTIES

Article 18 - Both the products and goods exhibited and the booths housing them may not be photographed, drawn or otherwise reproduced without the authorization of the respective exhibitors and the Organizer. However, the Organizer and BolognaFiere reserve the right to film, reproduce, disseminate and authorize the filming, reproduction and dissemination of overall and detailed interior and exterior views, and to permit or even sell them.

INSURANCE - PROPERTY AND CASUALTY

Art. 19 - The exhibitor is the sole custodian of the stand and of the products and materials, goods, furnishings present in the exhibition location and is solely responsible under civil and criminal law for any damage to persons or property, caused by the equipment, structures or anything else present in the exhibition area as well as by his own actions or those of his collaborators or appointees. It is the obligation of each exhibitor to take out a suitable insurance policy that insures for the entire duration of the Exhibition, including set-up and dismantling periods, within the exhibition area and in the external vicinity of the exhibition area: a) the stand and the products/goods exhibited or otherwise existing in the stand against all risks (by way of example only: theft, fire, malicious events in general, damage from infiltration or falling water, natural events in general, breakage, ruins); b) the exhibitor's civil liability for damage caused by him, his proxies/employees/collaborators, the stand, the products and materials in it, to third parties, his own employees/collaborators, the Organizer.

As the sole person in charge of the exhibition space, the exhibitor agrees to substantially and procedurally indemnify the Organizer by holding it harmless from any loss, damage, liability, expense -including legal expenses- arising from the exhibitor's use of the booth and exhibition area. In addition to this, the exhibitor agrees that, except for the mandatory rules of law, the Organizer assumes no liability for damage caused to persons or property, by anyone or in any way caused. Consequently, no compensation will be paid for any damage resulting from, but not limited to, theft, fire, explosion, malicious events in general, natural events in general, water infiltration, breakage, ruin and any damage to third parties both inside and adjacent to the exhibition grounds.

Art. 20 - The Organizer, while providing a general day and night surveillance service of the exhibition premises, assumes no responsibility for theft and/or damage of any kind, including those indicated in Article 27, even if due to natural events or force majeure. During the closing hours of the Exhibition, it is expressly and strictly forbidden for anyone (including employees/collaborators/employees of the exhibitor) to remain on the stands and within the Exhibition area, unless special permission is granted by the Organizer.

ENTRANCES - TIMETABLES - CARDS

Article 21 - The Exhibition is reserved for the operators and the public at the times established by the Organizer and made known through various channels. The Organizer reserves the right to freely make changes to the timetable even if already made known.

Art. 22 - The Organizer has the right to freely set the price of admission tickets charged to visitors and to grant facilities to Associations, groups of people or individual person.

Art. 23 - Each exhibitor shall receive a number of free entry passes in the prescribed manner. The passes are nominative and strictly personal so that even momentary transfer to anyone is prohibited.

CATALOG AND ADVERTISING

Art. 24 - The Organizer shall, without this constituting an obligation or liability to the exhibitor, provide for the publication of the official catalog containing, in alphabetical order, the list of exhibitors with the commodities to which they belong next to it. The Organizer is not responsible for the timing of the publication of the catalog and the contents therein (errors, omissions, etc.).

Article 25 - Paid advertisements are accepted according to the rates set by the Organizer.

Art. 26 - Outside the assigned exhibition area, all forms of propaganda and advertising shall be carried out exclusively by the Organizer and BolognaFiere's concessionaires. Therefore, any form of advertising outside the booth (e.g. leafleting and distribution of advertising material in the common areas) and in the Exhibition Grounds and in any case any activity that may disrupt the smooth running of the Exhibition or damage the image of the Organizer (such as requests for subscriptions, etc.) is prohibited.

SURVEILLANCE AGAINST THEFT - LIABILITY FOR THEFT AND DAMAGE - INSURANCE - EXEMPTION OF LIABILITY OF BOLOGNAFIERE - HOLD HARMLESS CLAUSE

Art. 27 - During the opening hours of the halls, the Exhibitor shall supervise its booth directly or through its own personnel. The exhibitor is obliged to man, with its own personnel, the exhibition site during the entire opening period of the event. The exhibitor is the sole custodian, for the entire period of the event (including the set-up/dismantling period) of all materials, goods and furnishings in the exhibition location. As custodian of the exhibition space, the exhibitor agrees to substantially and procedurally indemnify BolognaFiere and hold it harmless from any loss, damage, liability, cost or expense, including legal fees, arising out of the use of the booth and assigned exhibition space. Although BolognaFiere will provide a general day and night surveillance service within the Exhibition Grounds for the entire duration of the Exhibition and for all the days scheduled for booth set-up and clearing, it is exempt from any and all liability regarding theft and/or damage that may occur to the detriment of the Exhibitor. The Exhibitor shall also be liable to BolognaFiere for all direct and indirect damages that for any cause are attributable to him or to personnel working on his behalf (including damages caused by the set-ups or installations carried out by himself or by third parties commissioned by him, even if tested by BolognaFiere). Compensation for damages dependent on theft or damage that may occur to the detriment of the Exhibitor even outside the opening hours of the pavilions (including all days scheduled for stand set up and clearing) will take place exclusively through adequate insurance coverage that the Exhibitor undertakes to take out, assuming at its own expense any deductibles and exclusions of insurance coverage agreed upon with the Insurer. The Exhibitor agrees to take out adequate insurance coverage also against all other risks, including fire, rainwater or pipeline infiltration damage, and third-party liability. All such insurance coverage shall be taken out with a leading insurance company at the Exhibitor's expense; it shall operate for the entire period of the Exhibitor's or its property's stay in the Fairgrounds and shall contain the insurer's waiver of any recourse or recourse against any liable third party. The Exhibitor where requested to do so even during the course of the Exhibition, shall deposit a copy of the policies at the offices of BolognaFiere.

TEMPORARY IMPORT

Art. 28 - The temporary importation of goods or merchandise of foreign origin for display as samples at the Exhibition shall take place - at the Exhibitor's expense - through BolognaFiere's official freight forwarder, in accordance with the procedures set forth in the "Exhibition Technical Regulations and Various Forms," with exoneration of all liability for the actions of the official freight forwarder also with respect to BolognaFiere.

PARKING LOTS

Art. 29 - For safety reasons, the parking spaces provided for Exhibitors may be accessed - until all available spaces are filled - only by cars (therefore, all other vehicles such as commercial vehicles, trucks, etc... are excluded) bearing the appropriate sticker issued by the Organizer and parking is permitted only in the spaces provided and only during the opening hours of the Exhibition Center. The parking of commercial vehicles and trucks of any kind within the Exhibition Grounds, even for short periods, is strictly prohibited. Parking of cars outside the permitted spaces and after the closing time of the Fairgrounds is also strictly prohibited. In the event of non-compliance with these provisions, BolognaFiere or the Organizer may take action to have the vehicle forcibly removed from the parking lot, or the affixing of mechanical means inhibiting the use thereof, at the risk and expense of the

Exhibitor to whom the badge has been issued and of the owner of the vehicle, who will remain jointly and severally liable with the Exhibitor for the related expenses. BolognaFiere or the Organizer reserves the right not to admit to the next edition of the event any Exhibitor who has not complied, including through its agents, with the prohibitions described above. Each of the occupants of the vehicles must have a valid ID for access to the Fairgrounds. Since the parking lots do not enjoy custody, BolognaFiere and the Organizer are exempt from any responsibility for vehicle custody and will not be liable for damage and theft of any kind.

SPECIAL PROHIBITIONS

Art. 30 - In particular, Exhibitors are prohibited from:

-the use, for any purpose, of REMOTE PILOTING AIRCRAFT (APR) within the Exhibition Grounds. Any exceptions must be requested from the Operations Management of BolognaFiere, which reserves the right to evaluate, within the framework of the provisions of current regulations, the possibility of use in accordance with methods and procedures to be agreed upon; -any spectacular or entertainment initiative, of any type, nature and characteristics, even if limited to the inside of the stand or aimed at the presentation of products without prior authorization from the Organizer and the Operations Division of BolognaFiere; it is also the sole responsibility of the Exhibitor to apply for and acquire any authorizations from the relevant bodies (health authorities, public safety authorities, etc.), and to pay any copyrights (authors and publishers) and related rights (producers and artists), for the above initiatives, if and to the extent required; - the broadcasting of live and recorded music through the use of music and sound reproduction equipment. Any exceptions may be authorized in writing by the Organizer only on the condition that the Exhibitor does not cause a disturbance and has fulfilled its legal obligations to pay the relevant fees. The prohibitions of a technical nature issued for reasons of safety, hygiene, pollution in general, for persons and property, as well as for the purpose of preventing tampering with the movable and immovable property of the Exhibition Grounds and the related prescriptions, contained in the "Technical Regulations of Exhibitions and Various Forms," shall be understood to be part of these general terms and conditions, and the Exhibitor undertakes to strictly observe them. Any exceptions may be issued, exclusively in writing, by the Operations Division of BolognaFiere. In the event of failure to comply with even one of the prohibitions indicated above, or those referred to in this article, the Organizer may apply the sanctions provided for in the "Technical Regulations of Exhibition and Various Forms" and/or terminate the contract for participation in the Exhibition without the need for a ruling by the Judge but simply by any written notice to the Exhibitor at his stand. This will result in the immediate closure of the booth and the withdrawal of the access documents to the Fairgrounds, without prejudice to the fees due by the Exhibitor.

FINAL PROVISIONS

Art. 31 - In the event that the Exhibition does not take place, the Organizer shall not be liable in any way for damages and/or inconveniences incurred by the exhibitor and shall be obliged only to reimburse the sums that the exhibitor has already paid, without surcharges for interest, less any expenses already incurred and advanced in the interest of the exhibitor by the Organizer.

Article 32 - In the event that the Exhibition, after opening to the public, is suspended due to unforeseen events, the Organizer is not obliged to return all or part of the collected participation fees.

Art. 33 - Any claim, complaint or dispute, of whatever nature and for whatever reason, in any case concerning the organization and conduct of the Exhibition, must under penalty of forfeiture be reported in writing by registered letter with return receipt or pec enciservizi@pec.enci.it to the Organizer within 8 (eight) days of the closing to the public of the Exhibition. Forfeiture will accrue even if with respect to the claimed right the statute of limitations has not yet expired.

Art. 34 - To remove from the Exhibition any object or piece, either during the Exhibition or after its closing, it is essential to have the "exit voucher" .

Art. 35 - The Organizer, through its Management, reserves the right, even in derogation of these regulations, to issue rules and provisions to better regulate the Exhibition and its inherent services. Such rules and provisions shall have equal value with those of these regulations and their observance shall be mandatory..

DATE

STAMP AND SIGNATURE OF LEGAL REPRESENTATIVE

The undersigned exhibitor declares that he/she specifically approves in writing, pursuant to Articles 1341 and 1342 of the Civil Code, the following articles: Specific Rules of the Exhibition: Art. 3 (scope of application General Rules and Regulations) Art. 4 (opening and closing of the Exhibition); Art. 5 (admission, conclusion of contract, withdrawal of the Organizer and allocation of exhibition space). - General Rules: Art. 1 (rules governing the Exhibition); Art. 2 (violation of Exhibition rules, Organizer's decisions); Art. 3 (consideration, exhibitor's withdrawal, exhibitor's obligations); Art. 4 (place of jurisdiction); Art. 5 (payment terms and timing, express termination clause, penalty); Art. 6 (limitation on exceptions and termination); Art. 8 (prohibition of assignment and subletting of stands, right to use the unoccupied stand); Art. 10 (Organizer's right to modify and have the stand and fittings removed); Art. 13 (damage to the stand); Art. 14 (limitation of the Organizer's liability); Art. 17 (on machinery and limitation of the Organizer's liability). - Art. 18 (liability for damage to persons and property); Art. 19 (exhibitor's liability, insurance, guarantee given to the Organizer, limitation of the Organizer's liability); Art. 20 (supervision and limitation of the Organizer's liability); Art. 21 (change to the timetable); Art. 24 (exclusion of liability of the Organizer with regard to the catalog); Art. 26 (prohibition of advertising outside the exhibition area); Art. 31 (failure to hold the Exhibition); Art. 32 (suspension of the Exhibition); Art. 33 (complaints, grievances, disputes and time limit); Art. 35 (new rules and regulations)

DATE

STAMP AND SIGNATURE OF LEGAL REPRESENTATIVE



INFORMATION ON THE PROCESSING OF PERSONAL DATA

I. GENERAL INFORMATION

DATA CONTROLLER. The Data Controller is Multimedia Tre S.r.l., via Veneto 49, Vigonovo (VE) tel 049 9832150, email info@multimediatre.com, fax 049 9830728.

DATA CO-PROCESSOR. The Data Co-Processor is ENCI Servizi S.r.l., con sede in Milano, via Filippo Lavagna n.36, email info@enciservizi.it.

You may apply to the Data Controller and the Co-Processor to assert your rights including:

RIGHTS OF THE DATA SUBJECT

Art. 13 co 2 Reg EU 2016/679 the data subject has the right "to request from the data controller access to and rectification or erasure of personal data or restriction of processing concerning him or her or to object to its processing, in addition to the right to data portability; (c) where the processing is based on Article 6(1)(a) or Article 9(2)(a), the existence of the right to withdraw consent at any time without prejudice to the lawfulness of the processing based on consent given before the withdrawal; (d) the right to lodge a complaint with a supervisory authority." More specifically, as a data subject, you can: access your personal data (Art. 15 GDPR); obtain rectification of inaccurate personal data, supplementation of incomplete personal data (Art. 16 GDPR); obtain erasure of data (Art. 17 GDPR); obtain restriction of processing (Art. 18 GDPR); request data portability, i.e. to receive in a structured, commonly used and machine-readable format personal data concerning you (Art. 20 GDPR); oppose, in whole or in part, for legitimate reasons, the processing of personal data concerning you even if pertinent to the purpose of collection and oppose processing carried out for the purpose of sending advertising or direct sales material or for carrying out market research or commercial communication (Art. 21 GDPR); lodge a complaint with a supervisory authority (Garante per la protezione dei dati personali, Rome, Piazza Venezia n. 11. The exercise of rights may be limited in certain cases under Art. 23 GDPR.

PROCESSING OF SPECIAL DATA.

Personal data capable of revealing racial and ethnic origin, religious, philosophical or other beliefs, political opinions, membership in parties, trade unions, associations or organizations of a religious, philosophical political or trade union nature, as well as personal data capable of revealing health or sex life, may be processed only with the written consent of the data subject and in accordance with the law. In general, the Data Controller and the Co-Processor do not require or process this type of data.

OPTIONAL SUBMISSION OF DATA.

The provision of personal data is optional. If required by legal or contractual regulations, failure to provide it may result in the total or partial nonexecution of the contract and/or relationship. METHODS OF PROCESSING. Processing may be carried out on paper and by electronic or otherwise automated means and may consist of any operation or set of operations among those defined by law as processing ("any operation or set of operations... applied to personal data: such as collection, recording, organization, structuring, storage..." art. 4 EU Reg 2016/679).

PURPOSES OF THE PROCESSING.

The personal data collected, both prior to the establishment and during the course of contractual and commercial relationships of any nature, will be processed for:

- purposes inherent to the execution of pre-contractual measures or to respond to a request submitted by you through the site;
- purposes inherent to the execution of the contract;
- purposes of direct sales of products or services of the Owner and the Co-owner ex art. 130 co 4 d.lgs. 196/2003. Your consent is not required for this activity but you may at any time refuse such use, either initially or on the occasion of subsequent communications, easily and free of charge by writing to the Data Controller and the Joint Data Controller or by clicking the appropriate button in the email;
- marketing purposes of the Data Controller, the Joint Data Controller and the Data Controller's clients and only in the presence of your specific consent;
- purposes necessary to ascertain, exercise or defend a right of the Data Controller or the Joint Data Controller in court; f) purposes inherent to dissemination as specified in the contract relating to the Manifestation .

For clarity, processing for contractual purposes is related to the organization and implementation of the Event in which the exhibitor has requested to participate will take place for the purpose of fulfilling the services covered by the contract concluded between the parties. Thus, for example, in a simplifying and non-exhaustive way, the Data Controller and the Contractor will process the data provided for the management of relations with customers and communications addressed to them, in relations with suppliers, for the preparation of advertising material, the preparation of the stands and graphics, for the creation and putting online of the website of the Event, for providing technical, logistical, security services, etc.

LEGAL BASIS OF PROCESSING AND DATA RETENTION PERIOD.

The legal bases of the processing may be: i) the express consent of the data subject, ii) the processing is necessary for the performance of the contract with the data subject or the execution of pre-contractual measures at the request of the data subject, iii) the processing is necessary to fulfill a legal obligation to which the Data Controller and the Co-Processor is subject or iv) the processing is necessary to pursue a legitimate interest of the Data Controller and the Co-Processor such as direct sales and the defense, including in court, a right of its own. The data will be processed for the time necessary i) to fulfill the contract concluded with the Data Controller and the Co-Partner and thus no longer than 12 months ii) to fulfill any legal obligations to which the Data Controller and the Co-Partner is subject and requests of public authorities (e.g. tax assessments, tax etc.) for the time required by law, iii) to protect the rights of the Data Controller and the Co-Partner arising from the contract and enforce them in the appropriate venues including judicial for the time such actions may be taken. For the purposes ii) and iii), the processing will mostly consist of storage by adopting the necessary security measures and the data will be accessed only when necessary with respect to the purpose pursued. In addition, the data will be processed for direct sales activities ex art. 130 co 4 d.lgs. 196/2003 until you manifest your wish to no longer receive an invitation to events organized by the Owner and the Co-owner and for marketing activities for no more than 24 months after the provision of consent. The consent given may be revoked at any time without this determining the illegitimacy of the processing carried out up to that moment. It is specified that in the event that the data subject does not fully consent to the processing, the Data Controller and the Co-owner will be able to perform only those operations of an administrative and accounting nature that are essential to execute the contract therefore, in the absence of consent, all the services of the contract that require dissemination will not be performed (communications to customers, advertising material, stand graphics, inclusion of the exhibitor in the catalog, advertising, on the website, etc.). In this case, the Owner and Co-owner will not be held liable for services not performed due to the cause and will of the exhibitor who denied consent.

RECIPIENTS OF DATA.

Personal data may be made known to subjects appointed by the Owner and the Co-owner (authorized to process and responsible for processing such as sales network operators (agents, dealers and distributors), sub-suppliers and sub-contractors where engaged in the execution of contractual or commercial relationships; service companies operating in the field of financing and/or audits of an EU and national nature; external collaborators to the company Multimedia Tre S.r.l. and Fiereventi S.r.l., such as tax and/or accounting consultants and marketing consultants).

DATA DISSEMINATION.

The data conferred may be subject to dissemination through the event's website or through sites concerning the events organized by the Holder and the Coowner, as well as through publications in periodicals and specialized magazines, and this in fulfillment of the participation contract, which provides for the dissemination, also through advertising and through various channels, of the data of the exhibitors participating in the events