

General event regulations 2025

Art.1 ORGANIZERS, PLACE AND DATES

The BBQ EXPO event is organized at the exhibition center called "Brixia Forum" located in Via Caprera 5, 25125 Brescia, hereinafter called Exhibition Centre, by Area Fiera s.r.l., with registered office in Via Kennedy 4, 25010 Isorella (BS), registered VAT and tax code 04019390980, hereinafter more briefly called the Organizer. The trade fair called "BBQ EXPO - outdoor cooking" hereinafter more briefly called the Event will take place from march 29 to 01 April 2025.

Art.2 PARTICIPANTS

The subjects eligible to participate in the Exhibition are companies that exhibit products and services of their production or their dealers, agents, resellers, representatives relating to the sector of outdoor cooking equipment and related accessories; trade associations, economic bodies and bodies that institutionally carry out promotional actions for the sector, study, information and dissemination activities in the specific field; hereinafter more briefly called Exhibitors or Exhibitor. Non-compliant Exhibitors or those considered unsuitable at the sole discretion of the Organizer will be excluded from the Event.

Art.3 PARTICIPATION PROCEDURE

Exhibitors who intend to join the Exhibition must contact the Organizer via email or telephone and must request it via the form called "Participation Proposal" by sending it to the Organizer together with the certificate of payment of the amounts due via fax, e-mail, certified e-mail, or other agreed support.

The Participation Proposal must be completed in its entirety and duly signed with the company stamp and signed by the Legal Representative.

Once signed by the Exhibitor and the Organizer, the Participation Proposal constitutes an official participation contract.

The Organizer may consider valid, for the purposes of concluding the contract, Participation Proposals that are incomplete and/or not stamped and signed in their entirety, as well as missing the payment certificate.

The Organizer reserves the right not to accept particular requests from the Exhibitor indicated in the Participation Proposal.

Art.4 EXCLUSION FROM THE EVENT

The Organizer reserves the right not to accept the Participation Proposal and consequently the right to terminate this agreement in the following cases:

- submission of a Participation Proposal not duly completed and not duly signed;
- for organizational reasons of any nature.

In the cases listed above, the Organizer will return any advance paid by the Exhibitor and nothing else will be due.

The Exhibitor and the Organizer agree that the Organizer will have the right to withdraw from the countersigned Participation Proposal in the following cases:

- the Exhibitor has not paid the advance within the time limits set by these Exhibition Regulations;
- due to the presence of administrative suspensions also deriving from previous relationships between the Organizer and the Exhibitor or if the Exhibitor is found to be in a clear state of insolvency;
- for organizational reasons.

In the cases listed above, no compensation will be due to the Exhibitor and the Organizer will eventually return the amount paid by the Exhibitor. In the event that the reason for the withdrawal is the presence of administrative suspensions, the Organizer will be entitled to withhold as partial or total compensation any money paid by the Exhibitor.

The Organizer reserves the right to interrupt and/or not allow the set-up operations of the Exhibitor or any fitters appointed by him in the event of administrative suspensions.

Art.5 EXHIBITION SPACE

The exhibition spaces can be located, at the discretion and sole discretion of the Organizer, in different areas of the Exhibition Centre.

For Exhibition layout requirements, the Organizer will have the right, at its sole discretion, to modify, widen or reduce the width of the lanes without compromising their safety and traffic and without the Exhibitor being able to raise any objections in this regard.

The assignment of exhibition spaces is decided by the Organizer, taking into account the general interest of the Event, the priority of the date of receipt of the Proposal to Participate, the surface area requested and, to the extent possible, the preferences expressed by the Exhibitor. The Exhibition plans sent by the Organizer to the Exhibitor are provisional in nature as they may undergo variations.

Even in the event of acceptance of the Participation Proposal, the Organizer reserves the right to move, vary or modify the area assigned to the Exhibitor in the interest of the success of the Event.

The Organizer reserves the right, to be exercised at its sole discretion and at any time, even during the Exhibition, to modify the number of exhibition fronts of the area assigned to the Exhibitor, to modify or reduce the surface area of the Exhibitor's exhibition space and to replace it with something else by varying its position.

In the event that one of the above-mentioned cases occurs, the Exhibitor will only be entitled to a refund of the difference between the amount already paid as a participation fee and the cost of the space assigned to him, if lower.

The exhibitor is prohibited from leaving the perimeter of his stand with any element (goods, furniture, banners, etc.). In the event that the Exhibitor occupies without authorization a surface area greater than that indicated on the Participation Proposal and leaves the perimeter of its stand with any element, the exhibitor is required to immediately remove such elements and the Organizer reserves the right to request payment for the additional surface occupied without authorization, applying the corresponding exhibition rate increased by 100%. In the event that the exhibitor refuses to vacate the excess occupied area, the Organizer can intervene by cutting off electricity to the stand.

Art.6 ASSIGNMENT – REDUCTION – WITHDRAWAL

It is forbidden to sublet or transfer, even free of charge, the assigned space or part of it without prior written authorization from the Organizer. The Exhibitor who intends to reduce the space after the Participation Proposal has been accepted by the Organizer must promptly notify the Organizer in writing, justifying the reasons; in this case the Organizer will have the right not to accept the request, or to accept it by reducing the square footage of the assigned space, with the right also to vary the position of the space, also re-dimensioning the amount based on the new data. The Exhibitor who intends not to participate in the BBQ EXPO event after the Participation Proposal has been accepted, in any form, by the Organizer, even in the absence of payment or partial payment of the deposit or advance, must send written communication of withdrawal, by PEC, to the Organizer, specifically indicating the edition of the fair and justifying the reasons.

Withdrawal from the Event is regulated as follows:

A) if the notice of withdrawal is received no later than 15 days from the date shown on the Participation Proposal, the withdrawal must be considered validly exercised, without the application of penalties. The Organizer will therefore refund any amount paid by the Exhibitor and nothing else, within 60 days of the notice of withdrawal.

B) if the notice of withdrawal is received by the Organizer more than 15 days from the date shown on the Participation Proposal or from the date of receipt of the same by the Organizer, if earlier, and by 10 October 2024, the Exhibitor will be required to pay 50% of the total participation amount, as a penalty.

C) if the notice of withdrawal is received by the Organizer more than 15 days from the date reported on the Participation Proposal or from the date of receipt of the same by the Organizer, if earlier, and on a date subsequent to 10 October 2024, the Exhibitor will be required to pay 100% of the total participation amount, as a penalty.

The amount indicated as penalties will be paid to the Organizer in a single payment upon receipt of the relevant invoice. In the event of late payment, late payment interest will be applied to the unpaid sums starting from the tenth day following the payment deadline.

The Exhibitor who intends to reduce the space after the Participation Proposal has been accepted by the Organizer must promptly notify the Organizer in writing, justifying the reasons; in this case the Organizer reserves the right not to accept the request or to accept it and reduce the size of the assigned space, reserving the right to change its position and also re-measure the amount based on the new data.

The Exhibitor who has not formally communicated his withdrawal and who has not occupied the space assigned to him within the terms set out in these regulations will be considered in default and will have to pay the entire participation amount, if not already paid, increased by a sum equal to 50% of this amount as a penalty.

Art.7 PARTICIPATION RATES

To register, payment of a fixed registration fee of €250.00 + VAT is required.

This fee includes:

- Registration in the official catalogue;
- Exhibitor service passes (as specified below);
- Exhibitor parking card (as specified below).

Furthermore, the Exhibitor must pay a registration fee of €250.00 + VAT for each brand represented or whose products it exhibits or promotes. This fee includes registration in the official catalogue. If products or services of the latter unregistered companies are found on display or promotion, an amount equal to €700.00 + VAT will be charged for each unregistered brand. Exhibitors who book spaces both inside the pavilion and outside are still required to pay 2 registration fees for the activation of basic services (electrical connections, etc.).

EXHIBITION AREA INSIDE THE PAVILION

The assignment of exhibition spaces involves the payment (in addition to the registration fee indicated above) of a rate per square meter + VAT as described below:

- Free area €100.00 per m² + VAT (min. 16 m²)

The free area concerns the bare surface, involves the installation of standard colored carpet and DOES NOT INCLUDE ANY TYPE OF SETUP (no walls, no electrical system but only an electrical supply point). In this case, the exhibitor is responsible for setting up the space including the dividing walls bordering other exhibition spaces.

The walls bordering another stand must be finished in sight even if the neighboring one also erects a wall, unless there is a direct agreement between the parties.

The Exhibitor has the possibility of using the standard set-up provided by the Organizer.

The use of the pre-fitted area involves the payment of a rate per m² + VAT made up of the cost of the free area indicated previously and the cost of the set-up; the latter is to be calculated at €45.00 per m² + VAT and includes:

- the 3 m high dividing walls made up of 1 m wide panels placed side by side, not grouted, so the gaps between the individual panels are visible;
- the horizontal bands at the sides of the exhibition space open onto the public passage lanes and related support columns;
- two LED spotlights for lighting every 16 m²;
- an electrical multi-socket with a power of 1 kW (220V);
- n.01 graphics 100x25 cm with the exhibitor's name in standard characters.

The pre-fitted stands are made up of reusable elements which are assembled and dismantled at each event and the Exhibitor is aware from now that they may present imperfections.

EXHIBITION AREA OUTSIDE THE PAVILION - only for exhibitors carrying out demonstrations with cooking equipment in operation.

The assignment of exhibition spaces involves the payment (in addition to the registration fee indicated above) of a rate per square meter + VAT as described below:

- Free area €50.00 per m² + VAT (min 35 m²)

The free area has as its object the bare surface and DOES NOT INCLUDE ANY TYPE OF SETUP (no walls, no electrical system but only an electrical supply point). In this case, the exhibitor is responsible for setting up the space with structures (such as a gazebo or other) that are

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certified and suitable for use. It is also mandatory to send the Organizer images of the structure/gazebo that you intend to use in the outdoor area so that it is possible to evaluate its characteristics and decoration.

Exhibitors without outdoor structures or in possession of structures not considered suitable can request a rental quote for these devices from the Organizer.

The external areas dedicated to the sale of food and drinks are subject to special rules and rates as indicated in the Participation Proposal.

The rates indicated above include the costs of collateral events organized by the Organizer (meetings, conferences and celebratory and public relations events envisaged in the event programme), including any hospitality of delegations of professional operators and state, Italian and foreign countries, speakers and lecturers, if invited by the Organizer. Any other cost is excluded from the rate.

The rates, as indicated above, also include:

- Permanent free entry exhibitor service passes, based on the area occupied, under the following conditions:

- 3 tiles for a stand of up to 16 m²
- 4 passes for a stand larger than 16 m² up to 32 m²
- 6 passes for a stand over 32 m².

- An exhibitor service card for free entry with your own vehicle inside the dedicated car parks (since the exhibitor car park is unattended, the Organizer declines all responsibility for any theft or damage that the vehicles may suffer), at least one for each quota of registration paid.

- General promotion;

- Heating-ventilation, general surveillance (excluding exhibition spaces), general lighting of the pavilions, information, sanitation services, first aid.

The transfer or loan of free entry passes is prohibited.

The Organizer's service personnel are authorized, if they deem it necessary, to request personal identity documents and to withdraw the card from those who are in illegal possession of it.

The provision of paid food and drinks is prohibited unless expressly authorized by the Organizer.

Art.8 TERMS AND METHODS OF PAYMENT

The payment of the advance and the subsequent balance for the amount indicated on the countersigned Participation Proposal must be made within the deadlines and in the manner indicated on the same.

Upon receipt of payment from the Exhibitor, the Organizer will issue the corresponding invoice.

Any services requested after signing the Participation Proposal and all expenses that the Organizer may incur for the Exhibitor must be paid at the time of the request and in any case no later than the day before the opening of the Exhibition.

Art.9 CATALOG

Without thereby assuming any commitments or responsibilities, the Organizer will print and distribute the Exhibitor Catalog with the indications deduced from the Participation Proposal.

The data collected by the Organizer with the Participation Proposal contributes to forming the Exhibitor Catalogue. In the event that the data is incomplete, missing or incorrect, the Exhibitor exonerates the Organizer from any liability for false or incorrect declarations and/or publications.

The Exhibitor releases the Organizer from any responsibility for any printing, graphics or typing errors.

The Exhibitor Catalog is the only official publication of the Organizer, any other publication relating to the Exhibition occurs on the initiative of private individuals who lack any authorization.

Art.10 ADVERTISING

The advertising tools will be managed by the Organizer, without constraints on results or minimum investment, who will have the right to discretionally implement any advertising solution it deems appropriate.

The Exhibitor may freely carry out advertising within its exhibition space: in any case, any form of advertising which causes disturbance or which constitutes direct relationships with other Exhibitors or which in any case is deemed inappropriate by the Organizer itself is prohibited. . The Exhibitor will be required to immediately remove any advertising or communication material deemed unsuitable by the Organizer.

The following forms of advertising are also prohibited:

- any form of advertising or leafleting outside the exhibition space, unless authorized in writing by the Organizer;
 - any form of advertising or leafleting relating to other events;
 - display of products or images, even indicative ones, referring to companies not present in the Exhibitor Catalogue;
 - use of devices for the reproduction/amplification of music or sounds, unless authorized in writing by the Organizer. In this case, it will be the Exhibitor's responsibility and expense to comply with the provisions of the laws in force regarding copyright, SIAE obligations and so on, for which he assumes all responsibility.
- Failure to comply with the listed prohibitions gives the Organizer the right to:
- warn the Exhibitor verbally or in writing;
 - interrupt the electricity supply to the Exhibitor's stand with 15 minutes' notice and for a maximum of 8 hours;
 - charge a penalty of €1,000.00 for each sanction detected, subject to action for greater damage suffered.

Art.11 CANCELLATION – SUSPENSION – MODIFICATION OF THE EVENT

The Organizer reserves the right to change the venues for the Event, the opening and closing times and the duration of the Event, the date or dates of the Event, provided that the modification of the latter does not exceed 24 months from the dates of the event indicated on the Participation Proposal sent to the Organizer, for each edition of the Fair. However, the Organizer undertakes to promptly inform the Exhibitor of such changes. In the event that the aforementioned conditions occur, the contract will continue to bind the parties and will bind the Exhibitor to participate, in the forms provided for by the Regulations. The Exhibitor will therefore not be entitled to any reimbursement of payments made, will be required to pay the balance of the remainder and will not be able to claim any type of compensation for losses or expenses incurred or damage caused by postponements or changes (including format).

In the event that the Organizer were to change the dates beyond 24 months compared to those indicated on the membership application and the Exhibitor officially presents a request to withdraw from the event with this reason, the Organizer will be required to return 30% of the amount paid only if the Exhibitor has paid a deposit of an amount equal to or greater than 50% of the total foreseen by the stipulated contract, withholding the remainder as a lump sum payment of the expenses incurred; if the Exhibitor has paid less than 50% of the total required by the participation contract, no refund will be due, nor will he be entitled to any compensation; in this case the sums paid will be retained as a lump sum contribution to the expenses incurred by the Organizer. Under no circumstances will the latter be required to provide proof of expenses or other documentation, the above deductions being understood as quantified on a conventional and flat-rate basis and accepted by the parties.

If the Exhibition is suspended due to force majeure after the opening date, exhibitors (and/or their fitters) will not be due any refund or compensation, not even for set-up costs incurred. The Exhibitor exonerates the Organizer from any responsibility in the event that the consulted exhibition centers deny the availability of the exhibition spaces. In the event of a fortuitous event or major or other cause (wars, rebellions, acts of terrorism, sabotage, epidemics, earthquakes, fires, exceptional or other adverse weather conditions which may influence or prevent the influx of visitors and the running of the event) the Exhibitor will not be entitled to any refund or compensation. For anything not provided for in this Regulation, the provisions of the Civil Code apply. The Organizer reserves the right, at its discretionary and unquestionable judgement, to issue rules and provisions deemed appropriate to better regulate the progress of the Exhibition, as well as to adopt all provisions that may be suggested or imposed by the necessity or requirements of the exhibition. These rules have the same value as those of these Regulations and are mandatory for all Exhibitors.

In the event that the Event is canceled by order of the public authority or for reasons due to or connected to the Covid-19 epidemic or other different health or epidemiological emergency or in the event that the health situation and/or the restrictions imposed by the authority were such as to compromise, even potentially, the good and profitable success of the Event (for example due to limitations on the maximum number of visitors that can be hosted, limitations on times or spaces, etc.), the Organizer will have the right to postpone the Event, deciding a date, in your opinion, more favorable. If the move is contained within a period of 24 months starting from the initially scheduled date, the Exhibitor will not have the right to reductions, refunds and/or refunds, nor to terminate the contract and the Parties will remain bound to this Contract.

A) In the event of definitive cancellation or cancellation of the Exhibition or postponement of the same beyond 24 months from the date initially scheduled for the same reasons, the Exhibitor will be entitled to a refund of the amounts already paid to the Organizer, net of expenses incurred by the latter. the last already incurred for the purposes of the event, which are quantified between the parties, on a lump sum and conventional basis, in the amount of 50% of the contractually foreseen advance, this even if the expenses already incurred by the Organizer were higher, pro rata, to this amount. If the Exhibitor has not paid, even in part, the expected advance or deposit, he will not be entitled to any refund and the sums already paid will be definitively attributed by the Organizer to cover the expenses incurred for the Exhibition and by them withheld, without obligation to report.

B) As an alternative to what is provided for in point A), the Exhibitor, in good standing with the payment of the required advance or deposit, may decide to use the amounts already paid as a deposit for the next edition of the Exhibition, by giving written notice to the Manager. In this case, the amounts already paid will be fully charged as a deposit on the future Event, without reduction. Again in this case, the Exhibitor will have the right to participate in the next Exhibition at the same rates envisaged for the postponed Exhibition, even in the event of an increase in the same. However, in the event of a reduction in tariffs, the Exhibitor will also be entitled to the expected reduction. The Exhibitors, in any case, expressly exempt the Organizer from liability for any direct and indirect damages, of any kind, that the Exhibitor may suffer due to the cancellation of the Exhibition due to force majeure or causes related to the epidemic from Covid-19 or other health emergency.

Art.12 ACCESS TO THE EXHIBITION CENTRE – OCCUPANCY – SET-UP

The Organizer determines that access to the Exhibition Center is organized in the following ways:

1) Exhibitor Acceptance: the duly registered Exhibitor will receive access credentials to their reserved area where, independently, they will be able to proceed with printing the vehicle and pedestrian passes necessary for entry to the exhibition center during the set-up/dismantling phases and during the conduct of the event. The possibility of printing passes is subject to the payment of any amount due by the Exhibitor.

2) Occupation of the exhibition space: the Exhibitor will be required to occupy the space assigned to him by the Organizer by 4.00 pm on the day before the opening of the Exhibition. Spaces allocated and not occupied within the aforementioned time will be made available to the Organizer, who will be able to use them freely, even by allocating the space to another exhibitor free of charge or for a fee. In case of failure or delay in

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occupying the space, the Exhibitor will be considered in default and will be required to pay as a penalty the amount provided for in art. 6 of these regulations.

3) Set-up: the Exhibitor will have the possibility to make use of pre-set up structures or free areas, in compliance with the provisions of the application for Participation.

In case of booking of pre-fitted structures, the Organizer will independently arrange the set-up. Any changes requested by the Exhibitor will be accepted at the Organizer's discretion.

The carpet will be supplied covered with a transparent protective film; inside the stands it will be the Exhibitor's responsibility to remove this protective layer and proceed with cleaning before opening the event to the public.

If the Exhibitor wishes to receive delivery of the exhibition space already without protective film, he can request this up to a maximum of 15 days before the first day of set-up reserved for exhibitors, paying the relevant contribution for the service.

The Exhibitor who has chosen the free area will be required to take care, directly or through fitters authorized to access the Exhibition Center by the Organizer, of setting up his/her own exhibition space, in compliance with the provisions of the technical regulations of the Exhibition Center and sending the setup project to the Organizer within 60 days of the start of the event. The Organizer reserves the right to approve or reject any projects that are not suitable for the Exhibition, if necessary also providing, again at the Exhibitor's expense, the provision of a pre-fitted stand.

It will be the Exhibitor's responsibility to verify that their set-up complies with the law and complies with the Technical Regulations of the Exhibition Centre.

Any liability connected to or deriving from the activity of setting up the stand by the Exhibitor or his agents will remain the responsibility of the Exhibitor himself, who as of now expressly exempts the Organizer for any damages that may possibly arise to himself and /or to third parties, even for assembly defects caused by incorrect calculation or imperfect construction.

The exhibition areas booked as "free areas" will not be equipped with dividing walls, unless expressly requested by the Exhibitor in the Participation Proposal and upon payment of the relevant price.

4) Event: from the beginning until the end of the Event, the Exhibitor will be prohibited from partially or totally dismantling the stand or removing exhibited materials.

Exhibitors who do not respect this prohibition will be required to pay a penalty of €1,500.00.

5) Dismantling: The Organizer will provide a phase reserved for the dismantling of the stand and the removal of materials owned by the Exhibitor; the latter undertakes to restore the initial conditions of the exhibition space in terms of order and cleanliness. The Organizer reserves the right to charge the Exhibitor for any missing parts of the stand once the latter has vacated their exhibition space.

Each specific date and time for the operations listed above will be published by the Organizer in the form of a notice, also on the event website and/or communicated to the Exhibitor via specific circulars.

Art.13 SUPPLIERS AND PROVISION OF SERVICES

For stand set-up work, furniture rental, Exhibitor services, water and electricity supply, the Organizer uses one or more companies to which it reserves the right to qualify as authorized suppliers. These services or supplies are invoiced by the Organizer and supplied through authorized suppliers to the Exhibitor. The Organizer therefore does not assume responsibility for any disservices or discrepancies in the administration of the same.

Services requested in the 10 days prior to the Event will be subject to an increase of 50% of the basic rate, the Organizer reserves the right not to accept requests received within these terms. Any complaints relating to services and supplies must be received by the Organizer in writing by the end of the Event. Complaints submitted after the end of the Event will not be considered.

Art.14 DAMAGES

The Exhibitor (or his representative) undertakes not to deteriorate in any way the Exhibition Center and the set-up provided by the Organizer (or his representative).

It is forbidden to drill, paint or modify any element of the Exhibition Centre.

It is forbidden to make holes and place screws or nails on the panels and elements that make up the pre-fitted stands such as columns and horizontal bands.

Painting another color can only be carried out by the organizer upon prior request and not by the exhibitor independently.

It is forbidden to use the water system of your exhibition space or that of the toilets of the Exhibition Center for the disposal of food and solid, liquid and semi-liquid waste, toxic, corrosive or polluting substances.

For the entire duration of the stand, the Exhibitor (or someone on his behalf) is required to keep the passage lanes free of all materials, waste products and equipment, in order to allow the free movement of people and vehicles.

All waste produced during stand set-up and dismantling operations (e.g. packaging, cardboard, wood, plasterboard, plastic, bulky waste, etc.) must be disposed of by the participating companies/setters.

All disposal operations must be carried out in accordance with current legislation (Legislative Decree of 3 April 2006 no. 152 - Environmental regulations - and subsequent amendments).

The Exhibitor is required to remove any remaining paint or adhesive tape from the outside of the stand during the set-up phases and from the entire surface of the exhibition space during dismantling in order to restore the initial condition of the exhibition space.

In the event that the Organizer must restore the initial conditions of the exhibition spaces and/or repair any damage attributable to the Exhibitor, it will make use of its own suppliers and will charge the costs to the Exhibitor himself. The Organizer reserves the right to retain as collateral the exhibited material and the Exhibitor's setup, against which it will have the right to claim, without prejudice to any other forms of compensation.

In particular, it is mandatory for the "garden builders" category and in general for exhibitors who for their setup must place materials such as sand, earth, rolled grass, etc. in contact with the floor of the exhibition pavilion. to place a waterproof protective layer on the fair floor (e.g. polyethylene, cellophane, or other material suitable for retaining humidity). Maximum care is also required during the stand dismantling and material collection phase to avoid damaging the flooring finish).

Art.15 SAFETY RULES - FIRE PREVENTION - ELECTRICAL SYSTEMS

All the material to be used for the set-up (dividers, backdrops, various structures, platforms, coverings, fabrics, curtains, false ceilings, ceilings, etc.), if not fireproof, must be originally fireproof or fireproof and classified in accordance with the provisions of the DM of 6/26/84 and subsequent amendments. For this purpose, the Exhibitor must keep the certifications of the materials in his stand for any checks by the secretariat or/or the public authorities. of responsible controls.

All electrical installations within the exhibition spaces will remain the responsibility of the Exhibitor, who must carry them out "in a workmanlike manner", in compliance with current regulations. After the installation of the systems on the stands, each Exhibitor will be required to remain in possession of the "Declaration of Conformity of the electrical system in a workmanlike manner", compiled and signed by qualified professionals, certifying the compliance of the systems themselves with the regulation art (ex Ministerial Decree 37/2008) and to deliver it upon request to the Organizer.

The Exhibitor (or his representative) who independently sets up his exhibition space will be required to possess the Declaration of Correct Assembly pursuant to art. 47 of the Presidential Decree. 445/2000 and to deliver it upon request to the Organizer.

The requested documentation must be made available at least 24 hours before the opening date of the Event, held at the stand and delivered without delay upon request of the Organizer.

The connection of the electrical and hydraulic systems of the stands to the Exhibition Center network can be carried out exclusively by the Organizer's authorized suppliers. In the event that the Organizer finds deficiencies in the requested documentation, it will not authorize the electricity supply to the exhibition space and its opening to the public visitor. All components of the electrical system must comply with CEI standards. and have the IMQ mark or equivalent.

TASTING/SERVICE OF FOOD AND DRINKS

Free tasting or paid administration (with the Organizer's authorisation) of food and drinks is permitted in compliance with all regulations, with particular regard to health and hygiene regulations (HACCP, SCIA, etc.) to which the operator must comply with, exempting Area Fiera srl from any liability in this regard.

Any administrative and fiscal burden for the regular carrying out of the sale is also the sole responsibility of the operator, without the Organizer assuming any responsibility in the event of non-compliance by the operator.

Art.16 SAFETY AT WORK

The Exhibitor will be required to observe the current provisions regarding safety at work and, in particular, the provisions of Legislative Decree 81/2008 and subsequent amendments and additions and to comply with any DUVRI of the Organizer.

The Exhibitor, when entrusting the work to its set-up and dismantling suppliers, or any other work within the Exhibition Centre, must also comply with the following:

- verify, also through registration with the Chamber of Commerce, the technical-professional suitability of its suppliers;
 - verify the contribution regularity of your suppliers, having a copy of the DURC delivered to you;
 - verify compliance with current provisions on workplace safety also by its suppliers;
 - deliver a copy of the DUVRI drawn up by the Organizer to the suppliers, collecting any observations or additions proposed by the suppliers themselves and promptly communicating them to the Organizer;
 - furthermore, in the case of multiple companies involved, proceed with the assessment of the risks from interference and the drafting of the DUVRI for the area of its competence.
- If the set-up falls within the construction site regulations, Title IV of Legislative Decree 81/2008, the Exhibitor must ensure that all the obligations are fulfilled.
- By signing these provisions on the Participation Proposal, the Exhibitor declares to have carefully read the contents of the Organizer's DUVRI, undertaking to observe the provisions and to deliver a copy to its suppliers/fitters/contractors.

Art.17 MACHINERY AND THEIR USE

All machinery and vehicles displayed at the exhibition must be brand new, approved or in the process of being approved for registration. Prototypes are excluded from registration, therefore the "prototype" must be explicitly indicated with a specific sign. The machinery and vehicles on display may not be put into operation without prior written authorization from the Organizer, who will evaluate on a case-by-case basis, at its sole discretion, whether or not to grant it.

Any authorization will not entail any assumption of responsibility on the part of the Organizer, nor will it exempt the Exhibitor from any liability resulting from the operation of the aforementioned machinery. The Exhibitor must, therefore, implement all measures and devices aimed at preventing accidents and fires, attenuating noise, eliminating bad odors and avoiding gas emissions; the use or commissioning of machines or equipment that involve the use of open flames inside the pavilion is absolutely prohibited. In any case, the machinery or equipment must not constitute a danger to anyone or cause any nuisance of any kind. The Organizer reserves the right, at its sole discretion, to revoke the authorization granted and to prohibit the Exhibitor from using equipment or machinery if it encounters the occurrence of inconveniences of any nature.

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If the machines or systems must comply with the laws or regulations in force, the Exhibitor must have them examined at his own expense and expense to obtain the relevant authorization from the competent authorities. In this regard, the Exhibitors who display such machinery declare, by signing the Proposal to Participate, their conformity, with the exclusion of any liability of the Organizer.

Art.18 SURVEILLANCE - INSURANCE

The custody and surveillance of the exhibition spaces is the exclusive responsibility of the Exhibitor for the entire duration of the Exhibition, including the set-up and dismantling phases. The obligation of supervision will be the sole responsibility of the Exhibitor. The Organizer therefore recommends that each Exhibitor constantly be present at their stand. The Organizer assumes no responsibility for theft or damage to people or things caused by anyone. Consequently, damages resulting from theft, damage, fire, lightning, storms, explosions, bursts of water, rain, earthquakes or other causes will not be compensated. The Organizer will not be liable for damages caused to third parties caused by natural persons or companies that provide services or make supplies. The Exhibitor will be civilly and criminally liable for all damage to people and things caused by equipment, structures or anything else within its exhibition space.

Art.19 INTELLECTUAL AND INDUSTRIAL PROPERTY

The Exhibitor assumes all responsibility regarding the ownership of rights to trademarks and other distinctive signs, patents, industrial inventions, industrial models, intellectual works, copyrights, inherent to the products and/or machinery exhibited.

The Exhibitor, therefore, hereby indemnifies the Organizer from any burden and liability in the event of violation of the rules on industrial and intellectual property and in any case in any case of violation of the rules protecting competition, both towards the other Exhibitors, and towards third parties in general. Any disputes in this regard between Exhibitors or between Exhibitors and third parties must therefore be resolved directly between them, with the Organizer exonerated from any burden and/or liability..

Art.20 PHOTO RELEASE PURSUANT TO LAW N.633 OF 04/22/1941 AND SUBSEQUENT AMENDMENTS

The Organizer reserves the exclusive right for any reproduction by photography, cinematography, drawing or otherwise of both the Exhibition Center and the stands. Only photographers authorized by the Organizer will be able to operate within the Exhibition Centre. The Exhibitor hereby expressly authorizes the Organizer, through the photographers appointed by the same, to take photographs and videos portraying his person, his stand and the products on display. In any case, no exhibitor is given a guarantee that the images and videos depicting their stand or their products will be used for publications on the event website, on social channels or on other online platforms. The Organizer may use the photographs and videos, not only for journalistic/communication purposes, but also for promotional and commercial purposes. No use will be made in contexts prohibited by law or which compromise its decorum or dignity. The installation and use of the images for the purposes indicated above are to be considered carried out completely free of charge. The processing of photographs and videos will be carried out by the Organizer in full compliance with the law. The Exhibitor also hereby authorizes the Organizer to use for communication purposes the accessible material contained in its social channels (Facebook, Instagram, etc.) to create, at its discretion, posts to be published on the official social channels of the Event.

Art.21 REGULATION AND SUBSEQUENT AMENDMENTS

The Organizer reserves the right to modify and/or integrate the General Exhibition Regulations at any time, with provisions intended to regulate the exhibition activity. These provisions, being an integral part of these regulations, will be binding for all Exhibitors. In the event of failure to comply with the provisions of the General Event Regulations by Exhibitors and/or their collaborators, the Organizer reserves the right to take appropriate action, including legal action, in order to request compensation for damages suffered.

Art.22 ASSIGNMENT OF THE CONTRACT

The parties agree, pursuant to art. 1406 cod. civil, that the Organizer can replace itself, in the relationships deriving from the contract with the Exhibitor, with a company or firm having the same corporate purposes.

Art.23 LIABILITY

The Organizer declines any responsibility that may arise, to any person, from facts attributable to participants in the Event also with regard to compliance with the provisions regulating the conduct of the Event itself, as well as in relation to any damage that may arise to the objects exhibited, including attributable to random or fortuitous facts. **The Organizer will be exempted from any responsibility regarding the relationships between the Exhibitor and its suppliers, also with regard to the custody of goods, products, fittings and anything else.**

Art.24 TERMINATION OF THE CONTRACT

Failure to comply with even one of the clauses contained in these Regulations and in the Application for Participation will give rise, on the initiative of the Organizer, to the termination of the contract due to the fault of the Exhibitor. In this case the Exhibitor will not be entitled to any refund of the sums paid, and will be required to pay the balance of the entire amount due for participation in the Exhibition and related services provided by the Organizer and to compensation for all damages suffered by the Exhibitor. Manager.

Art.25 ACCEPTANCE OF GENERAL REGULATIONS - OFFICIAL LANGUAGE, APPLICABLE LAW, COMPETENT COURT

With the presentation of the signed Participation Proposal, the Exhibitor:

- unconditionally accepts the rules of these Event Regulations consisting of 4 pages
- unconditionally accepts the rules of the Technical Regulations of the Exhibition Centre
- undertakes to respect and ensure that its suppliers/fitters respect the rules contained in the Exhibition Regulations, in the Technical Regulations of the Exhibition Center and any rules and directives issued by the Organizer
- recognizes the Italian language as the official language of all documentation of the Event and the applicability of Italian law.
- recognizes the exclusive jurisdiction of the Court of Brescia for any dispute.

For acceptance

THE LEGAL REPRESENTATIVE OF THE COMPANY (STAMP AND SIGNATURE)



DATE:

PLACE:

Pursuant to and for the purposes of art. 1341 civil code, the undersigned declares that all the clauses have been the subject of careful examination and negotiation and specifically approves the conditions referred to in the following points: 7. Application for Participation; Art.3 – PARTICIPATION PROCEDURE, Art.4 – EXCLUSION FROM THE EVENT, Art.5 – EXHIBITION SPACE, Art.6 ASSIGNMENT – REDUCTION – WITHDRAWAL, Art.7 PARTICIPATION RATES, Art.10 ADVERTISING, Art.11 CANCELLATION – SUSPENSION – MODIFICATION OF THE EVENT, Art.14 DAMAGES, Art.18 SURVEILLANCE - INSURANCE, Art.19 INTELLECTUAL AND INDUSTRIAL PROPERTY, Art.21 REGULATION AND SUBSEQUENT AMENDMENTS, Art.23 LIABILITY, Art.24 TERMINATION OF THE CONTRACT, Art.25 ACCEPTANCE OF GENERAL REGULATIONS - OFFICIAL LANGUAGE, APPLICABLE LAW, COMPETENT COURT.

For acceptance

THE LEGAL REPRESENTATIVE OF THE COMPANY (STAMP AND SIGNATURE)

