







Via Emilia 155 - 47921 - Rimini (Italy)

P. +39 0541 744111 F. +39 0541 744200 info@iegexpo.it Cap. Soc. € 52.214.897 i.v. Registro Imprese Rimini C.F./P.I. 00139440408

GENERAL REGULATIONS FOR THE EXHIBITIONS ORGANIZED BY FIERA DI VICENZA S.P.A.

Art. 1 ORGANIZERS -PLACE AND DATES

The Show is organized at the Fiera di Vicenza Exhibition Centre by Italian Exhibition Group S.p.A., with head offices in Rimini, via Emilia 155, 47921 Rimini, Company Capital: Euro 52,214,897 fully paid up, Tax and VAT Code: 00139440408, Rimini Company Register 00139440408, hereinafter, for the sake of brevity, the Organizer of the Trade Show entitled "VICENZAORO T.GOLD" hereinafter, for the sake of brevity, the Show.

The event will take place from 19th to 24th January 2018 with the following opening times:

for Exhibitors: every day from 8.30 am to 6.30 pm, last day from 8.30 am to 4 pm;

for Visitors: every day from 9.30 am to 6.30 pm, last day from 8.30 am to 4 pm.

Art. 2 PARTICIPATION PROCEDURE

2.1 PARTICIPATION APPLICATION – rules for contracting parties

Companies that intend to participate at the Show must apply by sending the following documentation in pdf format to tgold@ieaexpo.it:

- 1- Participation Application form (downloadable from the Show's website) duly completed and signed in all parts with the company stamp and signature of the Legal Representative, together with these General Regulations of the Show.
- 2- stand payment + VAT; this payment at the time of Participation Application is optional for the contractor.

Said payment, if received, will be reimbursed should the Organizer not accept the Participation Application or if the contractor fails to sign the Participation Offer.

The Organizer reserves the right to add any incomplete Participation Applications to the waiting list. Participation requests will be examined until all available exhibition spaces have been taken.

The Organizer reserves the right not to accept any particular further requests from the contractor included in the "Notes" area. It is, however, the Organizer's right not to accept Participation Applications should any payments be outstanding. Should a different name be indicated on the fiscal document, the contracting party will declare to Italian Exhibition Group S.p.A. that the appropriate mandate has been obtained from the fiscal document holder for the Participation Offer received on its behalf. Should the fiscal document holder make any claims or contestations, the contracting party will endeavour to directly settle any outstanding accounts with Italian Exhibition Group Spa.

2.2 PARTICIPATION OFFER

a) rules for participants

Acceptance of the Applicant's Participation Application will be communicated by means of a specific document called "Participation Offer", accompanied by indication of the assigned exhibition space.

This Offer, once signed and sent to the Organizer within the deadlines shown, is the official participation contract. It is hereby pointed out that, on sending the Participation Offer, the participation fee balance, if not already paid, must be received at the same time. Should the fiscal documents show a different name, the participant must declare to Italian Exhibition Group S.p.A. that participating at the Show is in the interests of the fiscal document holder, from whom the appropriate mandate has been obtained.

Should the fiscal document holder make any claims or contestations, the contracting party will endeavour to directly settle any outstanding accounts with Italian Exhibition Group Spa.

b) Rules for exchanges of goods

The following is mandatory for participation by exchanges of goods,:

- 1 sending the specific form received from the Organizer by mail to tgold@iegexpo.it duly completed and signed in all parts with the company stamp and signature of the Legal Representative, together with these General Regulations of the Show;
- 2 issuing of the exchange of goods invoice in accordance with the terms and for the amounts foreseen in the contract, made out to Italian Exhibition Group S.p.A., with head offices in Rimini, via Emilia 155, 47921 Rimini, Tax and VAT code 00139440408.

It is, however, the Organizer's right not to draw up exchange of goods agreements should any payments be outstanding.

Art. 3 - EXCLUSION FROM THE SHOW

A) The Organizer reserves the right not to accept Participation Applications in the following cases:

- 1 presentation of an application form that has not been completed correctly nor signed in all parts with the company stamp and signature of the Legal Representative;
- 2 the contracting party's rejection of the payment conditions and the pre-established exhibition formulas as shown in Chapter II, Part 1, art. 2;
- 3 the Organizer also has the right not to accept the Participation Application for organizational reasons.
- In the above cases at points 1, 2, 3, any advance payments (when indicated in the Participation Application) that the contracting party may have paid will be reimbursed.
- B) The Organizer reserves the right not to accept a signed Participation Offer when: 1 it has not been sent to the Organizer within the terms outlined in the Participation Offer itself;
- 2 the company has not paid the indicated amount within the terms outlined in the Participation Application nor at the time of sending the signed Participation Offer.
- 3 Furthermore, the Organizer has the right not to accept the signed Participation Offer for organizational reasons..
- In the above cases at points 1 and 3, any advance payments that the company may have paid will be reimbursed.
- C) The Organizer reserves the right not to agree to the outfitting of the stand by the company or any outfitters that the company may have engaged should the balance not have been paid within the terms foreseen in Chapter II, Part 1, art. 3.
- D) It is hereby pointed out that, should there be any outstanding payments, even deriving from past relations with Italian Exhibition Group S.p.A., or should there be any evident situation of insolvency, the Organizer reserves the following rights:
- 1 not to accept the Participation Application;
- 2 not to accept the signed Participation Offer;
- 3 not to implement any exchange of goods relations;
- 4 to adopt the provisions indicated in Chapter II, Part 2, Art. 2. No compensation, of any kind, will be due to the company and the Organizer will have the right to keep any previous amounts that may have been paid for Show participation by way of compensation. In all the above cases, the Organizer will, however, give suitable written communication.

Art. 4 - EXHIBITION SPACE A) General layout

Exhibition spaces can be created, at the Organizer's discretion and indisputable judgment, in different areas of the halls.

For the purposes of the Show layout, the Organizer will have the right, at its own indisputable judgment, to modify/reduce the









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standard width of the aisles in some halls and in some areas inside the halls, without compromising safety and practicality and without giving the Participant grounds for objection.

B) Space assignment

Exhibition space assignment is decided by the Organizer taking into consideration: the general interests of the Show, priority given by the date of "Participation Application" receipt, the surface area required and, as far as is possible, the contracting party's preferences. It is also hereby pointed out that the map attached to the Participation Offer is only provisional since the stands surrounding the assigned space could undergo variations.

C) Space modification, reduction, replacement

Even if the signed Participation Offer has been accepted, the Organizer nevertheless reserves the right to move, change or modify the assigned area in the interests of the Show's success. It is pointed out that the exhibition space number may be changed if the Show's planning so requires it. The Organizer reserves the right, at any moment, to exercise its indisputable judgment, even during the Show, and if the Show's plan should undergo changes and in all other cases, to modify or reduce the assigned space, or replace it with another, even in a different area. Should one of these above cases occur, the Participant will have no right to anything but the difference in the amount due.

Art. 5 TRANSFER - CANCELLATION - REDUCTION - WITHDRAWAL

A) rules for participants

- 1 Sub-letting or transferring the stand or part of it, even free of charge, without the Organizer's prior consent, is prohibited.
- 2 Any contracting party who, after having applied for participation, then intends to cancel it, must immediately inform the Organizer in writing. In this case any advance payment already made will be reimbursed.
- 3-Any Participant who, after having signed the Participation Offer, requests a reduction of the assigned space, must immediately inform the Organizer in writing providing the reasons.

In this case the Organizer will have the right to:

- either reduce the measurements, maintaining the assigned position and sell the excess space
- or assign the participant with another space compatible with the exhibition layout and sell the previously contracted space. In the above cases, the amount to pay will be recalculated on the basis of the new measurements or new position.
- 4 Any Participant who, after having signed the Participation Offer, is not able to take part in the Show, must inform the Organizer in writing of the decision to withdraw from the assigned space providing the reasons. Withdrawal will lead to the payment of specific penalties (without prejudice to greater damages) and, more precisely:
- 4.1 Should written notice of withdrawal be received by and no later than 15/11/2017, the Participant will be expected to pay a sum equal to the enrolment fee.
- 4.2 The above penalty amount will be taken from the payment already received and, should that amount be insufficient, the difference must be paid within 30 days of withdrawal notification receipt. Should the advance payment be greater than the penalty, the Organizer will reimburse the difference.
- 4.3 If written notice of withdrawal is received after 16/11/2017, the Participant will be expected to pay the entire amount of the exhibition space.
- 4.4– If signed Participation Offers are received by the Organizer after 15/11/2017, it will no longer be possible to exercise the right to withdraw and the participation fee must be paid in full on receipt of the relative invoice.

B) rules for exchange of goods participants

Should exchange of goods participants withdraw, the agreed contractual conditions will apply.









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GENERAL REGULATIONS OF THE VICENZAORO T.GOLD 2018 SHOW **CHAPTER II PART 2 | PARTICIPATION TERMS AND CONDITIONS**

Art. 1 ACCEPTABLE EXHIBITOR PROFILES

The following are acceptable as participants:

A) companies that exhibit their own products and services or those of their dealers, agents, retailers or foreign companies' exclusive representatives for Italy.

B) category associations, economic organizations and organs that institutionally carry out promotion for the sector or study, information and publicity activities in the specific field.

In regard to points A) and B), it is hereby pointed out that:

1 - only new products, machinery and equipment can be exhibited, i.e. goods that have not been used before, reviewed, reconstructed or used for commercial purposes by other operators/businesses/public establishments.

2 - the products, machinery and services presented during the Show, whether the property of the participating company, of any other companies that the participating company represents or hosts, must regard goods on the Show's goods list available on http://my.sigep.it/upload_janus/modulistica/SIG/catalogoita.pdf 3 - It is absolutely mandatory that, on the Catalogue Information Sheet, representatives declare a list of the companies they represent and whose products and/or commercial brands they intend to exhibit. The Organizer reserves the right to ask to see the representation mandates or documentation proving this type of relationship.

4 - The exhibition space cannot be sublet or shared by Co-Exhibitors. The Management must, in any case, be given prior notification of any subletting of the exhibition space or Co-Exhibitors since the former is the only subject that can decide which company to admit or refuse. Every Co-Exhibitor admitted is liable to complete the Co-Exhibitor Application form and meet the admission requirements and is responsible for paying the enrolment fee. Should any violation of points 1, 2, 3 and 4 occur, the Organizer reserves the right to begin the appropriate legal actions in order to claim compensation for any damages sustained. All liability as a result of said violation to the hosting companies and/or group, will be at the total expense of the hosting company and/or group promoter.

Art. 2 - STANDARD FEES

The exhibition spaces are kept in visible and accessible conditions. Exhibition areas of less than or equal to 49 m² are sold already equipped with fittings. Therefore, all companies that request an exhibition space of less than or equal to 49 m² will be obliged to purchase the pre-fitted package supplied by the Organizer as shown in the application form..

The relative fees are as follows:

1 m² pre-fitted 1 display front € 450.00 1 m² in free area 1 display front € 345.00

The pre-fitted package can be personalized according to the specifications declared in the AB service module in the reserved area (accessible only after signing the Participation Offer and paying the due amount). The Participant is expected to complete this module within the date shown. Should this module not be received, the Organizer will proceed automatically with providing the standard specifications on the module and the Participant will have no right to claim compensation.

The participation fee for pre-fitted areas of less than or equal to 49 m² and for the entire duration of the Show are as follows:

€ 450.00/m² - stand with 1 display front € 480.00/m² - stand with 2 display fronts € 500.00/m² - stand with 3 display fronts € 540.00/m² - stand with 4 display fronts The participation fee for non pre-fitted areas greater than or equal to 50 m² and for the entire duration of the Show are as follows:

€ 345.00/m² - stand with 1 display front

€ 370.00/m² - stand with 2 display fronts € 385.00/m² - stand with 3 display fronts

€ 415.00/m² - stand with 4 display fronts

Every participating company must pay an Enrolment Fee (which includes: insurance as shown in Chapter II, part 4, Art. 1; exhibiter badges depending on the number of square metres purchased, inclusion in the printed and on-line catalogue, municipal advertising taxes, wi-fi connection). All fees are exclusive of VAT.

Art. 3 - PAYMENT TERMS AND MODALITIES A) payment for exhibition space

The balance for the amount shown on the signed Participation Offer should be paid by:

bank transfer made out to Italian Exhibition Group S.p.A Bank details: BANCA INTESA - ex Banca Popolare di Vicenza Address: - Viale Sant'Agostino 9 – 36100 VICENZA, Italy Iban - IT 38 R 05728 11818 01857 0000 707

BIC /SWIFT code - BPVIIT21018

indicating the reason for payment as "PAYMENT VICENZAORO T.GOLD 2018 " and the name of the participating company. On receipt of payment, an invoice corresponding to the amount paid will be issued.

The payment, if not already made within the terms shown on the Participation Application form, should be paid at the moment of sending the signed Participation Offer.

Failure to settle the balance will lead to the provisions outlined in Chapter I, Art.3, letter C).

B) payment for technical services

Payment for the technical services already included in the Participation Offer should be made with the same terms as for exhibition space.

Payment for any extra services requested after sending the signed Participation Offer and any other expense that the Organizer may sustain on behalf of the Participants, must be made by and no later than the last day of the Show by means of an on-line payment with a credit card in the Administration Services section in the Reserved Area, or by bank transfer (for the bank details, see letter A above), or at the Cash Desk inside the Exhibition Centre.

The balance for any services requested by Representatives and/ or Host Companies at the stands of other Participants, will be the responsibility of the Participating Company to which the stand has been sold and the latter will be liable to pay with the same terms and modalities outlined above.

Art. 4 - OFFICIAL SHOW CATALOGUE AND MAP

The Organizer will, without commitment or liability of any kind, deliver one free printed copy of the Official Catalogue to each participant containing the indications taken from the Catalogue Information Sheet, which should be sent by and no later than 15/12/2017.

This Information Sheet will be sent after signing the Participation Offer. It is hereby pointed out that, should the Participant not have received the Catalogue Information Sheet, it can be downloaded from the Show's website.

The information on the Catalogue Information Sheet will also be used to insert the companies into the show map. Should the Participant's Information Sheet not be received within the aboveindicated terms, the Organizer will publish the information it already has, including the names of any representing companies that the Participant has entered in the forms relating to previous









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editions. In this case, the Participant will be responsible for any claims for damages, also in regard to any companies that are no longer represented in the current edition, should the Organizer not have been informed within the above terms about any changes in represented companies. The Participant is responsible for all the information indicated in the forms and to be included in the catalogue, exonerating Italian Exhibition Group S.p.A. from any liability in terms of false declarations.

The Participant may have any other technical or promotional information included in the Catalogue on request and on payment. To be precise, the cost of including the company name and products of any companies represented in the exhibition spaces assigned to the representative in the Official Catalogue, is € 330,00 + vat for each name to be inserted.

The Show's Catalogue is the Organizer's only official publication. Any other publication for advertising purposes, with the exception of the Organizer's official ones, will be on the initiative of private companies that are totally unauthorized.

Art. 5 - CANCELLATION - SHOW SUSPENSION

Should the Show, for any reason, including those of force majeure, be cancelled, the signed Participation Offer will be automatically resolved and the Organizer will reimburse the Participant for any amounts already paid.

On the other hand, if the Show is suspended after the opening date:

a) no reimbursement will be made to the Participant should suspension be due to force majeure;

b) in all other possible cases, the Organizer will reimburse the Participant with the amount calculated in terms of lost days.

Italian Exhibition Group S.p.A. will not be liable to pay the Participant compensation of damages, of any kind, due to any of the above possibilities.









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GENERAL REGULATIONS OF THE VICENZAORO T.GOLD 2018 SHOW CHAPTER II PART 2 | PARTICIPATION TERMS AND CONDITIONS

Art. 1 - STAND DESIGNS

1.1 Stand designs must meet the following requirements: A) Outfitting

Stands must be designed and installed in accordance with Fiera di Vicenza Technical Regulations, in the chapter entitled "RULES FOR VICENZAORO STAND DESIGN" and must be compatible with the technical and aesthetic characteristics of the Show's general image. Participants must fit out their stands and keep them in such a way as not to harm the aesthetics and visibility of nearby stands nor damage any of the other Participants.

The fittings must be contained within the assigned surface area that has been drawn up appropriately by IEG staff following the layout.

Since the areas have no dividing walls, every company will be obliged, at its own expense, to create and construct its own fittings which will include separations from neighbouring exhibitors.

In the large exhibition areas that include areas to be used as aisles, as foreseen in the standard hall plans, Participants are not allowed to obstruct these spaces with their fittings.

If promotional events that will require the installation of counters/ display cases/ structures are to be carried out at the stand, authorization for Fiera di Vicenza Operations Management to check the overall dimensions, must be previously requested.

All two-sided graphics must be placed at a minimum distance of 2 metres from borders with adjacent stands.

The stand must display the name of the participating company.

B) Non-standard outfitting

The Fiera di Vicenza Technical Regulations state that fittings with even just one of the following characteristics are NON-STANDARD: an intermediate floor, anchorage system, hangings applied to Italian Exhibition Group S.p.A. - Exhibition Centre structures, platforms of over 80cm accessible to the public, self-supporting fittings, stages and tribunes, covered structures outside the Halls of >75m², special structures/fittings that are not listed above but which have features that, from a static point of view, could create situations for which Italian Exhibition Group S.p.A. technicians may decide to intervene in order to ask for all the necessary certifications.

C) Heights

For non pre-fitted stands, the outfitting height must be equal to 3 metres

The graphic elements and hanging structures must be assembled on the ground and raised with motorized or manual lifting equipment and must respect the same previously mentioned height limits.

1.2 STAND DESIGN APPROVAL

Every design relating to outfitting must be loaded onto the Safety Portal in order to be approved in advance by the Fiera di Vicenza Operations Management and must absolutely be presented at least 30 days prior to the date set for the start of stand assembly. The Operations Management reserves the right to approve, at its undisputable judgment, outfitting designs with technical characteristics different to, or not in conformity with, the provisions in letters A), B) and C) as long as they do not harm the Show's aesthetics and the visibility of nearby stands.

Should the participant fail to present a design or fail to outfit the area according to the conditions shown in letters A) B) and C), the Operations Management will not authorize the stand.

If the Participant does not fulfil all of the above, the Organizer will have the right to deny participation at the Show, claiming, by way of damages, full payment for the exhibition space.

The Fiera di Vicenza Operations Management reserves the right to modify or remove any fittings carried out without approval or that do not conform to the approved design.

The Participant is responsible for the fittings and explicitly

exonerates Italian Exhibition Group S.p.A. from any damages that the latter or third parties may sustain due to defects in the fittings caused by miscalculations or faulty construction.

For all non-standard fittings, the specific technical documentation requested by Fiera di Vicenza Technical Regulations must be presented for each individual detail. In general, these documents concern the design's technical report, presented within the time limits indicated in the Regulations and, in any case, by and no later than 5 days prior to stand assembly deadline.

Art.2 - OCCUPATION - OUTFITTING

It is hereby underlined that, should the balance not have been received, or in the cases foreseen in Chapter 1, Art. 3, letters C) and D), neither the participating company nor any outfitters engaged by the company will be allowed to set up the stand and the Organizer, besides keeping any advance payment received, will be entitled to be paid the full amount agreed for the participation, as indicated in the signed Participation Offer, and will consider the exhibition area as free and assignable to others. The official times and dates for outfitting will be available on the Show's website and exhibitors will receive specific Communications of them. In any case, the free of charge days foreseen for stand assembly are counted from 5 days prior to assembly completion and to 3 days following. Any extensions or modifications will be specifically communicated. For technicallogistics purposes, Italian Exhibition Group S.p.A. reserves the right to modify these time limits.

It is hereby pointed out that stand outfitting must be terminated by 6.30 pm two days before the Show. On the day before the eve of the Show, the outfitter will only be able to gain access for small maintenance jobs and stand cleaning, while all operations that need to be done to the outside of the stand (painting, plastering, graphic installations, etc.) will be prohibited, with the exception of cleaning. The day before Show opening, outfitters will only be allowed access to hand the stand over to the exhibitor and access will only be granted to Participants, who will be able to carry out the last machinery positioning operations.

Any completion work or modifications after closing time must be carried out with the authorization of the Fiera di Vicenza Operations Management and/or Safety Office and with a specific surveillance service paid for by the participating company (to be booked in the Reserved Area) engaged from evening closure to morning opening.

The request for this service must be made in accordance with the indications in Fiera di Vicenza Technical Regulations, and the participating company will be informed of the relative authorizations and costs. Any extension to the time schedule on the last outfitting day must be approved by the Operations Office and will only be granted in exceptional cases. If authorized, the costs for these services will be sent. Participating companies that need more time for their outfitting can request it through a paid service in the Reserved Area. The official times and dates for pre-outfitting are available on the Show website on the abovementioned Internet page.

These time schedules will not be published earlier than three months before the Show and, for technical-logistics purposes, Italian Exhibition Group S.p.A. reserves the right to modify them. Any modifications or changes in exhibition spaces must be authorized by the Organizer and will be at the expense of the applicant. Participants that have not taken possession of their space or have not started outfitting by 12 noon on the day before the opening, will be considered as having decided not to attend at all effects, and the sanctions foreseen in Chapter 1, Art. 5, letter A, point 4.4 of these regulations will apply.









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Art. 2.1 – TRANSPORTATION AND MOVEMENT OF GOODS INSIDE THE FIERA DI VICENZA EXHIBITION CENTRE

Italian Exhibition Group S.p.A. will not be liable for any damages caused to things or persons that derive from the transportation of said things or persons while going into or coming out of the Fiera di Vicenza Exhibition Centre.

The Exhibitor that, in order to set up its own exhibition space, needs to unload fittings or machinery, must use lifting vehicles, such as: forklift trucks, electric pallet trucks, lifting platforms, etc. and must book the service in advance with the Italian Exhibition Group S.p.A.'s Official Supplier. It is hereby pointed out that the Official Supplier will not be liable to execute any loading or unloading operations that have not been previously booked.

Please contact the Official Supplier shown in the Vademecum in order to book this service.

Art. 3 - SUPPLIERS AND SERVICE EXECUTION

The Organizer will, without commitment or liability of any kind, deliver one free printed copy of the Official Catalogue to each participant containing the indications taken from the Catalogue Information Sheet, which should be sent by and no later than 15/12/2017.

This Information Sheet will be sent after signing the Participation Offer. It is hereby pointed out that, should the Participant not have received the Catalogue Information Sheet, it can be downloaded from the Show's website.

The information on the Catalogue Information Sheet will also be used to insert the companies into the show map.

Should the Participant's Information Sheet not be received within the above-indicated terms, the Organizer will publish the information it already has, including the names of any representing companies that the Participant has entered in the forms relating to previous.

Art. 4 - DAMAGES

4.1 The Participant is obliged not to damage the plastering and flooring, not to use hooks or frames on which to hang or hold items. In preparing the stand, the Participant (or whoever on its behalf) is obliged to use only water-based paints. In particular, for pre-fitted stands, the Participant is not allowed to hang posters, manifestos or anything else using holes, drawing pins, nails of double-sided adhesive tape. Fixing said items is only allowed with transparent adhesive tape and/or hooks and chains fixed to the upper edge of the wall. Any damages will be paid for: the exhibited material will remain in the stand as guarantee against damages, and the Organizer will have the right, without prejudice, to other forms of compensation.

4.2 - For the entire duration of the outfitting, the Participant is responsible for keeping the passageways free of every kind of material, waste product and equipment so that people and vehicles can circulate freely. The Participant is also responsible for removing any paint marks, adhesive tape and similar items from the floor around the stand. Should the Participant fail to perform the above tasks directly, the Organizer will engage its own cleaning company and the costs for this service, notified by module N1, will be charged to the Participant.

Art. 5 - SAFETY STANDARDS - FIRE PREVENTION - ELECTRICITY SUPPLY SYSTEMS

All the materials to be used for outfitting the stands (dividers, backdrops, various structures, platforms, coverings, fabrics, ceilings, curtains, carpets, etc.) must be INFLAMMABLE, FIREPROOF AT THE ORIGIN OR FIREPROOFED in accordance with the laws in force and subsequent integrations and modifications. For this purpose, the Participant should upload the Fire Resistance Certificate of the materials or the Fireproofing documents and the report of the tests on the materials to be used onto the Fiera di Vicenza Safety Portal and also appropriately complete the forms that can be downloaded from said Portal.

All the electrical installations inside the stands are at the Participant's expense and must be installed correctly and in conformity with the laws in force. After having installed the electrical systems into the stands, every Participant and Outfitter must upload the "Declaration of Electricity Supply System Compliance" onto the Safety portal.

The form can be downloaded from the Portal together with the relative mandatory attachments and must be completed and signed by the qualified technician to certify that the systems meet the standards (ex. Min. Dec. 37/2008). Moreover, for stands that require more than 6kW of electrical power, Participants must also attach the electrical supply system plan, drafted by a qualified expert, to the compliance declaration.

It is mandatory to upload this documentation onto the Portal at least 48 hours before the Show begins in order to ensure that IEG supplies electrical current to the stand.

A copy of the compliance declaration and mandatory attachments must always be available at the stand. Connecting the stand's electrical systems to the Fiera di Vicenza network can only and exclusively be carried out by official Italian Exhibition Group electricians.

Every stand must be equipped with a fire extinguisher with a capacity of no less than 34° 233BC, and there must be 1 extinguisher for every 100 m² of exhibition space.

Should the safety and fire prevention measures not be respected, Italian Exhibition Group S.p.A. will have the right to:

- prohibit the defaulting outfitting company from working in the Fiera di Vicenza Exhibition Centre;
- exclude the Participant from taking part in the Show and in any other exhibition to be held in the Vicenza Exhibition Centre.

Should any of the documentation be incomplete or not supplied, Italian Exhibition Group will not authorize electricity supply connection.

Every component in the electrical system must conform to the C.E.I. standards and bear the mark IMQ or equivalent for foreign countries.

Italian Exhibition Group S.p.A. will provide electrical power (220/380 V) within the limits of the systems at its disposal and with the guarantee of the Power Companies.

For any further lighting systems other than those foreseen in the standard contract, the exhibitor must make specific request and pay the due amount.

The consumption cost (220/380 V) in excess of the first KW, will be debited in relation to the systems effectively installed and on the basis of the tariffs charged at the Fiera di Vicenza Exhibition Centre. Any quantity consumed that is greater than that requested, will lead to the supply being cut off and the Exhibitor will be responsible for paying any penalties that Italian Exhibition Group S.p.A. may apply.

Request for the above technical supply must be made no later than receipt of Participation Application acceptance and on completion of the relative forms.

Art. 6 - SAFETY AT WORK

The Participant is responsible for observing the provisions in force regarding safety at work and especially those outlined by Leg. Dec, 81/2008 and subsequent modifications and integrations and to conform to the Italian Exhibition Group S.p.A.'s DUVRI (assessment of risk from interference document), which can be downloaded from the Safety Portal, when entrusting the outfitting work and dismantling work, or any other work inside the Exhibition Centre, to its own suppliers. Furthermore, the Participant should also do the following:

A) check, also through registration at the Chamber of Commerce, Industry and Craftsmanship, that its suppliers are technically and professionally suitable;

B) check that its suppliers are regular and up to date with contribution payments by asking them to provide a copy of the DURC (insurance contribution payment certificate);









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C) check that its suppliers are respecting the provisions in force in terms of safety at work;

D) give its suppliers a copy of the DUVRI (assessment of risk from interference document) drafted by Italian Exhibition Group S.p.A., collecting any observations or integrations that the suppliers may propose and forwarding the information to the Operations Office in the Vicenza Exhibition Centre;

E) should several supplying companies be involved, proceed to assessing the risk from interference and to drafting the DUVRI for the area for which they are responsible.

If the outfitting comes under building site regulations, i.e. in Title IV of Leg. Dec. 81/2008, the Participant will proceed to fulfilling all the obligations foreseen by the aforementioned decree, such as the nomination of a Safety Coordinator, the drafting of a Safety and Coordination Plan (SCP) complete with the Operational Safety Plans (OSPs) of all the companies involved.

On signing these provisions on the Participation Form, the Participant declares to have seen and read the content of the Italian Exhibition Group S.p.A. DUVRI, and to endeavour to observe the instructions and provide its suppliers/outfitters/contractors with a copy.

Art. 7- STAND REMOVAL

Dismantling the stand, either entirely or partially, or removing the exhibited materials before the end of the Show is prohibited. Participants that violate this rule will pay a penalty equal to half of the amount shown in the signed Participation Offer.

At the time of paying for the technical services (Chapter II, Part 1, Art. 3), an EXIT PASS will be issued which will be required for beginning stand dismantling operations and for removing the exhibited products.

Should the technical services account not be paid or in the case of previous outstanding payments, the Organizer will not issue the «Exit Pass», keeping as right to compensation, the goods and outfitting materials at the company's stand and the company will therefore not be authorized to start the dismantling work.

The official times and dates for dismantling are available on the Safety Portal and on specific communications.

For technical and logistics purposes, Italian Exhibition Group reserves the right to change them and said modifications will be punctually communicated in the above-mentioned website.

Evacuation of the exhibition spaces can only begin after Show closure based on the time schedule that Italian Exhibition Group S.p.A. will communicate at each individual show, as shown in the Vademecum and in the specific evacuation letters.

Penalties will be applied to any Exhibitors that fail to respect the indicated time schedules. Italian Exhibition Group S.p.A. reserves the right to establish different times and priorities for dismantling the exhibition spaces located in determined areas.

Moreover, it is hereby underlined that exhibition space evacuation must be carried out in total respect of integrity, both in terms of temporary technological services (telephone connections, fax machines, telephones) and electrical systems and devices.

Any materials used for outfitting, by way of example but not limited to, carpets, walls, false ceilings, floor coverings, etc., must be removed and taken away from the Exhibition Centre.

Any traces of paint and adhesive on the floor caused by double-sided adhesive tape used to lay carpeting or other floor coverings, must also be removed. Should the dismantling times not be respected, any materials used for outfitting and any other item still at the stand will be removed by Italian Exhibition Group S.p.A. and stored. All costs that derive from this activity, as well as the risks of theft, loss and damage, are at the Exhibitor's expense. Two months after the date set for dismantling, Italian Exhibition Group S.p.A. reserves the right to auction any uncollected materials, keeping the proceeds for sustained expenses.

The Exhibiting Company will be debited for any damages that are unquestionably attributable to it.

Art. 8 - ENTRY BADGES

The Organizer will provide every Participant with a number of free entry badges (also called exhibitor badges) in proportion to the amount of m² occupied and from a minimum of 4 badges to a maximum of 50.

Exhibitor badges and the voucher for collecting a copy of the catalogue will be sent to the Participant by courier about three weeks prior to the start of the Show.

For Participants that have requested a pre-fitted stand, exhibitor badges and the voucher for collecting a copy of the catalogue must be withdrawn from the S.A.T.E. Office (Organizer's Technical Area Service) on the first day of Show outfitting.

The Participant is responsible for all the material received, therefore, should the badge/voucher etc. become lost or forgotten, the Organizer is not obliged to replace it free of charge. Any requested replacements will be invoiced.

Should the Participant require further badges, they can be purchased at a cost of €20 + vat each.

Entry badges are strictly personal and cannot be transferred to other persons, not even momentarily.

Art. 9 - SECURITY DURING THE SHOW - SURVEILLANCE

Although Italian Exhibition Group S.p.A., has no custody, commitment or liability obligations of any kind, it does provide a surveillance service. Notwithstanding this, during Show opening hours, the Participant must, either directly or by means of employees, supervise its own stand and the products on display. Italian Exhibition Group S.p.A. is exonerated from any custody costs of all the products, materials, equipment, machinery, etc. introduced into the Participants' stands. In the case of theft or damage to said items, due to causes not attributable to force majeure, either in the outfitting phase, during the Show days or in the dismantling phase, Italian Exhibition Group S.p.A can in no way be held responsible.









ITALIAN EXHIBITION GROUP SpA www.iegexpo.it Via Emilia 155 - 47921 - Rimini (Italy)

SpA P. +39 0541 744111 F. +39 0541 744200 (Italy) info@iegexpo.it Cap. Soc. € 52.214.897 i.v. Registro Imprese Rimini C.F./P.I. 00139440408

GENERAL REGULATIONS OF THE VICENZAORO T.GOLD 2018 SHOW CHAPTER II PART 3 | PARTICIPATION TERMS AND CONDITIONS

Art. 1 - SHOW OPENING TIMES

The Show will take place from 19th to 24th January 2018 with the following opening times:

for Exhibitors: every day from 8.30 am to 6.30 pm, last day: 8.30 am to 4 pm;

for Visitors: every day from 9.30 am to 6.30 pm, last day: 8.30 am to 4 pm.

The Organizer has the right to change the duration, opening and closing dates and daily opening times of the Show.

This right does not imply that Italian Exhibition Group S.p.A. will give the Participant a total reimbursement or pay any compensation whatsoever.

Participants and their employees can enter into the Exhibition Centre one hour before opening time but must leave the premises at closing time. The Organizer can, on request, authorize an extension to these times.

Art. 2 - VISITORS

The Show is reserved for professional traders and operators who can enter free of charge. Each trader or operator must provide proof of belonging to the professional sector by means of a business card or another document certifying his/her activity. For further information on trader and operator access, school group invitations etc., please refer to the visitor regulations available on www.vicenzaoro.com/it/t-gold/informazioni/visitatori

Art. 3 - CIRCULATION OF OBJECTS AND PERSONS

Obstructing the passageways with materials, especially near security exits, during the days of the Show is prohibited. Circulating inside the Exhibition Centre with electrical means of transport is also prohibited, with the exception of vehicles for the disabled.

Art. 4 - NO SMOKING RULE

In accordance with Law no. 3 of 16th January 2003 and Prime Ministerial Decree of 23rd December 2003, smoking inside the entire Exhibition Centre area is strictly forbidden. The smoking ban is indicated by NO SMOKING signs with reference to the relative legal provisions, the sanctions applied to the offender and to the subjects responsible for supervising observance of the ban and for ascertaining violations. These signs are located in the Exhibition Centre entrances and are particularly evident. There are also other NO SMOKING signs inside the Exhibition Centre buildings. Offenders are subject to administrative sanctions which imply payment of an amount ranging from Euro 25 to Euro 250. The amount of the sanction is doubled should the offence be committed in the presence of a woman who is clearly pregnant or young babies or children of up to 12 years of age. The Municipal Police, Judicial Police and Italian Exhibition Group S.p.A. officials are responsible for supervising the observance of the smoking ban and for ascertaining the relative violations.

Smoking is allowed outside the Exhibition Centre and under the sign-posted open-air colonnades.

Art. 5 - DISTRIBUTION OF ALCOHOLIC BEVERAGES, SOFT DRINKS, FOOD, DIETETIC PRODUCTS, FOOD SUPPLEMENTS AND GADGETS

The quantities of alcoholic beverages, soft drinks, food and/or dietetic and/or food supplement products distributed or given as free samples are to be exclusively for tasting purposes and must therefore be given out in moderation and suitable for immediate consumption. Moreover, said products must absolutely conform to the Italian and European standards with particular regard to safety, health and their introduction onto the market.

Italian Exhibition Group will not be liable, in any way, should, on

verification by the relative Authorities, any violation of the aforementioned standards be ascertained. All costs, consequences and sanctions will be entirely at the expense of the Exhibitor, which will also be expected to honour all the contractual obligations relating to participation. Therefore, the Participant will personally be responsible for all costs and liabilities towards third parties in general, for any false statements as well as any damages deriving from the tasting/offer of products that do not meet the legal requirements, totally exonerating Italian Exhibition Group S.p.A. to this regard. Furthermore, taking glasses, bottles and/or any other glass objects outside the stand is prohibited. These items must be placed exclusively where the participating company's staff can access them. Free gifts, goods samples or gadgets must only and exclusively be handed to visitors in boxes or wrappings and must be accompanied by a receipt. All goods without a receipt will be confiscated at the exits by the surveillance staff. All participating companies are therefore urged to respect the safety standards regarding visitors and their own staff and take full responsibility for any occurrences to the contrary.

Art. 6 - MACHINERY AND ITS USAGE

All vehicles on display at the Show must be new, type-tested or undergoing type-testing for registration purposes. Prototypes are excluded from registration and must therefore be explicitly labelled with a sign reading "prototype".

The machinery on display cannot be turned on unless on prior written authorization from the Organizer, who will evaluate, case by case, and on its undisputable judgment, whether or not to allow it.

Any approved authorization will not make the Organizer liable or exonerate the Participant from any ensuing responsibility resulting from turning the afore-mentioned machinery on. The Participant must, therefore, take every precaution and be equipped with all the necessary devices for preventing any accidents and fires, to dampen the noise, to eliminate bad smells and avoid gas emissions. It is absolutely forbidden to turn on any machinery or equipment that involve the use of flames. In any case, the machinery must not be a danger or a nuisance to anyone.

Any fumes from cooking food inside the stand must be extracted by using a special extractor hood with suction block placed above the extractor itself, complete with 4-phase, active carbon filters to prevent the outgoing air from smelling. The Organizer reserves the right, on its undisputable judgment, to withdraw authorization, obtained as described above, should the possibility of any inconvenience of any nature arise. If the machines or systems need to comply to legal standards or regulations in force, the Participants must arrange to have them examined, at their own expense, in order to obtain the relative approval from the competent Authorities. To this regard, companies that exhibit this kind of machinery and equipment declare, by signing the Participation Application, that the machinery and equipment conform to the afore-mentioned Directive, exonerating Italian Exhibition Group S.p.A. from all liability.

Art 7 - SOUND EMISSION REGULATIONS DURING THE SHOW

Participants are not usually allowed to use devices for music and sound emission. Any exceptions must be authorized by the Organizer and do not absolve the Participant from abiding, at its own expense, to the provisions outlined in copyright laws and therefore, to this regard, is fully responsible.

Those participating companies that have submitted the correct requests/forms to the Organizer in order to obtain authorization to use sound emission equipment, must operate, also in regard to the use of sound diffusion instruments like microphones, speakers, etc., at an acoustic level that guarantees a suitable









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climate for business and in any case lower than that foreseen by the laws in force (Leg. Dec. 81/2007, Title VII, Paragraph II). In any case, the acoustic level imposed by the Organizer must always be lower than 80 db. It is hereby pointed out that the amplifying system for sound diffusion must be differentiated from that used for the lights and other machinery. Moreover, speakers must be facing into the stand and not outwards. The Organizer will be able to order all Participants (by written or verbal communication from its employees) to keep the acoustic levels at an even lower db level than the one mentioned above, whenever, on its undisputable and exclusive judgment, the sound emission level produced by the Participant's various equipment or machinery is damaging to and/or disturbing the activities of other nearby operators. Using a phonometer, the acoustic levels will be checked at the outside edge of the stand by persons authorized by the Organizer.

In the case of failure to respect the above provisions, including not conforming to any order to contain the noise to a lower db level than that indicated in the second paragraph, the following penalties will be applied to offending Participants:

verbal warning at the first violation;

written warning at the second violation;

further violations will lead to electrical power cut-off (with no right to reimbursement or compensation of any kind to the participating company).

The Participant will be given 15-minutes notice prior to electrical power cut off, which, at the Organizer's undisputable discretion, may last up to a maximum of 3 hours. Italian Exhibition Group S.p.A. will be excluded from all liability for any damages, of any nature, that the participating company and/or exhibited material may sustain from the application of the sanctions foreseen in the case of failure to respect the provisions outlined in this article. In the understanding of the above provisions and in the understanding of Italian Exhibition Group's efforts to make the Participants respect them, Italian Exhibition Group S.p.A. cannot, in any way, be held responsible should other operators suffer any damage from a Participant's illicit conduct. Any controversies to this effect must be resolved between the Participants themselves, exonerating Italian Exhibition Group S.p.A. from any costs and/or liability.

Art. 8 - ADVERTISING

The Organizer manages the advertising instruments and will have the right to produce, at its discretion, every advertising solution it deems suitable throughout the Exhibition Centre area.

While the Participant is at total liberty to carry out advertising inside its own stand, all forms of advertising that may disturb or lead to relations of direct conflict with other Participants or that, in any case, are harmful to the Show's

spirit of commercial hospitality, will be excluded. To be more precise, it is forbidden for the participating company to:

A) perform any kind of advertising or leaflet distribution outside its own stand both inside or outside the Exhibition Centre;

B) display posters and/or samples, even merely indicatively, on behalf of companies not listed in the participation application, in the catalogue form and not represented;

C) stage any type of performance or entertainment, of any nature, even if limited to the space within the stand or for product presentation purposes, without the Organizer's prior authorization; D) publish logos or trademarks on any of the Organizer's official advertising materials that the Organizer has not previously and necessarily agreed to.

With the exception of the indications in the previous paragraphs, all forms of propaganda and advertising outside the assigned exhibition space will only be allowed if previously authorized by the Organizer and will be subject to payment of the fees shown on the published price lists. The participating company is totally and exclusively responsible for:

A) all civil, administrative and penal expenses and liabilities caused by the advertising message content;

B) all civil, administrative and penal expenses and liabilities that may derive from the advertising action carried out.

C) all and any liability towards other Participants and/or third parties in general that may derive from the advertising message content or from breaching the regulations, including those concerning competition. By failing to observe the above prohibitions, the Participant will be liable to pay a fine, equal to the sum of Euro 2,000 (two thousand) for each act considered as a violation of the above provisions and ascertained as such by the Organizer, who will be exonerated from any further request for damages sustained.

Art. 9 - RETAIL SALES

Any sale with the clause "Immediate delivery" or any paid services are strictly prohibited. The Participant is entirely responsible for any violation of the afore-mentioned prohibition, even in regard to the authorities that ascertain said violation, exonerating Italian Exhibition Group S.p.A. from all costs and/or liabilities. Moreover, any disputes regarding relations with other operators deriving from the above violation must be resolved directly between the Participants themselves, exonerating Italian Exhibition Group S.p.A. from any cost and/or liability.

In the understanding that sales are absolutely prohibited throughout the exhibition halls, as specified in the first paragraph of this article, sales to the public, as well as indication of prices, can only be carried out if explicitly authorized by Italian Exhibition Group S.p.A.'s General Management. The sale of these products is only allowed in moderate quantities and in respect of all the regulations that govern their sale, with particular regard to health and hygiene regulations, which the operator must conform to, exonerating Italian Exhibition Group S.p.A. from all liability. All administrative and fiscal expenses involved in order to correctly carry out the sales are totally at the expense of the operator and Italian Exhibition Group S.p.A. will have no responsibility should the operator not pay them. It is also pointed out that, any disputes between operators (unfair competition, the sale of similar products, etc.) must be resolved directly between the operators themselves, with total exoneration of Italian Exhibition Group S.p.A..

Art. 10 - STAND CLEANING - WASTE DISPOSAL - DISPOSAL OF LEFTOVER FOOD

In regard to the management of waste inside the "Fiera di Vicenza" Exhibition Centre, Italian Exhibition Group S.p.A. adopts a separate waste collection system. Everyone who accesses the "Fiera di Vicenza" Exhibition centre is expected to place any waste (paper, dry waste, plastic and tins, glass) into the specific waste collection bins. The bars and catering outlets inside the Exhibition Centre are equipped for the disposal of biodegradable products. Therefore, any leftover food products must be placed in the specific containers provided for biodegradable waste. Lastly, all waste produced at catering outlets while preparing and serving food and drinks is to be collected by accurately separating plastic, glass, paper and various other waste and placing it in the specific bins.

10.1 Waste produced during stand outfitting and dismantling periods

It is MANDATORY for all waste produced during stand outfitting and dismantling operations (e.g. packaging, cardboard, wood, plasterboard, plastic, bulky waste, etc.), to be disposed of by the exhibiting/outfitting company. All waste disposal operations must be carried out in compliance with the regulations in force (Leg. Dec. no. 152 of 3rd April 2006 - Regulations concerning the environment - and subsequent modifications and integrations).

10.2 Waste produced during the Show

The Exhibitor and its employees are jointly responsible for the correct disposal of waste products inside the Exhibition Centre and in their assigned exhibition space. To this regard, during the Show, Exhibitors will be supplied with different coloured bags in which to place the separate waste (paper, dry, plastic and tins, glass).









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10.3 Disposal of dangerous substances

For the management/disposal of dangerous substances, such as tins of paint, waste oil, paint, etc. that can be used in accordance with the provisions in these regulations, it is MANDATORY, for traceability purposes, that each product is labelled with the name of the exhibitor/outfitter to whom they belong before they are taken into the "Fiera di Vicenza" Exhibition Centre.

10.4 Prohibitions

- It is strictly forbidden to discharge waste water without the aid of specific discharge pipes.
- It is strictly forbidden to discharge any dangerous substance or waste in the waste water system.
- It is forbidden to leave any part of the stand fittings, such as carpeting, broken items or any leftover objects of any nature, including double-sided adhesive tape for laying textile flooring, in the "Fiera di Vicenza" Exhibition Centre.
- It is forbidden to introduce materials and waste linked to stand assembly/dismantling activities for the programmed event inside the "Fiera di Vicenza" Exhibition Centre.

If Italian Exhibition Group S.p.A., by means of its own inspection service, should find any abandoned material, it will charge the exhibitor/outfitter the relative penalty, as indicated in Chapter 5 below, as well as any further charges for damages and disposal.

The outfitting/exhibiting company must scrupulously respect Italian Exhibition Group S.p.A.'s fire prevention instructions and immediately dispose of any waste it may generate, thus preventing the public passageways from being blocked and creating potentially dangerous situations. Should this provision not be respected, Italian Exhibition Group S.p.A.'s surveillance staff will draft a report and penalties will be charged.

The waste produced in the catering outlets while preparing and serving food and drinks is to be collected and accurately separated into plastic, glass, paper and other waste and placed in the specific bins.

Art. 11 - CONVENTIONS, CONTESTS, MEETINGS WITH SELECTED BUYERS

- **11.1** Conventions, contests, events and meetings may be organized with selected buyers during the Show.
- **11.2** Italian Exhibition Group S.p.A. can, in no way, be held responsible if one or more programmed business meetings does not take place, nor if negotiations between buyers and Participants end negatively. All relations between buyers and Participants are to be managed exclusively between themselves, totally exonerating Italian Exhibition Group S.p.A. from all liability.









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GENERAL REGULATIONS OF THE VICENZAORO T.GOLD 2018 SHOW CHAPTER II PART 4 | PARTICIPATION TERMS AND CONDITIONS

Art. 1 - DAMAGES - INSURANCE

Italian Exhibition Group S.p.A. is not liable in any way for damages to persons and things, whatever and whoever provoked them. Italian Exhibition Group S.p.A. automatically insures each participating company that has paid the enrolment fee with insurance coverage that includes the following:

1) PARTICIPATING COMPANY "MULTI-RISK" INSURANCE

What is insured: goods, equipment, furnishings, including the value of the stand for \leq 26,000.

Cover duration: the time period in which the valuables are inside the Exhibition Centre, including the stand assembly and dismantling period.

Risks insured: INSURANCE SUMMARY (*)

Fire caused by any reason - Lightning - Gas explosion - Explosion of steam devices or radiator systems - Vapour explosion produced by inflammable substances - Spontaneous combustion - Road vehicle collision - Theft - Robbery - Bad weather - Rain or pipe water infiltration - Collapse - Breakage (excluding fragile objects) - Plane crash or the falling of plane parts or items transported by planes .

Damages caused to things insured, by order of the Authorities, against breakdown are insured in the same manner as the above in order to prevent or limit the damage.

Pick-pocketing and Shoplifting are excluded from this insurance coverage.

Excess clause: the insurance policy includes an generic excess clause of € 250 for each claim which is, in any case, at the Participant's expense.

In the case of outdoor assets, the above-mentioned excess clause is raised to \leqslant 515 for each claim.

Incident report modality: the insured subject (individual participant) must:

A) provide written communication about the incident within 48 hours of its occurrence to the Insurance Company (ZURICH INSURANCE PLC -BERNARDI SRL Via Flaminia,

(ZURICH INSURANCE PLC -BERNARDI SRL Via Flaminia, 80 - 47923 RIMINI (RN) Tel. 0541 393477 - Fax 0541 393478 alessandra@bernardisrl.it) as well as to Italian Exhibition Group S.p.A..

B) in the case of theft, immediately report the occurrence to the Public Authorities (and attach the report to the claim).

2) PARTICIPATING COMPANY "THIRD PARTY LIABILITY" INSURANCE

What is insured: third party liability due to the Participant and its workers during the Show period, including the period for stand assembly (excluding goods and material loading/unloading operations) and dismantling and any demonstrations and practical testing with the exclusion of liability subordinate to the insured subject in its position as producer.

Other participants are considered as third parties.

The insurance does not include damages to the Participant's own things and to those in its custody for any reason.

Insurance limits: \in 2,500,000 for each claim with the limit of \in 2,500,000 for each person that has sustained bodily injuries and \in 2,500,000 for damages to things.

N. B.:

(*) In the case of disagreement the ONLY DEFINITE DOCUMENTS are the PARTICIPATING COMPANY "MULTI-RISK" INSURANCE Policy and the PARTICIPATING COMPANY

"THIRD PARTY LIABILITY" INSURANCE Policy deposited at Italian Exhibition Group S.p.A. The cost of the insurance is included in the Enrolment Fee (see Chapter I, Art. 8). However, if the Participant deems more appropriate and convenient, it can arrange for its own coverage regardless of the above. In this case, the Participant exonerates Italian Exhibition Group S.p.A. from all liability deriving from the presence of goods, equipment, furnishings, stand, etc. at its exhibition space.

Art. 2 - INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS

The Participant is totally responsible for the ownership of trademarks and other distinguishing marks, patents, industrial inventions, industrial models, intellectual property and copyright concerning the products and/or machinery on display.

Therefore, the Participant exonerates Italian Exhibition Group S.p.A. from all expenses and liabilities should the intellectual and industrial property rights regulations or anti-trust regulations be violated either against the Participant or third parties in general. Any disputes to this regard between Participants or between Participants and third parties, must therefore be resolved directly among themselves, exonerating Italian Exhibition Group S.p.A. from any expense and/or liability.

Art. 3 -LEGAL OWNERSHIP OF THE SHOW'S NAME

Besides it brands, Italian Exhibition Group S.p.A. also claims the name "VICENZAORO T.GOLD" as its exclusive property together with all its modifications, abbreviations, simplifications and acronyms. It is therefore prohibited for anyone to use the name without the prior written consent of Italian Exhibition Group S.p.A.

Art. 4 - COMPLAINTS

Communications and complaints of any nature will only be taken into consideration if received in writing.

Art. 5 - REGULATIONS AND SUBSEQUENT MODIFICATIONS AND INTEGRATIONS

The Organizer reserves the right, at any time, to modify and/or integrate the General Regulations of the Show with provisions aimed at regulating Trade Show activities.

These provisions, and in particular those shown in the Technical Document section inside the reserved area, are an integral part of these regulations and will therefore apply to all Participants.

Should Participants and/or their collaborators fail to observe the provisions outlined in the General Regulations of the Show, the Organizer reserves the right to start the appropriate legal actions in order to claim for damages sustained

Art. 6 - PHOTOGRAPH WAIVER IN ACCORDANCE WITH LAW no.633 of 22nd April 1941 and subsequent modifications

Italian Exhibition Group S.p.A. reserves the exclusive right to any photographs, films, drawings or other reproductions of the Exhibition Centre complex or stands. Only photographers explicitly authorized by Italian Exhibition Group S.p.A. are allowed to work inside the Exhibition Centre halls.

The Participant explicitly authorizes Italian Exhibition Group S.p.A., using IEG authorized photographers, to take photographs of their person, stand and exhibited products. Italian Exhibition Group S.p.A. offices will be able to use these photographs for journalistic/communication purposes as well as for promotional and commercial aims.

No usage will be made in contexts forbidden by the law or that may prejudice decorum and dignity. The taking and use of photographs for the above-mentioned purposes are entirely free of charge. The photographs will be processed by Italian Exhibition Group S.p.A. in full respect of the law.









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Art. 7 - GENERAL REGULATION ACCEPTANCE - OFFICIAL LANGUAGE, APPLICABLE LAWS AND JURISDICTION

On presenting the Participation Application and/or subsequent and correctly signed Participation Offer, the company:

- a) unconditionally accepts the rules in these Regulations;
- b) acknowledges the Italian language (also to be used for commercial communications) as the official language for all the documentation regarding participation at the Show;
- c) acknowledges the applicability of Italian law;
- d) acknowledges the exclusive competence, for any dispute, of the Court of Vicenza.

Unless otherwise explicitly specified, the articles in these regulations apply to Participants that purchase exhibition space and exchange of goods Participants

General Regulations, official language, applicable laws and jurisdiction, art. 8 (Code of Ethics and violations)