

16 -17-18 SEPTEMBER 2026

FORM 1 – APPLICATION FOR PARTICIPATION
DEADLINE: JUNE 30, 2026

FERRARA EXPO SRL

E-mail: info@remtechexpo.com

Information: Ph.: +39 0532 900713 - e-mail: info@remtechexpo.com

Company name _____

Address _____

Town _____ Province _____ ZIP Code _____

Country _____

Telephone _____ Fax _____

E-mail _____

VAT/ITIN/similar (for taxable entity or person) _____

Fiscal code or date and place of birth (for professional or private individual) _____

Reference person (RP) _____

RP e-mail _____

Administration Reference (email) _____

Web site _____

☐ Services company ☐ Technologies company ☐ Other (specify) _____

Core business _____

For the purposes of admission to the Event, please complete the attached mandatory Privacy Form, which is an integral part of this application for participation.

The applicant declares, under its own responsibility, that:

<input type="checkbox"/> IT IS NOT A SUBJECT BELONGING TO THE PUBLIC ADMINISTRATION AND THEREFORE IT IS NOT SUBJECT TO THE OBLIGATIONS OF TRACEABILITY OF FINANCIAL FLOWS PURSUANT TO LAW 136/2010	<input type="checkbox"/> IT IS A ENTITY BELONGING TO THE PUBLIC ADMINISTRATION AND THEREFORE IT IS SUBJECT TO THE OBLIGATIONS OF TRACEABILITY OF FINANCIAL FLOWS PURSUANT TO LAW 136/2010. In this case it is mandatory to complete the form for relations with the Public Administration
--	--

<input type="checkbox"/> THE EXHIBITOR DECLARES TO BE SUBJECT TO SPLIT PAYMENT (ART. 17 TER Presidential Decree 633/72)	<input type="checkbox"/> TICK IF INTERESTED, I.E. IN THE CASE OF: • Public administrations • Companies de facto controlled by the Presidency of the Council of Ministers and by the Ministries • Bodies or companies controlled by the Central Administrations • Bodies or companies controlled by the Local Administrations • Bodies or companies controlled by the National Social Security and Assistance Bodies • Bodies, foundations or companies owned for an overall percentage of the capital of no less than 70 percent, by the Public Administrations • Listed companies included in the FTSE MIB index of the Italian Stock Exchange
---	--

CATALOGUE NAME AND GRAPHICS ON THE STAND (must match):

Please note that the font used is standard, the characters are CAPITAL LETTERS (unless otherwise specified by you) and no logo will be included. The free areas do not have graphics on the stand.

STAND IN PRESENCE

Participation fee: € 560,00

Bare area (sqm): € 135,00

Pre equipped area (sqm): € 185,00 (Bare area booking cost included, with setting-up)

Semi personalized area (sqm): € 225,00 (Bare area booking cost included, with setting-up)

Personalized area C (sqm): € 250,00 (Bare area booking cost included, with setting-up)

Personalized area D (sqm): € 245,00 (Bare area booking cost included, with setting-up)

Personalized area E (sqm): € 285,00 (Bare area booking cost included, with setting-up)

		SQ.M.	TOTAL	
A1	PRE-EQUIPPED BOOTH			
A2	BARE AREA			
A2 B	SEMI PERSONALIZED AREA			
A2 C	PERSONALIZED AREA NEW			
A2 D	PERSONALIZED AREA NEW			
A2 E	PERSONALIZED AREA NEW			
A3	REGISTRATION FEE		€ 560,00	
		TOTAL	€	

A1 The PRE-EQUIPPED STAND includes the following BASIC EQUIPMENTS: area, outer walls and one front panel with standard graphics, carpet on the floor, electrical connection, lighting (3 spot lights), 1 desk and 2 chairs. If you want additional front panels, you can consult the “Extra furniture catalogue”.

A2 A BARE AREA means the perimetral area without carpet, dividing walls, furnishings, electrical connections or lighting.

A2B The area is personalized with walls of 3,00mt colored as requested by you, a recovery box (1sqm) with door, personalized graphics on two fronts, on the reception desk and on one of the wall (1sqm). Area is equipped by 2 armchairs and 1 small table, 1 reception desk and 1 chair, 1 round table (75cmh) and 4 chairs. It is also included the electrical implant and lights.

A2C The area is personalized with panels of 3,00mt painted as requested by you and **lacquered platform h.10** in color required, a recovery box (1sqm) with door, personalized graphics on two fronts, on the reception desk and on one of the wall (1 sqm). Area is equipped by 2 armchairs and 1 small table, 1 reception desk and 1 chair, 1 round table (75 cmh) and 4 chairs. It is also included the electrical implant and lights.

A2D The area is personalized with panels of 3,00mt painted as requested by you and **frame** in color required, a recovery box (1sqm) with door, personalized graphics on two fronts, on the reception desk and on one of the wall (1 sqm). Area is equipped by 2 armchairs and 1 small table, 1 reception desk and 1 chair, 1 round table (75 cmh) and 4 chairs. It is also included the electrical implant and lights.

A2E The area is personalized with **truss** and panels of 3,00mt painted as requested by you and **lacquered floor** in color required, a recovery box (1sqm) with door, personalized graphics on two fronts, on the reception desk and on one of the wall (1 sqm). Area is equipped by 2 armchairs and 1 small table, 1 reception desk and 1 chair, 1 round table (75 cmh) and 4 chairs. It is also included the electrical implant and lights.

A3 The REGISTRATION FEE includes the registration in the official catalogue, public liability insurance and electrical consumption up to 2 kW.

The undersigned Company, taken note of the General Regulations for taking part in the exhibition, that in accordance with law declares to recognize in every part and fully accepts unconditionally, asks to participate in the event in question, according to the following indications.

EXPOSITIVE TOTEM

The parallelepiped totem has a height of 4.00m. On the totem (on request) is fitted a screen of appropriate size (40") in order to project (on request) in a continuous cycle promotional videos by you produced. At the top, on the four sides, the totem displays the brand of your company (1sqm/side). The totem is positioned within the exhibition, in proximity to the conference rooms and is therefore visible to all visitors attending the event. The totem is equipped with brochure holder

€. 2.550,00

		N	TOTAL	
B1	TOTEM			
		TOTAL	€	

CONFERENCE PARTICIPATION - ABSTRACT

PARTICIPATION COSTS

€ 800,00 (for each abstract)

It includes participation, as a speaker to present one abstract.

Additionally, without any additional costs, you will be mentioned as sponsor of the session; the publication of the logo (*) as part of the program of the conference that is being sponsored and the inclusion of the wording 'with the sponsorship of' (website web page and official catalog); the possibility of displaying two (self-supporting) sails at the entrance of the room where the session will take place. Five (5) abstracts presented by the same company will cost of € 3000,00 instead of € 4000,00 (discount 25%). The Organizer awaits your brochures, for the infopoint (Ferrara Expo srl – Via della Fiera, 11 -44124 Ferrara-Italy- To attention of: RemTech Expo Abstract Sponsor)

		N	TOTAL	
D1	ABSTRACT			
		TOTAL	€	

COMMUNICATION SERVICES

			IMPONIBILE	
E1	DEDICATED NEWSLETTER		€ 1.500,00	
E2	NEWSLETTER "BE PART OF"		€ 500,00	
E3	VIDEO-REPORT		€ 2.500,00	
E4	CUSTOMIZED INTERVIEW		€ 750,00	
E5	SOCIAL PLANS		€ 300,00	
E6	AWARD SPONSOR		€ 2.000,00	
E7	CATALOGUE SPONSOR		€ 3.500,00	
E8	MAIN SPONSOR		€ 15.000,00	
		TOTAL AMOUNT	€	
		TOTAL AMOUNT	€	

PAYMENT

1st Payment, With the Application Form

By The **Application** for Participation **will** only and exclusively **be accepted** if it is **accompanied by the payment of the Registration Fee + 30% of stand cost**

The balance, corresponding to the remaining of the costs of the stand, must be paid no later than **September 3rd 2026**



The payment to FERRARA EXPO SRL can be made by Bank transfer to the following account:
IT66T0834013000000002150297 – SWIFT CODE CCRTIT2TPAD at CASSA PADANA - 44124
Ferrara (FE)-Italy.

Place and date

Stamp and signature of the legal representative

Pursuant to and for the purposes of articles 1341 and 1342 of the Civil Code, the clauses concerning: are specifically approved: Form and irrevocability of the application for participation (Article 2); Discretionary power of the Organiser (Article 2); Power to terminate or withdraw from the contract or to suspend its execution (Articles 4, 6, 7, 8, 21, 23); Penalty clause (Articles 4, 6, 8, 9); Waiver of indemnity or compensation (Articles 5, 6); Limitations to the right of withdrawal (Articles 6, 22); Limitation or waiver of liability (Articles 8, 9, 11, 12, 13, 15, 17, 18, 20, 23); Assumption of liability (Articles 8, 10, 11, 12, 16, 18, 20, 25); Arrangements for the provision of services (Articles 17, 19); Exclusive jurisdiction (Article 24); Data processing and consent (Article 26).

Place and date

Stamp and signature of the legal representative

This application form will only be valid if it is completed with the double signature.



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. – P.IVA e Reg. Imp. FE 02113830380 – REA FE-226928



GENERAL CONDITIONS FOR PARTICIPATION IN

Premise

“Ferrara Expo” or “Organizer” refers to Ferrara Expo s.r.l., with registered office in Via della Fiera 11, 44124 Ferrara. The Organizer, in the exercise of its commercial activities carried out in a competitive environment, is organizing the **RemTech Expo - 20th Edition** - event, **which will take place at the Ferrara Exhibition Center from September 16 to 18, 2026**

Art. 1 - ADMISSION TO THE EXHIBITION - The following may be admitted as Exhibitors:

- Italian and foreign companies exhibiting products or services included in the Exhibition's merchandise categories. If the producer is not present at the Exhibition, its exclusive or general agents or representatives may be admitted.
- Trade associations and public or private bodies that institutionally conduct promotional and research activities or that deal with information and publication in the specific fields of the Exhibition. Ferrara Expo reserves the right to prohibit the presentation of the same products, samples, or services at more than one stand in the same merchandise category.
- Italian and foreign companies, which have had or are having legal matters towards Ferrara Expo and its subsidiaries or are insolvent towards it, may not be admitted as Exhibitors.

Art. 2 PARTICIPATION IN THE EXHIBITION

The attached application form must (under penalty of non- acceptance) be completely filled out, signed, and counter-signed, and it will be deemed an irrevocable request by the applicant, and will entail the applicant's acceptance of these “General Terms and Conditions” (as well as the “Technical Regulations and Safety File” of the “Exhibition Centre Regulations” and of all other rules regarding the organisation and operation of the Exhibition and of the Exhibition Centre). When applying to take part, the applicant must provide a down payment (see art. 3 of General Regulations). Payments slip must be attached to the application form, otherwise it will not be taken into consideration. Ferrara Expo shall accept or reject applications at its sole discretion and shall be required to explain the reasons for non-acceptance solely in the case of applications received at least 60 days prior to the opening of the Exhibition, where the applicant has made a formal request within 30 days following the end of the event.

Dealers, agents, and exclusive and general representatives must attach to their application a list of the companies they represent and whose products they intend to exhibit. The applicant is required to provide any and all other documentation as may be required to decide whether to approve its application and to verify – at any time – its conformity to the conditions required for participation in the Exhibition. If the application is approved, the applicant will be notified by registered letter and be considered a participant. For applications received at least 60 days prior to the opening date of the Exhibition, the registered letter of approval will be mailed at least 30 days prior to the opening date. For applications received less than 60 days prior to the opening date or for applications received successively, the applicant will receive notice of approval at least the day prior to the opening date; approval may be notified any other means, including fax or other appropriate means.

Art. 3 - PAYMENTS TERMS – DOWN PAYMENT – TERMINATION

Participation prices, various mandatory services and registration fee are indicated in the application form. The registration fee(€ 560,00) includes the following services:

- insurance All Risks and Third Party Civil Responsibility (mandatory)
- inclusion of the company both in the official catalogue
- Exhibitors cards, n.2 parking pass and invitation tickets for clients.

The square meter fee or lump sum includes the costs of the Exhibition space, the services specified in the General Terms and Conditions of Participation, complementary events such as meetings and conferences, society and celebratory events included in the Exhibition programme as well as official hospitality to Italian and foreign delegations of trade operators and State authorities, speakers and lecturers.

Together with the Application Form, the applicant must pay the organizer a deposit equal to the sum of the registration fee of €560.00 and an amount equal to 30% of the total amount of the spaces reserved, while the balance must be paid by September 3, 2026, and in any case before the start of the event. For registrations notified after that date, payments must be made on



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. – P.IVA e Reg. Imp. FE 02113830380 – REA FE-226928



demand. If the application for participation is not accepted, both the registration fee and the deposit will be refunded.

Art. 4 TERMS OF PAYMENT Upon receiving notification of acceptance of the application to participate, the applicant must pay the amount due within 30 days of the date of the invoice issued to them and, in any case, before the opening of the Exhibition. If the application is accepted, the Organizer will issue an invoice for the amount of the deposit, which must be paid by the date indicated. The deposit must be paid by the date indicated. If the application to participate is accepted, the Organizer will issue an invoice for the amount equal to the deposit, which must be paid by the date indicated. By the start date of the Exhibition, the Organizer will issue an invoice for the balance of the amounts due for participation in the exhibition, based on the exhibition spaces assigned, to be paid by the deadline indicated on the invoice itself.

Failing this, the Organizer may consider the contract terminated due to the participant's default, without the need for a formal notice or court ruling.

In this case, it will formally notify the interested party, and - in addition to being released from any commitment and being able to dispose of the stand by assigning it to other applicants - shall be entitled to full payment - as a penalty - of the registration fee and participation fee, as well as any other contractual consideration, less any amounts already received for such items and without prejudice to any right to compensation for any further damages.

Art. 5 - STANDS ALLOCATION - Stand allocation falls exclusively within the competence of Ferrara Expo and is made at its discretion. Any special instructions or requests from the Exhibitor are understood to be merely indicative; they may not bind or infl the application and are therefore not considered. Furthermore, Ferrara Expo will have the right to move or reduce a stand already allocated, or to transfer it to another Exhibition area; this will not give the participant any right to compensation or indemnity of any kind. Ferrara Expo will be required to notify the Exhibitor of such decision by registered letter (or fax or other appropriate means) sent at least 20 days prior to the opening of the Exhibition.

Art. 6 RIGHT TO WITHDRAWAL

A participant that is unable to participate in the Exhibition for legitimate and proven reasons may withdraw from the contract by documenting such inability and notifying Ferrara Expo by registered letter with advice of receipt no later than 60 days before the opening of the Exhibition, without prejudice to the Ferrara Expo's right to retain the down payment as conventional penalty. Should such notice be given less than 60 days before the Exhibition opening date, without prejudice to the above-mentioned acquisition of the down payment by Ferrara Expo as partial compensation, the participant shall be required to pay not only the registration fee but also the whole participation fee. In such case, Ferrara Expo may dispose of the stand and assign it to other Exhibitors as appropriate. Ferrara Expo will decide on the legitimacy of the causes preventing the firm from taking part. If the notice of withdrawal is not given and the Exhibitor does not set up its stand, the participant shall be considered entirely in breach of contract and, without prejudice to the above-mentioned acquisition of the down payment by Ferrara Expo as partial compensation, shall be required to pay not only the registration fee but

also the whole of the participation fee, as well as any other greater damages accruing to Ferrara Expo, be they direct or indirect. Once again, in this eventuality, Ferrara Expo may make use of the stand and assign it to other Exhibitors. Ferrara Expo may withdraw from the participation contract at its discretion up to two weeks before the opening of the Exhibition and, for reasons relating to the organisation and/or management of the Exhibition, up to the opening date. In this case, Ferrara Expo will not be required to indemnify or compensate the participant in any way, but will have to refund all amounts (registration and participation fees) where these have already been received.

Art. 7 DELIVERY OF STANDS

Stands will be made available to Exhibitors by the deadline specified in the "Technical Regulations". The furnishing off stands must be completed by the date indicated in the "Technical Regulation": otherwise, the contract may be terminated due to the participant's default in the same manner and with the same consequences referred to in Art. 6.

Access to the Ferrara Exhibition Center during the event is permitted to professional operators and members of the public as visitors, provided they have the required entry document, every day according to the schedule that the Fair reserves the right to establish and possibly modify even during the event. In order to allow free entry to the event for exhibitors and their staff, the Organization will provide three passes for each exhibitor and up to five upon explicit request. The exhibitor is, however, responsible in all respects for the conduct of its employees, assistants, and collaborators in the performance of their duties. Within the Exhibition Center, it is strictly forbidden for anyone to promote offers or donations for recognized institutions, collections, political,



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. - P.IVA e Reg. Imp. FE 02113830380 - REA FE-226928



religious, or partisan propaganda, or to carry out any activity not related to the purposes of the event Ferrara Expo may establish special rules of access to the Trade Fair Centre during setup, also in compliance with occupational safety regulations, and also restrict vehicle access and/or apply charges to vehicles parked outside designated spaces and/or exceeding the Organiser's parking time limit. In particular, if motor vehicles or other forms of transport are left inside the Trade Fair Centre for more than two hours, the Exhibitor whose password has been used to register the vehicle may be charged the sum of € 500.00.

Art. 8 STANDS FURNISHING

Exhibitors must limit their displays to the area of the stand itself, as indicated clearly in the "Technical Regulations" and their height may not exceed the allowed height specified in the Exhibition regulations. The exhibitor is required to keep fire extinguishers in sufficient quantity and quality, as supplied by the Organization, in a clearly visible and accessible position in the stand.

The stands and related installations must be constructed in a workmanlike manner, in compliance with accident prevention and fire prevention regulations.

The Organization reserves the right to request the intervention of the Supervisory Commission for public entertainment venues.

The Exhibitor undertakes to comply with the regulations relating to public entertainment venues and to comply with all the requirements and formalities set out in the "Technical Regulations for Events and Various Forms."

Failure to deliver to Ferrara Expo the declarations and documentation required by the "Technical Regulations" covering responsibility for stand dressing and electrical installations will give Ferrara Expo the right to close the stand and to take the most appropriate measures to ensure safety conditions are maintained, without prejudice to any and every civil and criminal liability on the part of the Exhibitors. Ferrara Expo reserves the right to require that fittings and installations that do not fall within the provisions laid down above be altered or changed. The Exhibitor is solely responsible for the static of the fittings, execution and running of the installations and any damage to persons or things owned by Ferrara Expo, or to third parties. Failure to abide by these provisions and the regulations contained in the Rules of Participation regulating this matter will entitle Ferrara Expo to take precautionary measures against the firm found to be in default on the fire-prevention requirements, including, should the supplementary measures of the general safety conditions be adopted, charging to the firm the corresponding costs, which are estimated at not less than € 300,00 per expositive module, or an order to dismantle all or part of the stand and a declaration of non-practicability of the stand itself.

Exhibitors failing to observe the safety rules may be reported to the judiciary authorities.

Art. 9 HANDING BACK OF STANDS

At the end of the Exhibition, but not before, the Exhibitors will remove the products and materials they have installed and, after obtaining an exit voucher from Ferrara Expo, will remove said products and materials from the Exhibition Centre. Stands must be completely emptied by the date specified in the "Technical Regulations".

The exhibitor is required to return the stand in the condition in which it was assigned

During all phases of the event, it is forbidden to leave waste and/or waste materials in the Exhibition areas and in the Exhibition Centre. Waste and materials left over from set up work shall be disposed of by the Exhibitor and/or its appointed agents and hall aisles kept clear of any such materials or other obstructions. As provided for by the laws on environmental protection, Exhibitors are obliged to declare how they intend to treat the waste equipment by compulsory filling in of the Exhibition forms. In the event of its the failure to comply with dismantling times and/or delays in clearing the area, the Exhibitor grants its irrevocable permission for Ferrara Expo to attend to such matters, considering anything left in the booth to be waste bound for landfill sites and the Exhibitor shall be required to reimburse all direct and indirect expenses incurred for the clear-up work, this currently starting at a minimum of € 300.00 per 16.00 sqm of surface area and without prejudice to the right to claim compensation for any additional loss. Although the exit voucher is not issued to Exhibitors who have not settled each and every one of their accounts, direct or indirect, with Ferrara Expo, it does not constitute receipt of settlement of the sums due for participation in the Exhibition, and shall be valid only for the vehicle indicated on the voucher itself. The participant expressly authorizes Ferrara Expo to check that there are no products or materials other than those installed on the stand and listed on the exit voucher in the Exhibitor's and/or its representatives' vehicle or baggage leaving the Exhibition Centre, and further authorises Ferrara Expo not to allow any products and materials not listed on the exit voucher to leave the Exhibition Centre. Ferrara Expo disclaims all responsibility for goods, materials and anything else left unattended by the Exhibitor in the Exhibition Centre.



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. - P.IVA e Reg. Imp. FE 02113830380 - REA FE-226928

Art. 10 ACCESS TO THE EXHIBITION CENTRE

The Exhibition shall be open every day at visitors and professional of the trade presenting the required entry pass according to the opening hours that Ferrara Expo establish, and which they reserve the right to change, if necessary, even during the Exhibition. Visitors who have not received an invitation may access the Exhibition Centre by filling in the registration form. Ferrara Expo will provide badges so that Exhibitors and their staff may have free access to the Exhibition. The use of such badges is subject to the provisions and acceptance of the "Technical Regulations". The Exhibitor is fully liable for the conduct of persons to whom it provides entrance passes, as well as for the conduct of its employees, assistants, and workers in the performance of their assigned duties. Inside the Exhibition Centre it is strictly forbidden to promote offerings and donations for recognised institutions, to collect offerings, to make political or religious propaganda and to conduct any activity whatsoever not related to the aims and purposes of the Exhibition.

Art. 11 - SURVEILLANCE AGAINST THEFT - LIABILITY FOR THEFT AND DAMAGES – RELEASE FROM LIABILITY FOR BOLOGNAFIERE – INDEMNITY CLAUSE

During the hall opening times the Exhibitor shall watch over his own stand either directly or by means of his personnel. The Exhibitor is required to supervise its stand and Exhibition space with its own personnel during the entire Exhibition period. The Exhibitor is the only custodian of all of the materials, goods, and furniture at the stand and Exhibition space during the entire Exhibition period (including set-up and knock-down).

As custodian of its stand and Exhibition space, the Exhibitor is required to indemnify Ferrara Expo

- substantively and legally - against all losses, damage, liability, cost or expense, including legal fees, deriving from the Exhibitor's use of its stand and assigned Exhibition space. Although Ferrara Expo provides a general day and night surveillance service inside the Exhibition Centre for the entire duration of the Exhibition and for the stand furnishing and removal periods, is released from any and all responsibility for theft and/or damage that may be sustained by the Exhibitor.

The Exhibitor shall also be responsible to Ferrara Expo for all damage, be it direct or indirect, which for any reason is attributable to him or to the staff working for him (including damage caused by furnishings or by the systems set up either directly or by third parties engaged by it, even if they have been inspected by Ferrara Expo).

Art. 12 - INSURANCE – RELEASE, ASSUMPTION AND LIMITATIONS OF LIABILITY

The Exhibitor shall benefit from the following insurance policies taken out by Ferrara Expo:

- a) All Risks cover (including fire and theft) for direct physical damage to furniture, fittings, equipment and goods on the stand, excluding cash, valuables, jewellery and the like and excluding the software installed in computers and excluding any cover for loss of use of the furniture, fittings, equipment and goods during the period when the Exhibition is being held: cover € 10.000,00 full first loss cover (including fire and theft), with absolute excess of € 100,00 per claim.
- b) Third party Liability cover, including fire damages: single limit € 50.000.000,00;
- c) Exhibitor's Employees Liability cover: single limit per claim of € 3.000.000,00 with limit of € 2.000.000,00 per person;
- d) Exhibitors and Ferrara Expo waive the right to any claims made against the event's insurer.

The above-listed insurance policies are governed by the conditions and limitations which the Exhibitor may request from the Exhibition organising office, and which will be specified on the form contained in the insurance policy form.

These insurance policies do not release the Exhibitor from liability in respect of all risks which, according to the independent assessment of the Exhibitor, are not covered or which exceed the limits of cover, as set out above. The Exhibitor shall take out such supplementary cover, as he deems appropriate.

In particular, because of the existence of a system of videocontrolling of halls, in case of thefts, Exhibitor takes note of presenting or forwarding a written report draft by the Public Authority to the Insurance Company, within seven days after the end of the Exhibition. In default, there might occur the loss of the allowance.

The Insurance Company will also handle claims and settlements at the end of the Exhibition. In any event the Exhibitor hereby undertakes to include in the supplementary insurance cover a clause in which the insurer waives any action of recourse or redress against the Exhibitors and Ferrara Expo, and in default he shall indemnify and hold it harmless from any action that may be brought against it. Having taken note of the foregoing, the Exhibitor nevertheless (on his own account and for his agents, employees or assistants) expressly relieves Ferrara Expo from any liability for loss or damage which for whatever reason may occur in the Exhibition area assigned to him, and during the installation or dismantling of the area assigned to him, and in respect of

anything located therein, and he accepts sole liability for any damage caused to third parties by the management of the Exhibition space or by anything introduced therein, and which is not covered in the terms or manner indicated above or by additional insurance cover taken out by the Exhibitor. Ferrara Expo will accept no liability for consequential damages, damage to image, loss of revenues, etc. As regards direct damages, the Exhibitor accepts that the liability of Ferrara Expo is limited to the insurance limits as stated above. The Exhibitor accepts these limits of liability.

Art. 13 – COMPLAINTS

Any complaints regarding the organisation and production of the Exhibition must be immediately reported to Ferrara Expo in writing, and in all cases not later than seven days after the conclusion of the Exhibition.

Any complaints received after such deadline will not be deemed subjects of dispute with Ferrara Expo.

Art. 14 INTELLECTUAL PROPERTY

The products and goods on display as well as the stands housing may not be photographed, drawn or in any way reproduced without the authorisation of the individual Exhibitors and Ferrara Expo.

Ferrara Expo nevertheless reserves the right to film, reproduce, disseminate and to authorise the filming, reproduction and dissemination of general and detailed outside and inside views, and may permit their sale or even sell them directly.

Art. 15 – TEMPORARY IMPORTATION

The temporary importation of foreign merchandise or goods (such as samples) for display at the Exhibition must take place – at the Exhibitor's expense – through Ferrara Expo's official carrier according to the methods specified in the "Technical Regulations" with exemption of all liability for such official carrier, as shall Ferrara Expo.

Art. 16 DISPLAY OF PREFABRICATED STRUCTURES, CRANES, SCAFFOLDING, ETC. AND DISPLAY OF MACHINERY IN OPERATION

Regarding the Exhibition of prefabricated structures, tower cranes, self-erecting cranes and other similar cranes, scaffolding, temporary reinforcement and scaffolding in general, in addition to fully and strictly observing all regulations in terms of safety, legislation, standards, good practices, as well as those based on experience and prudence, the Exhibitor also pledges to scrupulously observe Ferrara Expo's instructions during the entire stay on the Ferrara Fairgrounds. Machines on display may not be operated unless written permission has been received from the Operations Division of Ferrara Expo and provided such operation does not cause danger or disturbance. In this case, machines must be equipped with devices to prevent accidents, noise, foul odours, and the emission of gas and liquids. Machines may not be operated with internal combustion engines in the halls, and must not require the use of fuels or gas cylinders. All machines must comply with safety laws, regulations, and standards of good practice, and must be accompanied by the administrative documents issued by competent authorities. The Exhibitor will assume all civil and criminal liability for any injury and/or damage to third parties caused by the non-observance and violation of such regulations and/or instructions. Ferrara Expo has the right to remove or have removed from the Exhibition Centre any structures that do not conform to the provisions referred to above.

Art. 17 TECHNICAL SERVICES

At the Exhibitor's request and in accordance to the terms of the "Technical Regulations", Ferrara Expo will supply the Exhibitor electrical energy for lighting and for motive force and connection to the water mains, and compressed air. In addition Ferrara Expo reserves the right to supply, or to outsource or grant exclusives for, any service it deems useful for Exhibitors, defining the methods of use for same. Specifically: connections and disconnections between the electrical installation or water system set up by the Exhibitors and the junction box and water supply points, respectively, may be carried out only by the firms authorized to do so by Ferrara Expo; such companies will verify compliance with the instructions contained in the "Technical Regulations".



Stand cleaning shall be carried out by Ferrara Expo, from the last day of the furnishing period and for the entire period of the Exhibition, Telephone equipment may be connected and disconnected only by the company authorised by Ferrara Expo. All portage, transport, loading and unloading operations, the Exhibitors must be conducted by Ferrara Expo's official forwarder.

Access to the halls is permitted only to electrical vehicles.

The Exhibitor understands that the "services" (either managed directly by Ferrara Expo or outsourced or granted in exclusive) ensure good performance under conditions of normal use of such services, and in all cases exempts Ferrara Expo, the contractors, and providers of such services from any and all liability due to any irregularity in the performance of such services.

Art. 18 PRINTED LITERATURE AND ON-LINE INFORMATION

- Ferrara Expo reserves the right to issue the Catalogue and distribute the information (including in summary or abbreviated form) contained in the Application Form regarding the Exhibitors and the products and/or services they present, or regarding anything else exhibited or presented, using the means and techniques of communication (printed matter, CD-ROM, Internet, etc.) it deems most appropriate, with no liability for any omissions, errors or malfunctioning. The information printed in the Catalogue will refer to application forms received and approved up to 45 days before the opening of the Exhibition, without prejudice to Ferrara Expo's right to change the allocation of the stands. The above also applies to the contents of other information forms signed by the Exhibitor or by its agent and provided to Ferrara Expo (including via computer). Ferrara Expo reserves the right to provide, on the home internet site, areas reserved for the individual Exhibitor, to which the Exhibitor himself can gain access by his personal password and username to put online, send or modify information relating to his own business.

The Exhibitor will have exclusive liability for the content of the area reserved for him and for the proper use, including on the part of third parties, of the password and the username allocated to him by Ferrara Expo.

Art. 19 PAID ADVERTISING

Outside the Exhibition area, assigned to the Exhibitors, any and all forms of publicity or advertising must be carried out through Ferrara Expo or through the companies appointed for this purpose by Ferrara Expo. Such advertising will be subject to the payment of a fee and associated tax charges.

Art. 20 – CAR PARKS

For safety reasons, only cars will be allowed access to the car parks provided for Exhibitors - until all available parking spaces are exhausted - (it is therefore understood to be excluded commercial vehicles, trucks, etc...) equipped with a special badge issued by the Organizer and parking is allowed only in the appropriate spaces and only during the opening hours of the Exhibition Centre. It is strictly forbidden to stop commercial vehicles and lorries of any kind inside the Exhibition Centre, even for short periods only. It is also strictly forbidden to off load from cars outside the allowed spaces and after the closing time of the Exhibition Centre. In the event of failure to comply with these provisions, Ferrara Expo may take steps to obtain the forced removal of the vehicle from the car park or the affixing of mechanical means inhibiting its use, at the risk and expense of the Exhibitor to whom the badge has been issued and the owner of the vehicle, who shall remain jointly and severally liable with the Exhibitor for the relevant expenses. Ferrara Expo reserves the right not to admit to the next edition of the Exhibition any Exhibitor who has not complied with the prohibitions described above, even through his or her agents. All occupants of the vehicle must have a valid document for admission to the Exhibition centre. Since the car parks are unattended, Ferrara Expo is not responsible for security of the vehicle and will accept no liability for damage or theft of any kind.

Art. 21 SPECIAL PROHIBITIONS - It is expressly forbidden for Exhibitors to:

- make any sale involving on-the-spot delivery of goods to the buyer, except in Technical Press and in those areas where Ferrara Expo allows it;
- give up or exchange all or part of their stands;
- exhibit of prices except in those areas where Ferrara Expo allows it;
- display products that do not belong to the marketing designation of the stand as it appears on the Exhibitor's application;
- display cards or samples, even those of a purely indicative nature, for firms not listed on the application form and not represented:
 - engage in any form of advertising outside their own stand and in the Exhibition centre. Exhibitors may distribute advertising material only inside their own Exhibition area;
 - to use own forklifts and lifting devices in the Exhibition Centre;



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. – P.IVA e Reg. Imp. FE 02113830380 – REA FE-226928



- the use, for any purpose whatsoever, of remote controlled devices including drones in the Exhibition Centre (APR). Any exceptions must be requested from the Ferrara Expo Operations Department, which reserves the right to evaluate, within the scope of the provisions of current legislation, the possibility of use in accordance with methods and procedures to be agreed;
- any spectacle or entertaining initiative of any kind, nature and characteristics, even if limited within the stand or aimed at presenting products without prior authorization from the Ferrara Expo Management; moreover, it is exclusive competence of the Exhibitor to obtain any authorizations from the health and public safety authorities and, in general, from the bodies in charge, for the above mentioned initiatives, if and as requested;
- the broadcasting of live and recorded music through the use of devices for the reproduction of music and sound. Exceptions may only be authorized in writing by the Ferrara Expo on condition that the Exhibitor does not cause any disturbance and has complied with the legal obligations for payment of the relevant fees;
- any form of unfair competition between or among participants in the Exhibition. Therefore, to ensure correct execution of the Exhibition, the Exhibitor hereby accepts all of the initiatives that Ferrara Expo may undertake to ensure the immediate cessation of any possible forms of unfair competition or to protect and safeguard the other Exhibitors and Ferrara Expo itself.

The technical prohibitions issued for reasons of safety, health, pollution in general, for persons and property, and to prevent tampering with the property and assets of the Exhibition Centre, as well as the instructions contained in the "Technical Regulations and Various Forms booklet," are an integral part of these General Terms and Conditions, and the Exhibitor undertakes to observe them scrupulously. Any exceptions may be issued, only in writing, by the Operations Division of Ferrara Expo. In the event of disregard of even one of the prohibitions specified above, or of those referred to in this Article, Ferrara Expo may apply the sanctions provided in the "Technical Regulations and Various Forms booklet" and/or terminate the contract for participation in the Exhibition without recourse to the court, but simply by means of any form of written notice to the Exhibitor at its stand. This will entail the immediate closing of the stand and withdrawal of access documents to the Exhibition Centre, without prejudice to the sums due from the Exhibitor.

Art. 22 POSTPONEMENT, REDUCTION OR CANCELLATION OF THE EXHIBITION

Ferrara Expo has the irrevocable right, at its discretion, to change the dates of the Exhibition; this will not give the Exhibitor any right to back out of or cancel the contract or to be released from any of its obligations. In addition, Ferrara Expo may reduce the length of the Exhibition or eliminate all or some of its sectors without being required to pay damages or penalties of any kind. In such cases, Ferrara Expo will give written notice of changes by means of registered letter, fax or e-mail, to be sent at least 15 days before the opening date of the Exhibition.



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. – P.IVA e Reg. Imp. FE 02113830380 – REA FE-226928

Art. 23 – Force Majeure

“Force Majeure” means the occurrence of an event or circumstance (a “Force Majeure Event”) that prevents one party from performing one or more contractual obligations, if and to the extent that such party proves that:

- a) the impediment is beyond its reasonable control; and
- b) it could not reasonably have been foreseen at the time of the conclusion of the contract; and
- c) the effects of the impediment could not reasonably have been avoided or overcome.

Conditions (a) and (b) shall be deemed satisfied, unless proven otherwise, in the presence of the following events: war (declared or not), invasions, acts of foreign enemies, extensive military mobilization at national or international level; civil war, riots, rebellions and/or revolutions, insurrections, acts of terrorism, sabotage or piracy; embargoes; compliance with any law or governmental order, expropriation, requisition, nationalization; plague, epidemics, natural disasters or extreme natural events in general; explosions, fires, destruction of equipment, prolonged interruption of transport, telecommunications, information systems or energy; boycotts, strikes and lockouts, occupation of premises.

In the event of any Force Majeure Event, the Organizer shall be released from its contractual obligations and from any liability for damages or contractual remedies for non-performance, as from the moment the impediment prevents performance, provided that notice is given to the other party without delay. If notice is not promptly given, the exemption shall take effect from the moment the communication reaches the other party. The other party may suspend performance of its obligations as from the date of such communication.

If, due to a Force Majeure Event, the Fair must be postponed, the Organizer shall retain the amounts already received (i.e., the registration fee and any down payments), which may be used by the Exhibitor – without any guarantee as to tariff adjustments – for participation in the event on the new dates.

If, due to a Force Majeure Event, the event must be cancelled, the Organizer shall retain only the registration fee paid by the exhibitors as reimbursement of organizational expenses actually incurred, refunding any other sums collected, without the exhibitors being entitled, on any grounds or for any reason whatsoever, to claim damages against the Organizer.

If a Force Majeure Event prevents the Exhibitor from attending the Event, the Organizer shall retain the amounts already received (i.e., the registration fee and any down payments), which may be used by the Exhibitor – without any guarantee as to tariff adjustments – for participation in subsequent editions of the event.

Art. 24 GENERAL PROVISIONS - CHOICE OF DOMICILE - APPLICABLE LEGISLATION – ITALIAN JURISDICTION AND COMPETENT COURT OF LAW

The Exhibitor is obliged to abide by any regulations that may be issued to Ferrara Expo by the Public Safety Authorities and those responsible for fire and accident prevention and for the supervision of places open to the public. The Exhibitor and third parties working for him inside the Exhibition Centre must engage staff on employee or freelance contracts in accordance with the laws in force (vis-à-vis social security, insurance, taxation, etc.). The Exhibitor agrees to have his legal domicile, for all intents and purposes of law, at Ferrara Expo's registered office. The Exhibitor accepts Italian jurisdiction and no other, and acknowledges as competent the law court of Ferrara. Relations between Ferrara Expo, the Exhibitor and any third parties are governed solely by Italian law.

ART. 25 - RELATIONS WITH FERRARA EXPO SRL

The Exhibitor acknowledges that the Exhibition will take place in the Exhibition Centre of Ferrara Expo and undertakes to observe, and to have its employees and personnel observe, the rules and regulations issued by Ferrara Expo. The Exhibitor declares that he/she has read the Ferrara Expo Code of Ethics, available on the website www.ferraraexpo.com, that he/she shares it and fully agrees with its content, and is aware of the possible consequences and penalties deriving from violation of the principles and rules stated therein. Therefore, in case of the Exhibitor's default in such obligations, Ferrara Expo will be entitled to take direct action, by means of its service staff in the Exhibition Centre, in order to enforce its rules and regulations and all laws.

Art. 26 - PERSONAL DATA PROCESSING – Information on the processing of personal data under Article 13 of Regulation (EU) No 2016/679

The Organizer undertakes to process the personal data you provide in compliance with the provisions of Regulation (EU) No. 2016/679, as well as the guidelines and measures of the Data Protection Authority and any other applicable legislation. For further information regarding the processing of your personal data by the Organizer, please refer to the privacy policy attached to this contract.

Art. 27 – Cybersecurity

General principles

Ferrara Expo S.r.l. (hereinafter the “Fair Entity”) recognizes the relevance of cybersecurity as an essential condition for the protection of data, information, and digital infrastructures used in the exhibition context.

Exhibitors, visitors, and partners are required to adopt conduct consistent with the principles of confidentiality, integrity, and availability of IT systems and data, pursuant to Regulation (EU) 2016/679 (“GDPR”), Legislative Decree 82/2005 (“CAD”), and Directive (EU) 2022/2555 (“NIS2”).

Obligations of the Exhibitor

The Exhibitor undertakes to:

- a) use, at its booths, IT devices, software, and connections in compliance with applicable security standards (including up-to-date antivirus software, active firewalls, and secure access authentication);
- b) ensure that any private Wi-Fi networks set up within the exhibition space are adequately protected with WPA2/WPA3 encryption and strong passwords, preventing unauthorized access;
- c) guarantee that any digital content distributed or made available (applications, demos, cloud services) is lawful, free from malware, and compliant with the applicable legislation on copyright, intellectual property, and personal data protection;
- d) ensure that its employees, collaborators, and suppliers comply with security policies and do not engage in conduct that may compromise the Fair Entity’s network or systems;
- e) promptly inform the Fair Entity in case of suspected IT incidents or data breaches connected with the activity carried out at the exhibition.

Obligations of the Fair Entity (Ferrara Expo S.r.l.)

The Fair Entity undertakes to:

- a) ensure that the digital infrastructures made available (wired networks, public Wi-Fi, access management systems, digital platforms for exhibitors and visitors) are protected in accordance with international best practices (ISO/IEC 27001, ENISA Guidelines);
- b) constantly monitor the exhibition network to detect and prevent intrusions, malware, or abnormal use;
- c) adopt suitable technical and organizational measures to protect personal data processed, in compliance with the GDPR and Legislative Decree 196/2003, as amended;
- d) prepare an incident response protocol, including communication to exhibitors and competent authorities, where required by applicable law;
- e) ensure that any IT or cloud service providers operating on behalf of the Fair Entity comply with adequate and contractually binding security levels.

Prohibitions

Exhibitors and visitors are prohibited from:

- a) attempting unauthorized access to the Fair Entity’s or other exhibitors’ systems, networks, or data;
- b) distributing or using tools designed to alter, damage, or disrupt the digital services of the exhibition;
- c) collecting personal data of third parties without consent or without an adequate legal basis.

Liability and sanctions

The Exhibitor is liable for any damage caused to the Fair Entity’s or third parties’ digital infrastructures as a result of violations of these provisions, without prejudice to indemnification obligations.

In the event of serious or repeated breaches of cybersecurity rules, the Fair Entity reserves the right to immediately disconnect the Exhibitor from the network, suspend digital services, and remove the Exhibitor from the exhibition, without reimbursement of the fees paid.



Information on the processing of personal data under Article 13 of Regulation (EU) No 2016/679

Pursuant to and having the effects arising from Article 13 of Regulation (EU) No 2016/679 of the European Parliament and of the Council of 27 April 2016 regarding the processing of personal data of natural persons and the free circulations of such data, which repeals Directive 95/46/ EC, and is also called the General Data Protection Regulation (hereinafter "GDPR"), we hereby inform you that the personal data voluntarily submitted by you to Ferrara Expo s.r.l. (hereinafter also called the "Company" or "Ferrara Expo") will be processed in compliance with current legal provisions governing the protection of personal data and, in any event, in accordance with the confidentiality principles followed by the Company in its operations.

1 Data Controller and Data Protection Officer

The Data Controller is Ferrara Expo s.r.l., represented by its pro tempore President, with registered office in Ferrara, Via della Fiera no. 11. The Data Protection Officer can be contacted at the email address privacy@ferraraexpo.com for any matter relating to the processing of personal data

2 Purpose of treatment

Your personal data will be processed for the following purposes:

purchase of the ticket for the event held at the venue selected by the Company;

b) in order to comply with legal obligations incumbent upon the Company, including administrative and accounting purposes;

c) organisational planning and management of events: e.g. issue and payment of tickets, credits and entry passes, management of personal identification cards (with photo ID) for security purposes, planning and management of specific services requested by you (e.g. translation services, hostesses, catering, accompaniment), management of contracts signed by us with third party suppliers of goods and/or services used by you during or in connection with events; publication of first and last name or name and company name, telephone number, fax, email, website, in the online and printed official catalogue of the event in which you participate; communication, at your request, of pre-contractual information (e.g. programs, proposals, etc.) related to the events, drafting of letters of invitation for the application for consular visas; registration through the form available on the website and management of your application (e.g. as a buyer), as well as all activities related to the evaluation and selection process;

d) direct sales of services similar to those purchased by you, pursuant to the provisions of art. 130, paragraph 4 of Legislative Decree no. 196/2003 as amended by Legislative Decree no. 101/2018 (so-called "soft spam"). It will be possible for the Company to use the e-mail address you provided in the context of the purchase of the ticket for the exhibition. However, you may, at any time (initially or on the occasion of subsequent communications) oppose such processing by means of a specific request to the Data Controller, formulated in accordance with the provisions of article 8 below of this information notice;

e) in order to conduct statistical surveys and market research;

f) profiling activities that are relevant for privacy purposes only if they concern natural persons, sole proprietorships, partners/administrators, or internal contact persons of corporations, bodies or organisations.

In some cases, we associate the information you provide with additional personal data collected while you are visiting our websites or using the services provided by those websites (e.g. cookies relating to the pages of our website visited, the country from which you are

connecting) or through other communication channels (e.g. social media). The profiling allows us, in particular, to limit the sending of promotional communications not relevant to the likely expectations and needs of the person concerned or through unwelcome channels.

g) sending of information and promotional communications, also of a commercial nature, advertising material, including those relating to subsequent years of the same exhibition, offers of goods and services by post, Internet, telephone, e-mail, MMS, SMS from Italy or from abroad (including from countries outside the European Union) by the Company or by physical or legal entities



Ferrara Expo srl | Via della Fiera 11, Ferrara 44124
Tel. 0532 900713 | fax 0532 976997
PEC: ferraraexpo@legalmail.it

Società soggetta ad attività di direzione
e coordinamento da parte di Bologna Fiere S.p.A.
Capitale sociale Euro 146.000 interamente versato
C.F. – P.IVA e Reg. Imp. FE 02113830380 – REA FE-226928

that collaborate in the commercial activities of the Company, by parent companies, subsidiaries and/or affiliates of Ferrara Expo;

h) transfer of personal data to third parties, which are companies of Ferrara Expo, organizers of exhibitions or partners involved in the organization of individual exhibitions, for the launch by the latter of independent direct marketing initiatives relating to their products and services.

3. Provision of data. Consequences in case of failure to provide data

With reference to the purposes highlighted in points a) and b) of article 2 above, the provision of data is mandatory. Any refusal by you and/or the provision of incorrect and/or incomplete information would involve:

- the impossibility to stipulate the contract for the purchase of the ticket for the exhibition event and/or to guarantee the regular and timely execution of the relative contractual relationship and, therefore, the impossibility to access the said event;
- the results of the processing of personal data do not correspond to the obligations imposed by current legislation, including tax legislation.

With reference to the purposes referred to in point c) the provision of data is mandatory and failure to provide data will result in the inability to plan and manage all organizational activities useful to enable you to participate efficiently and effectively in events and to manage relations with third-party suppliers of goods and services functional and / or related to events, and, if you are a buyer, the inability to register through the form available on the website and manage your application. With reference to the purpose referred to in point d) we inform you that the Privacy Code allows the so-called "Soft spam". This means that, without having to obtain your express consent, we may use the e-mail address that you provided in a previous purchase, in order to proceed, by sending by email, to commercial communications and offers of sale, provided they relate to products and services similar to those you have already purchased. Upon receipt of any communication and/or promotional email sent by Ferrara Expo for this purpose, you will be informed of the possibility of objecting to the processing of your data at any time, easily and free of charge (by notifying your choice of opt-out through the methods provided for therein). Otherwise, with reference to the purpose highlighted in point e) of article 2 above, the provision of data is optional and failure to provide data will only result in the impossibility for the Company to develop studies and statistical and market research. With reference to the purposes highlighted in points f) and g) of Article 2 above, the provision of data is optional and failure to provide data will only result in the inability to send communications limited to your likely expectations and needs and to send you information and promotional communications. With reference to the purposes highlighted in point h) the provision of data is optional and failure to provide data will only result in the inability to transfer your data to third parties for the performance of independent direct marketing actions.

During the events we or photographers and / or video makers authorized by us can carry out video shooting (including voice recording) and / or photographs. These generic images concern trade fairs that can be qualified as public events and are therefore processed, without your consent, for publication on our websites/landing pages and social profiles (e.g. Twitter, Facebook, Youtube, etc.) and in brochures, catalogues, flyers and other paper material that promotes the events. If, however, these images portray you in a recognizable way, Ferrara Expo may publish them for the same promotional purposes, on our above-mentioned paper materials or electronic/digital channels intended for the public (e.g. catalogues, brochures, flyers, websites/landing pages, blogs, social networks), only with your specific consent (which is the legal basis for the treatment), issued on site to our photographer and / or official videomaker. In the latter case, you may refuse to give your consent and thereby inhibit the processing of your personal data; by giving us your consent, you expressly waive any financial consideration for the use of your image. You can ask at any time after the obscuration of the face portrayed in the images published online, without prejudice to the lawfulness of the treatment operated until the date of the obscuration.

4 Methods of data processing

The processing of personal data will be carried out using suitable paper, electronic and/or telematics tools, with logic strictly related to the purposes mentioned above and, in any case, in such a way as to ensure the security and confidentiality of the data. Please note that Ferrara Expo does not process your data for the purpose of making decisions based on automated processing that

produce legal effects or significantly affect the individual pursuant to Article 22 of the Regulation.

5 Recipients or Categories of recipients of personal data and Data transfer to third countries

Your personal data may be disclosed to shareholders, members of the board of directors or other administrative bodies and, in any case, to the Data Protection Officer, external managers, data processors and/or data processors appointed by Ferrara Expo in the performance of their duties. Your personal data may be communicated to any persons who provide Ferrara Expo with services or services instrumental to the purposes indicated in paragraph 2 above, such as, but not limited to, parent companies, subsidiaries, affiliates and/or associates, joint venture partners; subjects, bodies and/or companies that manage and/or participate in the management and/or maintenance of websites and electronic and/or telematics instruments used by us, photographers and/or videomakers that produce video-audio materials or the related post-production, journalists and newspapers, companies that provide the services necessary for the organisation and management of events (e.g. stand building and equipment suppliers, on line and paper catalogues publishing, logistics, security, surveillance, first aid, hostesses, etc.), diplomatic representatives, consultants, law firms, banks, service providers as for marketing and communication; other subjects in charge of managing the selection process and management of the relative benefits for buyers (such as insurance companies, travel agencies, hotels), etc.. Your personal data may be communicated and/or transferred abroad, in accordance with the provisions of current legislation, even in countries outside the European Union, or if necessary, in the countries where the recipients referred to in the previous paragraph have their headquarters. In all the above cases, the transfer is necessary for the execution of the contract with the person concerned or for the execution of contractual measures adopted upon request, or to ascertain, exercise or defend a right in the Court; in general, it is carried out on the basis of an adequacy decision of the Commission (Art. 45 of the GDPR) or in accordance with the standard data protection clauses or other appropriate guarantees pursuant to Articles 46 or 49 of the GDPR. In the event that a Commission adequacy decision has not been taken and the other guarantees laid down by the GDPR do not apply, the communication and/or transfer of data outside the European Union will be subject to your consent, after having been informed that the country in question does not provide an adequate level of protection.

6 Time of Treatment

Your personal data will be processed only for the time necessary to achieve the same purposes for which they are processed (eg 10 years from the signing of the contract).

7 Rights of the data subject

We inform you that at any time in relation to your data, you may exercise your rights under the limits and conditions provided for in Articles 7 and 15-22 of the GDPR. To exercise these rights, described below, please contact the Data Controller at privacy@ferraraexpo.com; this request will be responded to without delay within one month of receipt of the request.

In detail, you have the right to:

- to obtain confirmation of whether or not personal data concerning you are being processed;
- where processing is in progress, obtain access to personal data and information relating to the processing and request a copy of the personal data;
- to obtain the adjustment of inaccurate personal data and the integration of incomplete personal data;
- to obtain, if one of the conditions laid down in Article 17 of the GDPR is met, the deletion of personal data concerning you;
- to obtain, in the cases provided for in Article 18 of the GDPR, the limitation of treatment;
- to receive personal data concerning you in a structured, commonly used and readable format by an automatic device and request their transmission to another holder, if technically feasible.

8 Right of opposition

Everyone has the right to object at any time to the processing of his / her data in pursuit of a legitimate interest of the Data Controller. In case of opposition, data will no longer be processed, unless there are legitimate reasons for the processing prevailing over the interests, rights and freedom of the person concerned or for the establishment, exercise or defense of a right in the Court.

Right of objection and revocation of consent in relation to processing for marketing and profiling purposes

With reference to the processing of data for the purposes referred to in sub e), f), g) and h) of the above paragraph "Purpose and legal basis of processing", each interested party may revoke at any time the consent given or oppose their processing, by writing an email to privacy@ferraraexpo.com. The revocation of your consent will not affect the lawfulness of the processing based on the consent given before the revocation. Opposition to processing by such means also extends to the sending of commercial communications by postal service or telephone calls with operator, without prejudice to the possibility of exercising this right in part, for example by opposing only processing by automated communication systems.

CONSENT TO PERSONAL DATA PROCESSING

Having read the above information, I hereby expressly consent to the processing of my personal data in the terms stated for:

a) Elaborating statistical and market studies and research (e.g., sending customer satisfaction questionnaires);

I agree ☐ I disagree ☐
Date and Place _____
Signature _____

b) Fulfillments related to profiling activities carried out by Ferrara Expo;

I agree ☐ I disagree ☐
Date and Place _____
Signature _____

c) Fulfillments related to the marketing activities carried out by Ferrara Expo.;

I agree ☐ I disagree ☐
Date and Place _____
Signature _____

d) The submission of your data to companies and third parties;

I agree ☐ I disagree ☐
Date and Place _____
Signature _____