1) DEFINITIONS

“Event” shall mean VinitalyBio: the show dedicated to certified organic wine made in Italy and abroad organised in collaboration with Federbio, organised at the Veronafiere exhibition centre 19th - 22th April 2020.

“Regulations” shall mean the general contract conditions enclosed herein.

“Organiser” shall mean the owner of the organisation of the Event and its brand, that is Veronafiere S.p.A. (Veronafiere), which stipulates this contract as the owner and lessee of exhibition areas and related services.

“Direct Exhibitors” shall mean companies taking part in the Event as users of exhibition areas with their own stands, personnel and products through the direct signing of contracts with the Organiser (direct owner of the area and/or stand).

“Co-exhibitors” shall mean those taking part in the event with an exhibition space, products and personnel effectively present in the show area requested by a Direct Exhibitor. Co-exhibitors have a different VAT number than the Direct Exhibitor. Direct Exhibitors are responsible for the trade sector compatibility of Co-exhibitors.

2) SITE - DATE - TIMES - ENTRANCES

The Event will take place 19th - 22th April 2020 at the Veronafiere Exhibition Centre. The event is scheduled 9:30 a.m. - 6:00 p.m. from Sunday to Wednesday, the access will be allowed until 5 p.m. from Sunday to Tuesday and until 4 p.m. on Wednesday. Holders of Exhibitor Passes and/or Stand Service Badge may enter the Exhibition Centre two hours prior to the access timetable; exhibitors must leave the halls no later than half an hour after closing time. Entrance to the Event is on payment and Trade Only. Persons under 18 years of age will not be admitted even if accompanied. The Organiser reserves the right at its complete discretion to modify this timetable, as well as to suspend entrance by trade operators and any and all business activity for certain periods in relation to organisational requirements.

3) ENTRANCE AND TRADE SECTOR REQUIREMENTS

The Organiser reserves the right at its complete discretion to accept or refuse applications to take part in the Event and will motivate its decisions in the event of refusal. The Exhibitors, in order to attend to VinitalyBio, have to prove that he is duly certificated as per the in force European and national law for the biological wine, and the exhibited products will have to be certificated too according to the mentioned law. Beer, energy drink or whatever not included in the above-mentioned product list, are not admitted.

During VinitalyBio further verifications on the tasting and exhibiting products will be accomplished by the qualified staff charged by Veronafiere as per Federbio indications. Veronafiere will be able to force the removal of the products which haven’t been admitted or are not in conformity to law, and the Veronafiere’s intervention can be direct and immediate in case the Company do not comply immediately the removal obligation. Veronafiere can request the immediate closing down of the booth, and the Veronafiere’s intervention can be direct and immediate in case the Company do not comply directly the request. Veronafiere has the right to not admit the Companies which contravene the above-mentioned disposition to next VinitalyBio editions. There is no chance to have money refunds of any kind, and the Exhibitor will have to pay the entire participation fee. Veronafiere has the right to ask for the damages and the refund of the publishing of the not-delivered Exhibitor’s obligation, of the removal of the displayed products and/or of the booth closing and/or of the eventual preparation of the area for other use, the different assignment of the exhibition area included. Veronafiere, because of the fulfilment of the abovementioned exhibitor’s obligation, will be able to claim damages, both for the occurred damage and for the missed profit.

Applications that do not conform with the foregoing requirements will not be accepted. Registration applications received after the expiry of enrolment (31st October 2019) will be accepted with reserve and put on the waiting list. Requests for the show area required sent by the Exhibitors together with attendance documents and in relation to the show area are merely indicative and may not be considered as effective conditions for the “Application Form”. Co-exhibitors and represented companies must be invited and directly registered by the exhibitor in the exhibitor’s reserved area by 21th February 2020. Co-exhibitors and represented company data must be entered and confirmed by the direct exhibitor that registered them.

4) EXHIBITION SPACE RATES, REGISTRATION FEES AND APPLICATIONS

4.1 EXHIBITION RATES

<table>
<thead>
<tr>
<th>Shell scheme</th>
<th>Description</th>
<th>Price €</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vinitaly Bio</td>
<td>individual desk</td>
<td>2.600,00 + VAT</td>
</tr>
<tr>
<td>Shell scheme Vinitaly Bio - shared desk</td>
<td>1,650,00 + VAT</td>
<td></td>
</tr>
<tr>
<td>Shell scheme Vinitaly Bio - multiple shared desk</td>
<td>3.300,00 + VAT</td>
<td></td>
</tr>
</tbody>
</table>

The setup of the individual desk includes 1 table, 3 chairs, 1 wastepaper basket, 1 logo with Company name and country, 1 spittoon.

Every exhibitor has disposal a common storage wine room, glasses distribution, glass-washers, and common fridges.

Enoteca VinitalyBio € 350,00/each + VAT

The registration fee for the VinitalyBio ENOTECA includes: inscription at the Official Catalogue in a specific section dedicated to VinitalyBio, n° 1 copy of the Official Catalogue, sommelier tasting and a common storage wine room.

- Official closing date to register at VinitalyBio: 31th October 2019

IMPORTANT: the European Commission has adopted a new Directive aiming at simplifying the VAT rules for services in EU. Veronafiere can exclude Italian VAT (22%) from invoices if you provide a valid intercommunity VAT registration number on submission of the application form. Non-EU members will have to provide a valid VAT registration Code and or a Tax Identification Number (subject to verification).

Without the above-mentioned VAT registration number and/or Tax Identification code, Italian VAT will be added to all invoices.

4.2 APPLICATIONS

The dedicated form available in the confidential web area must be filled out in full, following the enrolment indications, in order to enrol for the event. Veronafiere will endorse the application by sending the Exhibitor a pdf file summarising the options. The request for the admission will be confirmed exclusive upon receipt of the advance payment as commitment deposit in accordance to the procedure described in the application form.

The certification must comply with the production and marketing of organic or in-conversion wines intended to be presented at VinitalyBio. FederBio will verify the in force law accordance of the Exhibitor and of the products; in case of negative result of the control the application form won’t be accepted.

5) PAYMENTS

On receipt of a correct “Enrolment Application” complete with documents and relative advance payment as per Article 4.2, the Organiser will issue an initial invoice for the amount paid, although this does not bind Veronafiere to accept the application. Whenever applications are not accepted, these amounts will be returned without any surcharge for interest.

Exhibitors who send “Enrolment Applications” after the term envisaged for paying the balance of sums for show areas and essential services shall pay the full sums due on forwarding said “Enrolment Applications”.

Balance of sums due for show areas: Exhibitors MUST settle the full balance by 21th February 2020.

General Regulations

updated to July 1st 2019

Area Wine & Food
Anita Peretti
tel. +39 045 8298 424
6) ENROLMENT & ASSIGNMENT

The Organiser reserves the right at its complete discretion to modify assigned locations and exhibition area configurations. Any such modification shall not entitle the Exhibitor to raise any exception nor to claim any compensation for presumed current or future damages. The Organiser will notify the Exhibitor in writing of the acceptance of applications presented (“Stand Assignment Notification”).

6.1 ENROLMENT FOR THE EVENT INVOLVES:
- enrolment in the Official Catalogue & Visitors Guide;
- one copy of the Official Catalogue & Visitors Guide;
- online personalized Catalogue;
- insurance cover for civil liability risks for third-parties and insurance for other Exhibitor risks in accordance with the maximum sums and conditions envisaged at Article 12.3 of these General Regulations;
- advertising tax for stands as per the limits defined in Article 11.3 below;
- quota for access to the on-line services package (website information valid through to the next edition);
- Internet services connectivity.

8.1) METHODS OF ACCESS TO THE EXHIBITION CENTRE DURING SET-UP

Installation of stand set-ups must conform with the dispositions envisaged in the Technical Regulations included in the Contained in the “DOCUMENTS” section in the exhibitors’ reserved on-line area. The show area assigned is furnished.

The set-up of the individual desk includes 1 table, 3 chairs, a wastepaper basket, 1 logo with Company name and country, 1 spittoon.

The exhibitor, delegated person or representative must be present from start to finish of the dismantling of the stand in case of any possible issues or damage notification.

Within the term set for disassembly, Exhibitors must re-consign show areas in the same status in which they were originally provided. Any restoration costs are the responsibility of the Exhibitor who is also responsible for compliance with the special rules for the use of the facilities and technical systems. With the exception of any bulky waste, which must be immediately removed by the Exhibitor, the waste must be placed in front of its stand at the end of each day.

Installation of stand set-ups must conform with the dispositions envisaged in the Technical Regulations which has to be uploaded in the portal dedicated to set up Operations. The exhibition areas that are not occupied by 6:00 p.m. on 17th April 2020 will be charged a sum of € 150.00 + vat per hour.

The show area is furnished.

For every day that assets, goods or structures remain in the Exhibition Centre beyond the time and deadline foreseen in these Regulations, will be charged the sum of Euro 150.00 + vat per hour.

Access to the exhibition centre will only be allowed to Exhibitors and/or stand contractors duly authorised following verifications of the documentation required by the Technical Regulations and the conditions envisaged in the Technical Regulations, will be charged the sum of € 1,00.00 + VAT by way of penalty, as well as other compensation in the event of damages in excess of this sum.

For every day that assets, goods or structures remain in the Exhibition Centre beyond the term defined for disassembly and clearance of exhibition areas, the Exhibitor will be charged a sum of € 1,00.00 + VAT by way of penalty, as well as other compensation in the event of damages in excess of this sum.

Within the term set for disassembly, Exhibitors must re-consign show areas in the same status in which they were originally provided.

In relation to organisational requirements and in any case from the closing date for the show area dismantling stage, the Organiser may transfer assets and/or structures that have not been claimed in or any case left in the Exhibition Centre to the Verona Warehouse, where the goods will remain at the disposition of the legitimate owners; every risk and expense for such transfer to and storage at the Verona Warehouse, as per Articles 1787 and following of the Civil Code, will be borne by the Exhibitor.

8.2) SET-UP STAGE

Unless otherwise agreed, for set-up operations, all areas inside and outside halls/tensile structures will be available from 8th April 2020 from 7:00 a.m. to 8:30 p.m. Stand outfitting must absolutely be completely finished and delivered to the exhibitor by and no later than 7 p.m. on 17th April 2020.

On 18th April 2020, any movement of outfitting goods/material will be forbidden but, on prior issue of a time badge, access will be authorized at vehicle entry gates provided for exhibitor vehicles (NOT OUTFITTERS) from 6 am to 2 pm for self-managed wine/dispay material loading and unloading operations.

For Vintaly 2020, “a Box to Stand” service, at payment, or a trolley, with deposit, can be used.

Any outfitting/exhibiting companies that have still not finished stand outfitting operations on 17th April 2020 within the time and deadline foreseen in these Regulations, will be charged the sum of Euro 150.00 + vat per hour.

7) TRANSFER AND WAIVER

Total or partial transfer, even without charge, is absolutely forbidden. If the Exhibitor decides not to attend the event, the waiver must be notified by registered letter sent to the Organiser and involves the following consequences:

- until 21st February 2020: the Organiser shall withhold and/or claim all sums paid or due to be paid by way of advance confirmation deposit;
- 3rd February - 29th March 2020: the Exhibitor will be required to pay the financial consideration in full;
- from 30th March 2020, the Organiser shall be entitled to full payment of the financial consideration and a penalty equal to 20% of the same, while also reserving the right to claim higher damages.

8) SET-UPS

Installation of stand set-ups must conform with the dispositions envisaged in the Technical Regulations included in the Contained in the “DOCUMENTS” section in the exhibitors’ reserved on-line area. The show area assigned is furnished.

The set-up of the individual desk includes 1 table, 3 chairs, 1 wastepaper basket, 1 logo with Company name and country, 1 spittoon.

The exhibitor, delegated person or representative must be present from start to finish of the dismantling of the stand in case of any possible issues or damage notification.

Within the term set for disassembly, Exhibitors must re-consign show areas in the same status in which they were originally provided. Any restoration costs are the responsibility of the Exhibitor who is also responsible for compliance with the special rules for the use of the facilities and technical systems. With the exception of any bulky waste, which must be immediately removed by the Exhibitor, the waste must be placed in front of its stand at the end of each day.

Installation of stand set-ups must conform with the dispositions envisaged in the Technical Regulations which has to be uploaded in the portal dedicated to set up Operations. The exhibition areas that are not occupied by 6:00 p.m. on 17th April 2020 will be charged a sum of € 150.00 + vat per hour.

Access to the exhibition centre will only be allowed to Exhibitors and/or stand contractors duly authorised following verifications of the documentation required by the Technical Regulations and the conditions envisaged in the Technical Regulations, will be charged the sum of € 1,00.00 + VAT by way of penalty, as well as other compensation in the event of damages in excess of this sum.

Within the term set for disassembly, Exhibitors must re-consign show areas in the same status in which they were originally provided.

In relation to organisational requirements and in any case from the closing date for the show area dismantling stage, the Organiser may transfer assets and/or structures that have not been claimed in or any case left in the Exhibition Centre to the Verona Warehouse, where the goods will remain at the disposition of the legitimate owners; every risk and expense for such transfer to and storage at the Verona Warehouse, as per Articles 1787 and following of the Civil Code, will be borne by the Exhibitor.

Thirty days from the end of the dismantling period, Veronafiere will carry out definitive removal of material and will charge the exhibitor and/or his appointed stand fitter all costs involved in handling, transport, removal and disposal. In the event that waste material is left behind (wood, carpet, paper, etc.), Veronafiere will carry out cleaning of the area and disposal of waste and will debit the exhibitor with the costs sustained on the basis of the current tariffs for authorised disposal for each type of waste. If the adhesives used to secure stand flooring to the ground is not removed, Veronafiere will debit the Exhibitor a sum of € 30.00 + vat for every linear metre left in situ in the show area as partial recompense for the costs sustained for cleaning, removal and disposal. The exhibitor, delegated person or representative must be present from start to finish of the dismantling of the stand in case of any possible issues or damage notification.
in the specific On-line “Request for goods handling and shipment” module. It is agreed that any legal relationship shall exclusively be entered upon between the Exhibitor and the Official Shipping Agent. These services are inasmuch subject to direct confirmation by the Exhibitor with the Official Shipping Agent. Only those Exhibitors who have presented a Service request to the Official Shipping Agent with a specific handling area inside the Exhibition Centre, as well as a reserved entrance, for goods loading/unloading operations, that will be performed in accordance with the programming of the Organiser’s

9.1) HANDLING IN THE EXHIBITION CENTRE
Loading/unloading operations inside the Exhibition Centre are exclusively performed by the Exhibitor, as indicated by the Official Shipping Agent in the “Request for goods handling and shipment” form online in the “Exhibitor Services Folder”. The Exhibitor exonerates Veronafiere from all liability that may occur due to any inconvenience linked to these activities.

PHOTOGRAPHY AND REPRODUCTION OF COPYRIGHT MATERIALS

Stands and products on display may not be photographed/filmed in any case reproduced without the authorisation of the Exhibitors in question and Veronafiere.

The Organiser reserves the right to reproduce or to authorise the reproduction of general or detailed external and internal photographs/films. The Organiser is not responsible for eventual unauthorised reproductions of stands or goods on display.

11) OFFICIAL ADVERTISING AND PUBLICATIONS

11.1) CATALOGUE AND OTHER PUBLICATIONS
The Organiser reserves the exclusive right for the publication and sale of the Official Catalogue of the Event. This publication will include indications about Exhibitors whose “Catalogue Sheet” forms were duly inserted in the exclusive area, catalogue section, by 21st February 2020. The Organiser and its suppliers will not be liable for any errors or omissions that may occur as regards insertions in the Catalogue itself.

The Organiser can also arrange - again without any responsibility for eventual omissions or errors - printing and distribution of other publications of various kinds through which it reserves the right to illustrate and promote the Event at any time and in any sphere in Italy and abroad.

Furthermore, the Organiser can freely transfer to third parties, without any responsibility even regarding potential omissions or errors, the data included – in whole or in part – in the above-mentioned printed publications. The Organiser’s exclusive responsibility and expense, must also be obtained from S.I.A.E. (S.I.A.E. – Italian Author and Editor Association - stamp) (Law 633 of 22/04/1941 and subsequent modifications; Law 248 of 18/08/2000 and Min. Dec. no. 388 of 11/04/2011). Requests for stamps in accordance with the Law (Cpgr 633/41) can be sent to the following email address: DMCentralizzato.mfv@siae.it. The relative form can be downloaded from: www.siae.it — For users — Stamps. For information on the S.I.A.E. stamp, please consult the www.siae.it website or contact the regional offices.

Live music performances during the show must previously be made official directly at S.I.A.E. and a copy of the written notification must be on hand at the stand for possible verification by S.I.A.E. inspectors.

The audio of communications shall not disturb neighbouring exhibitors and the sound level shall ensure a suitable climate for full performance of commercial activities and, in any case, may not exceed 80 db.

The Organiser, moreover, may require the exhibitor (by means of written notification or report by its appointed persons) to reduce sound levels below 80 db whenever, at the complete and exclusive discretion of the Organiser itself, the sound level generated by the equipment of the exhibitor in question is harmful and/or any case a disturbance to the activities with other stands in the vicinity. Sound levels will be controlled using a sound meter around the perimeter of the stand by personnel authorised by the Organiser.

In the event of non-compliance with the above indications, the hereby accused will be required to provide the necessary dispositions, including non-observance of any invitation to reduce sound levels below 80 db, the following sanctions are envisaged:

First infringement - verbal warning;
Second infringement - written notification;
Third infringement and thereafter - interruption of the electricity supply (without any right on the part of the exhibiting company to reimbursements or compensation of any kind). The interruption of the electricity supply will take place with advance notice of 15 minutes and may last for a maximum duration of 3 hours. During the complete duration of the Organiser.

The Organiser may not be held liable in any way whatsoever for any damage of any nature and kind, caused to the exhibiting company and/or material on display by the application of the sanctions envisaged in the event of non-fulfilment of the above-mentioned dispositions as per this article.

Over and above the foregoing dispositions and over and above the efforts of the Exhibitor to ensure their observance by exhibitors, Veronafiere may not be held liable in any way whatsoever if any different and illegitimate conduct by an exhibitor should cause damage to other operators. Any controversies must be resolved directly between the exhibitors themselves, whereby the Organiser is exempt from any liability and/or responsibility.

11.4) AUDIO-VISUAL AND BROADCASTING EQUIPMENT - SOUND LEVELS

Any kind of sound and audio-visual promotion/advertising on the stand and broadcast to the public is subject to the fees payable to SIAE (Law 633 dated 22/04/41 and subsequent modifications).

Promotion/advertising using visual, audio-visual, audio and similar equipment with or without sound (TV, personal computer, CD players, DVD players, radio, maxi-screens and others) is subject to the approval of the Organiser and the payment to it of the advertising fee indicated in the specific form in the “Exhibitor Services Folder”.

You are hereby reminded that, in order to publically display any videographic and multimedia support, authentication is required from the exhibitor’s exclusive responsibility and expense, must also be obtained from S.I.A.E. (S.I.A.E. – Italian Author and Editor Association - stamp) (Law 633 of 22/04/1941 and subsequent modifications; Law 248 of 18/08/2000 and Min. Dec. no. 388 of 11/04/2011). Requests for stamps in accordance with the Law (Cpgr 633/41) can be sent to the following email address: DMCentralizzato.mfv@siae.it. The relative form can be downloaded from: www.siae.it — For users — Stamps. For information on the S.I.A.E. stamp, please consult the www.siae.it website or contact the regional offices.

The audio of communications shall not disturb neighbouring exhibitors and the sound level shall ensure a suitable climate for full performance of commercial activities and, in any case, may not exceed 80 db.

The Organiser, moreover, may require the exhibitor (by means of written notification or report by its appointed persons) to reduce sound levels below 80 db whichever, at the complete and exclusive discretion of the Organiser itself, the sound level generated by the equipment of the exhibitor in question is harmful and/or any case a disturbance to the activities with other stands in the vicinity. Sound levels will be controlled using a sound meter around the perimeter of the stand by personnel authorised by the Organiser.

In the event of non-compliance with the above indications, the hereby accused will be required to provide the necessary dispositions, including non-observance of any invitation to reduce sound levels below 80 db, the following sanctions are envisaged:

First infringement - verbal warning;
Second infringement - written notification;
Third infringement and thereafter - interruption of the electricity supply (without any right on the part of the exhibiting company to reimbursements or compensation of any kind). The interruption of the electricity supply will take place with advance notice of 15 minutes and may last for a maximum duration of 3 hours. During the complete duration of the Organiser.

The Organiser may not be held liable in any way whatsoever for any damage of any nature and kind, caused to the exhibiting company and/or material on display by the application of the sanctions envisaged in the event of non-fulfilment of the above-mentioned dispositions as per this article.

Over and above the foregoing dispositions and over and above the efforts of the Exhibitor to ensure their observance by exhibitors, Veronafiere may not be held liable in any way whatsoever if any different and illegitimate conduct by an exhibitor should cause damage to other operators. Any controversies must be resolved directly between the exhibitors themselves, whereby the Organiser is exempt from any liability and/or responsibility.

12) VIOLATION AND INSURANCE:

12.1) GENERAL VIGILANCE
Custody and surveillance of stands is the responsibility of respective Exhibitors, for the entire time the halls are open, during the Event itself and during set-up and dismantling stages. Inasmuch, Exhibitors exhibiting easily removable objects, are advised to be present on their stands at all times throughout the day. The Organiser, in its own interests and for its own requirements, organises a routine day and night vigilance service in the areas used for the Event, without accepting any responsibility for eventual thefts or damage to the goods/assets on show on the stands or in any case present in the Exhibition Centre.

In reference to art. 134 of TULPS (Law on Public Safety) and Min. Dec. 269/10, which govern surveillance activities and the transport of cash and valuables, and in order to prevent any crimes against assets and persons to the detriment of exhibitors and dealers who, during the course of the trade show, are exhibiting valuable items or need to move sums of money, while recommending the greatest care, you are also invited to read the applicable regulations. These regulations foresee that the movement of significant sums of money and/or the custody of valuable assets is to be entrusted exclusively to private security companies which, in compliance with the laws in force, will use their own staff, according to procedures suitable to collect and transport cash and/or guard any valuable items on display.

12.2) VIDEO - SURVEILLANCE - CCTV INFORMATION NOTIFICATION
At Veronafiere premises a CCTV system is present.

The processing of the images collected using the CCTV system will be performed pursuant to art. 13 of EU Regulation 2017/679 related to the protection of individuals with regard to the personal data processing (hereinafter, the “GDPR”) as well as pursuant to art. 3.1 of the CCTV Decision produced by the Italian Data Protection Authority (hereinafter “CCTV Decision”), Art. 4 Law No. 300/1970 (Italian Workers Statute) is, furthermore, expressly to be noted that the Organiser reserves all rights concerning eventual sanctions that may be issued as per law for advertising space not declared in these forms.

Data subjects are adequately informed about this processing through specific panels in the areas where CCTV is operative.

It is considered as necessary the use of a CCTV system for the following reasons:

- individuals’ safety and security reasons during the exhibitions.
- Veronafiere S.p.A. real estate protection reasons; in particular considering the great soil extension of the fair pavilions which remain partially unattended at night hours between the period from one exhibition to another.
- exhibitors’ assets protection reasons at right hours during the exhibitions periods.
- safety reasons during days of easy reassembly of the stands and of the equipment in general during the periods before and after the exhibitions.
- unauthorised accesses prevention reasons in the perimeter of the entire fair and in the exhibitions areas.

The legal basis legitimising Veronafiere processing is the legitimate interest.

The detected images are recorded and retained for a period not longer than 72 hours with the exception of special needs of further retention applicable in case of festivities or during office closed hours, as well as in the case where a specific investigative request by the Judicial Authority or by the police, in accordance with what foreseen by the CCTV Decision.

Once the retention periods are expired, data will be destroyed, erased or anonymised, compatibly with technical erasure and back-up procedures.

Official Shipping Agent.
1) BANS AND MISCELLANEOUS

13.1) BANS

Over and above the bans already defined in the specific articles of these General Regulations and the Technical Regulations, it is explicitly forbidden to:

a) exhibit products not included in the “Enrolment request” and in any case not conforming with the trade sectors of the Event (Article 3), unless specifically authorised by Veronafiere;

b) leave bottles unattended on the stand (open or closed);

c) leave exhibition spaces prior to closing time on the last day of the Event. In this case, companies which leave of their stands prior to 6.30 p.m. on Wednesday 22nd April 2020 will be subject to a fine of € 1,000.00 + VAT;

d) conduct any kind of political propaganda in the Exhibition Centre;

e) distribute advertising material (magazines, catalogues, booklets, brochures, etc.) not related to the Exhibitor who, in any case, may only distribute such material in the show space assigned;

f) promote the Company and/or Brand through young image promoters outside the show area assigned;

g) conduct any kind of political propaganda in the Exhibition Centre;

h) make direct sales of materials on display;

i) use the Veronafiere brand/trademark without written authorisation;

j) display prices of products on show;

k) perform any kind of catering activity on stands and in the Exhibition Centre, unless express written authorisation is issued by Veronafiere; in particular, the use of ovens/cooking tops or any other gas-fired equipment inside the Exhibition Centre will constitute a formal order for said services or payment of fines, during the start of the Set-up stage through to the end of the dismantling stage, with insurance contracts covering the following risks:

- Global Damage Insurance: € 775.00;

- Fire and robbery insurance: € 165.00;

- Flat rate 10% with minimum € 500.00;

l) breakage of fragile objects: € 1,550.00;

- Absolute franchise € 258.00;

m) hold and/or promote tastings on payment inside the show area assigned;

n) make holes, insert nails and/or screws in the walls, ceilings and floors;

o) apply loads to the structures of the halls and/or the set-up structures of Veronafiere without specific authorisation by Veronafiere itself (see Technical Regulations);

p) abandonment in the Exhibition Centre parts of set-ups, carpet tiles, adhesive/parasol tapes or residues of any nature;

q) distribute advertising material (magazines, catalogues, booklets, brochures, etc.) not related to the Exhibitor who, in any case, may only distribute such material in the show area assigned;

r) promote the Company and/or Brand through young image promoters outside the show area assigned;

s) conduct any kind of political propaganda in the Exhibition Centre;

A special written permit issued by Veronafiere;

- display prices of products on show;

- perform any kind of catering activity on stands and in the Exhibition Centre, unless express written authorisation is issued by Veronafiere;

- the use of ovens/cooking tops or any other gas-fired equipment inside the Exhibition Centre as a whole, unless expressly authorised in writing by Veronafiere (see Technical Regulations);

- hold and/or promote tastings on payment inside the show area assigned;

- start or cause fires or introduce explosive material, detonating, hazardous or unpleasant-smelling products, or any and all other items in any case likely to cause damage or disturbance;

- circulate with or park vehicles of any kind inside the areas dedicated to the Event;

- park motor vehicles overnight (even in the event of breakdown) inside the Exhibition Centre;

- cause harm or disturbance of any kind to the proper holding of the Event, on pain of exclusion from the Exhibition Centre;

- exhibitors, their staff and clients are not allowed to remain on their stands or inside the show area after closing hours or at times other than those authorised without a special written permit issued by Veronafiere;

- Non-compliance with the provisions of the “Exhibitor Services Folder” will constitute a formal order for said services or payment of fines;

- For further details about each policy, refer to the “Insurance coverage notification” in the “Exhibitor Services Folder”;

- Exhibitors in any case have both civil and penal liability for all damage to people and things caused by equipment, structures or anything else present in the areas made available to them, including personal responsibility equally extended to collaborators and/or appointed persons.

- We would like to inform You that the Data Controller is Veronafiere S.p.A., duly represented by the temporary Legal representative, with its registered office at Viale del Lavoro 8 – 37135 Verona.

13) BANS AND MISCELLANEOUS

13.2) MISCELLANEOUS

1. Exhibitors have both civil and penal liability for all damage to people and things caused by equipment, structures or anything else present in the areas made available to them, including personal responsibility equally extended to collaborators and/or appointed persons.

2. The Technical Regulations as well as the standards for technical supplies included in the relative forms are an integral part of these General Regulations.

3. Presentation of the “Enrolment Application” and acceptance/signing of these General Regulations obliges Exhibitors to uphold in full the Technical Regulations that are at immediate disposal through Veronafiere Offices.

4. On signing these regulations, Veronafiere and the Exhibitor agree that any subsequent communication by the Exhibitor to Veronafiere may be made by means of electronic correspondence (email). If the on-line contact between the Exhibitor and Veronafiere concerns purchases or requests for the supply of services, such on-line contacts, in the manner indicated by Veronafiere’s computer system, will constitute a formal order for said services or purchases.

5. Veronafiere reserves the right to define, even in derogation of these General Regulations, appropriate standards and dispositions to ensure proper holding of the Event and performance of internal services. These standards and dispositions are integral and equivalent to these General Regulations and are therefore compulsory.

6. In the event of Force Majeure or in any case for causes beyond the control of Veronafiere, the date of the Event may be modified without any liability/responsibility on the part of Veronafiere.

7. Items not detailed in these Regulations shall refer to the standards of the Civil Code.

14) INFORMATION NOTICE REGARDING THE PROCESSING OF PERSONAL DATA RELATED TO CONTRACTS WITH CLIENTS IN ACCORDANCE WITH EU REGULATION 2016/679 (“GDPR”)

Pursuant to art. 13 of the EU Regulation N. 2016/679 (“GDPR” or “Regulation”), Veronafiere SpA in its capacity as Data Controller, provides You with some information regarding the use of Your personal data.

1. Data controller and Data Protection Officer (DPO)

The data controller is Veronafiere SpA, Viale del Lavoro, 8, 37135 Verona VR, Tel. 045 8298111 - Fax 045 82 98 288, e-mail info@veronafiere.it (hereinafter the “Company” or “Data Controller”).

The DPO is available at the following email address dpo@veronafiere.eu.

2. Purpose of the processing and legal bases

Personal data are processed within the institutional activity of the Company, for the following purposes:

a) purposes for which the applicant is not required to give consent:

- purposes strictly related to the management of actual and/or potential customer relationships i.e. acquisition of preliminary data at the conclusion of a contract, carrying out tasks and services on the basis of the obligations arising from the contract, etc.);
c) purposes of verification, exercise or defence of the rights of the Data Controller in judicial proceedings;
d) purposes connected to credit protection (appointments to debt collection companies, companies providing financial factoring and/or credit institutions).

In these cases, the legal basis for the processing consists in the legitimate interest of the Controller

3. Data retention period
For the purposes described in paragraph 2 letter a) data will be retained for the entire duration of the contract and then for 10 years from its termination or expiration.

For the purposes described in paragraph 2 letter b) data will be retained until revocation of consent.

For the purposes described in paragraph 2 letter c) data will be retained for the entire duration of the litigation, and in addition, until the limitation period foreseen for an appeal has expired.

For the purposes described in paragraph 2 letter d) data will be retained for the whole period necessary for the debt collection and then, for 10 years.

Once the above data retention terms have expired, the Data will be destroyed or anonymized, compatibly with the technical procedures of cancellation and backup.

4. Personal Data Provision
The provision of data to achieve the purposes of processing specified in paragraph 2 a) of the information notice is compulsory. In the event of non-provision, it will not be possible to execute the contract and perform the services required by you.

The provision of data to achieve the purposes of processing specified in paragraph 2 b) of the information notice is optional. In the event of non-provision, there will be no consequences in relation to the execution of the contract or to the services required.

5. Processing modalities
The processing of personal data takes place through manual, digital and computer tools, with rationales specifically related to the purposes described hereabove.

6. Categories of subjects to whom the data may be communicated
Data may be processed by the Company employees, and by company functions in charge of pursuing the purposes indicated above, which have been expressly authorised for processing and which have received adequate operating instructions.

For carrying out the activities listed in paragraph 2 a) the Company also addresses to:

a) Companies/enterprises/external companies or subsidiaries of the Company performing functional or ancillary activities for the Company itself and that operate as external data processors. This processing is performed by the entities mentioned above for the following purposes:
- sending communications, information and advertising material regarding the exhibitions annually organized by the Company to Company customers;
- sending communications, information and advertising material regarding products or services of third parties to Company customers;
- on behalf of the Company, carrying out market surveys on specific clients chosen as “representative” or “leading examples”.

The complete list of data recipients is constantly updated and it is easily and freely obtainable by sending a written communication to the data controller at the address reported hereabove or via email at the following email address: privacy@veronafiere.it.

7. Dissemination area
In the event of a successful conclusion of a contract for the participation in exhibitions, in accordance with Company General Rules for participation, the organization will add Your personal data in the Official Exhibition Catalogue, which will be nationally/internationally disseminated. The data provided by the exhibitors may be disseminated by the Company through IT media, including multimedia devices. These data will allow visitors and exhibitors to detect the position of the stands at each event and get to know the product and/or exhibition details related to the exhibitor.

8. Rights of the data subject - complaint to the supervisory authority

The data subject may request the Company to access the data concerning him/her, the correction of inaccurate data, the integration of incomplete data, the erasure of data, the limitation of processing in the cases provided for by Article 18 GDPR, as well as to object, on grounds relating to his/her own particular situation, to the processing carried out in the legitimate interest of the controller.

Furthermore, the data subject, in the event that the processing is based on consent or contract and is carried out by automated means, has the right to receive his/her data in a structured format, in common use and readable by an automatic device, as well as, if technically feasible, to transmit them to another data controller without hindrance.

The data subject shall have the right to lodge a compliant with the competent supervisory authority in the Member State where he/she has his/her habitual residence or employment or in the Member State where the suspected breach has occurred.

The data subject has the right to revoke the consent given at any time for marketing purposes and to oppose the processing of data processed for the same purposes. This is without prejudice to the possibility for the data subject who prefers to be contacted for this purpose exclusively through traditional means to express his opposition only to the receipt of communications through automated means.

To exercising his/her rights the data subject may contact the Data Controller by sending a written communication to the address reported hereabove or via email at privacy@veronafiere.it.

Last update: May 2018

CONSENT
In relation to the information given in accordance with article 13 of the Regulation, I hereby give my consent to (tick/flag the appropriate box):

☒ to the sending of communications, information, newsletters, research, and advertising materials, even customized, regarding the exhibitions organized by the Company and perform market surveys using automated contact means (e-mail, fax) as well as traditional contact means (paper mail, operator-assisted phone calls);
☒ to the sending of communications, information, newsletters, research, and advertising materials, even customized, regarding specific products and services of others using automated contact means (e-mail, fax) as well as traditional contact means (paper mail, operator-assisted phone calls);
☒ the transfer to third parties and processing of the data inserted by the Exhibitor in the exclusive area regarding the Official Catalogue of the Event, also in accordance with article 11.1 of the present General Regulations

15) COMPLAINTS AND FORUM

Any claims must be presented in writing to the following address: Veronafiere S.p.A. - General Management - Viale del Lavoro 8 - 37135 VERONA.

In accordance with Articles 1341 and 1342 of the Civil Code the Exhibitor specifically approves the following clauses:

3) Entrance and tour sector requirements;
4.2) Waiver of right to different attribution of payments and faculty to terminate contract for breach of Exhibitor’s obligations;
5) Advance payment;
6) Exclusion of Exhibitor from the Exhibition grounds if proof of payment cannot be provided;
6.2) Allocation of Stands and right to vary allocated area;
7) Allocation of Stands and right to vary allocated area;
8) Exemption of liability for plans and construction of stands; penalty clause for damage to Veronafiere’s structures; exemption of liability for transfer of stands;
8.2) Termination of contract for failure to occupy the exhibition area;
8.3) Clearance of space, expenses and risks for transfer to and storage at the Delegazione Trasporti Warehouses of Veronafiere; penalty clause for failure to clear space;
9.1) Exemption of liability for moving machinery and for accidents;
10) Exemption of liability for unauthorised use of reproductions;
11) Exemption of liability for publications;
12.1) Exemption of liability for surveillance;
13.1) Faculty to terminate the agreement for breach of Exhibitor’s obligations;
13.1.c) Fine for leaving and/or dismantling the stand in advance;
13.2-2) Purchases and/or requests for supplies through on-line services;
13.2.6) Faculty to modify Exhibition dates;
14) Information and Consent under legislative decree No. 196/2003
15) Court with exclusive jurisdiction.