

RIVE 2025 Exhibition Regulations

Definitions

Art.1 The following definitions will be used henceforward:

for **"Event"** we refer to RIVE - International show on viticulture and oenology an event organised by Pordenone FiereSpa;

for **"Exhibition Regulations"** we refer to the present general conditions of the contract;

for **"Organizer"** we refer to the owner and responsible of the organization of the Exhibition and its brand, which means Pordenone Fiere Spa, which agrees upon the present contract as owner/lessor of the exhibiting areas and related services;

for **"(direct) Exhibitors"** or **"Exhibiting Company"** we refer to those who participate to the Exhibition as users of the exhibiting areas with their own booth, personnel and products/services, subscribing directly a contract with the Organizer (direct and actual owner of the area and booth);

for **"Co-Exhibitor"** we refer to those who participate to the Exhibition occupying part of an exhibiting space of a direct Exhibitor with products/services and personnel physically present within the area, whose presence must be approved by the Organizer;

for **"Represented Company"** **"Indirect Exhibitor"**, we refer to those companies whose products/services are exhibited within the Exhibitor's booth, without physical presence of its own personnel. The (direct) Exhibitor is responsible for the correspondence of the category of product exhibited by its Co-Exhibitors and Represented Companies;

for **"Start-Up"** we refer to an innovative company that carries out activities necessary to develop and introduce innovative products, services or production processes with high technological value, established after January 01, 2020. Companies, which possess the requirements mentioned in this definition, can participate in the event as exhibitors (exhibiting companies), as co-exhibitors or as represented companies (indirect exhibitors);

"Reserved Area" means the online platform to which each Exhibitor has dedicated access with personalised security credentials. The Exhibitor, after receiving the Confirmation of Participation, is required to access the Reserved Area to: complete the mandatory documentation, check all information relating to his participation, customise his booth by requesting furnishing, technical and other services, update his data to be entered in the catalogue, receive updates and download documents such as Exhibition Regulations, Exhibitor's Guide, etc., and to access the MIBU area to request entry passes.

Place – Dates – Opening hours – Admission – Right to Change Hours

Art.2 RIVE, exhibition and conference dedicated to viticulture and oenology, will take place on the Pordenone Fiere Spa Exhibition Centre from Wednesday 5th to Friday 7th November 2025. Daily opening hours for professional visitors: from 9.00am to 6.00pm. Exhibitors must follow the regulations written on the Exhibitor's Guide, available in the Exhibitors' Reserved Area.

The Organizer reserves the unquestionable right to modify the above-mentioned opening hours and to revoke admissions for visitors or any mercantile activity, for certain periods or for organizational purposes.

Participation Requirements, Intellectual Property and Limitation of Liability

Art.3 To the event are admitted the operators who produce and / or market the following types of products:

RIVE: production of vine shoots, machinery and agricultural equipment for viticulture, products for vine treatment, machines, equipment and products for winemaking, products and technologies for marketing of finished product (wine), services and techniques for the cultivation of vines and oenology, plant engineering and materials for cultivation in viticulture sector, raw materials and organic products, machinery and equipment for grape processing, filters and systems for filtration, fermentation and aging containers such as equipment, barrels, kegs, barriques and vats, containers (bottles, PET, Bag in Box), labels, caps, capsules, packaging, bottling and filling, sealing machines, inspection machines, sorters and control equipment, products and equipment for measuring, products and machines for washing, capping products, labelling and printing systems, packaging and company internal transport, cross-sectional products and services, software for viticulture and the cellar, trade and technical press and services.

The Exhibition will exclude operators of non-compliant goods or in any case considered by the Organization to be inadequate in terms of the level and spirit of the Exhibition.

Art.3.1 The Exhibitor assumes all responsibility referring to the ownership of rights of trademarks and other distinctive signs, patents, industrial inventions, industrial models, intellectual works, and copyrights inherent the products and machinery displayed. The Exhibitor undertakes to present, on his stand, only machinery, equipment, components, technologies and that comply with the intellectual property rights effective in Italy pursuant to Legislative Decree no. 30/2005 as amended by Legislative Decree no. Lgs. 13 August 2010, n. 131 and EU and international standards, including the works of industrial design pursuant to art. 2 of Law 22.4.1941, n. 633. The failure of this declaration of commitment with behaviour contrary to it will determine the immediate closure of the stand, allowing the Organizer to undertake any action aimed at better protecting the interests of the fair and other Exhibitors.

Art.3.2 The Organizer declines any responsibility for damages occurred to any subject and due to facts caused by participants, also in relation to the respect of the Exhibition Regulations, and for any other type of damage occurred to the exhibited objects even if due to accidental facts or occurrences.

Art.3.3 Any kind of event related to this Exhibition, promoted by Exhibitors and held during the period of this Exhibition, even if outside the fairground, shall be duly communicated to the Organizer within 15 days before the Exhibition starts.

Terms of conclusion of the contract

Art.4 This Participation Offer, which is sent by Pordenone Fiere Spa to the exhibiting company, constitutes a contractual proposal. It will be considered accepted and will constitute an "official participation contract" only when it will be returned, by the deadline indicated on the first page **"validity of the offer," duly signed in all its parts. The Exhibitor shall send the Participation Offer to Pordenone Fiere Spa EXCLUSIVELY via PEC to: amministrazione@pec.fierapordenone.it or via regular email to: partecipazione@fierapordenone.it, indicating in subject "Signed Participation Offer RIVE referring to - company name - ##practice number## (the practice number can be found on the offer sent by Pordenone Fiere Spa or on the subject of the email sent by Pordenone Fiere Spa). The Participation Offer contains all the services agreed with the Exhibitor and the related prices (prices depend on the sector: Oenology, Viticulture, Mechanization). The Participation Offer returned with modifications can never be valid as acceptance. Pordenone Fiere Spa reserves the right, in this case, to reformulate a new Offer, including the info indicated in the field "Exhibited Products". The Participation Offer must be stamped, signed by the owner and/or legal representative pro tempore and accompanied by the advance payment of the amounts due.**

Art.4.1 The signing of the Participation Offer implies for the Exhibitor the full acceptance of the Exhibition Regulations and the Exhibition Center General Regulations (which can be found on the website www.exporive.com and also in the Exhibitor's reserved area), which are an integral part of the contract proposal, as well as the obligation to comply with all the rules and regulations issued, even subsequently, for the organization and proper functioning of the Exhibition.

Art.4.2 The following steps are mandatory for barter agreements: a) Return duly signed, to the addresses in point 4, the barter agreement proposal – that is an integral part of the official participation contract – along with this Participation Offer; b) Issue the relevant invoice by following the terms and amounts provided in the barter agreement proposal. In case of non-receipt of the invoice, Pordenone Fiere Spa will issue a self-invoice in accordance with Article 6, paragraph 8, Legislative Decree 471/1997.

Participation Conditions

Art.5 In order to preserve the image of this Exhibition and the quality level of the products exhibited/promoted, the Organizer reserves the right to suspend the participation in the Exhibition of those Companies which are under legal or administrative action in relation to violation to the provisions on products manufacturing, trading and competition, until judgement. Exhibitors shall exhibit/promote only the products/services they have indicated on the Application Form, which are consistent with the product categories of this Exhibition, and only in the exhibition area reserved to them.

Exhibitors cannot exhibit/promote products/services of companies for which they have not paid the admission fee for "Represented Companies" and/or "Co-Exhibitors" to Pordenone Fiere Spa.

Further, the exhibition of second-hand or used products, restored or remanufactured, is prohibited, unless authorized in written by Pordenone Fiere Spa.

If Exhibitors do not comply with the above-mentioned regulations, Pordenone Fiere Spa reserves the right to suspend their participation in the Exhibition, also by closing their stand, and/or to terminate the contract with them, without paying back the already paid amount, and with the right for Pordenone Fiere Spa to ask for compensation for the damage.

Further, Exhibitors shall pay the expected total amount for their participation in the Exhibition as well as the costs for the requested services even if not used.

Data Treatment – Assumption of Joint and Several Liability

Art.6 The data made available by the Exhibitor in the Application for Participation and possibly in the Confirmation of Participation will be collected and recorded by Pordenone Fiere Spa with an automated system, in accordance with the provisions of EU Regulation 2016/679 of the European Parliament and of the Council of 04/27/2016 relating to the protection of individuals with regard to the processing of personal data, as well as the free movement of such data (the so-called "General Regulation on the processing of personal data" or "GDPR") and the Legislative Decree 30.06.2003, n. 196, as modified and integrated by Legislative Decree 10.08.2018, n. 101 ("Personal Data Code" or "Privacy Code"), as well as the attached information note on personal data drawn up pursuant to art. 13, GDPR, available and to be subscribed in the Exhibitor's Reserved Area. These data will be processed both on computer and on paper, as well as on any other type of medium deemed more suitable, without the express consent of the interested party (art.6, letter b, GDPR) for purposes strictly connected and instrumental to relationships contracts between Pordenone Fiere Spa and the Exhibitor, including the purposes of planning and managing the events. Only with the specific and unequivocal consent of the interested party (articles 6, letter a, 7, GDPR), for the following additional purposes: i. sending of newsletters, discount coupons and gifts, commercial communications and/or advertising material on products and/or services offered by Pordenone Fiere Spa relating to the event for which registration or related events are taken, statistical studies and/or market research, also through specially appointed companies, via e-mail, push-up messages, messaging functions with mobile devices, telephone calls, social networks and/or other communication tools. ii. Analysis of preferences, habits, behaviours and/or interests for the definition of commercial profiles - individual or group - customized, also in order to send targeted commercial communications using the traditional and/or automated methods referred to in point i. above, also through specially appointed companies.

Art.6.1 The Company's name and tax data herein indicated shall be treated, unless otherwise specified, for the establishment and execution of the contractual relationship, as well as for the fulfilment of all regulatory, tax and administrative provisions that are functional, instrumental, interrelated and/or in any case useful for the purpose of establishing and carrying out the contractual relationship.

In the event that the Contractor indicates a different person as the holder of the tax documents, it is agreed as of now that the evaluation of the Confirmation of Participation pursuant to art. 4.1. will be carried out by the Contractor in contradiction with the Owner, with the exclusion of any direct contact with Pordenone Fiere S.p.A.

The Contractor undertakes the commitment to fulfil all the obligations deriving from this relationship, within the constraint of solidarity with respect to the Holder.

Art.6.2 Pordenone FiereSpA cannot be held responsible for any untrue information provided by Exhibitors.

Stand Allocation and Reservation

Art.7 Stands shall be assigned according to commodities criteria and to the general organization of the Exhibition. Pordenone Fiere Spa will try, as much as possible, to meet Exhibitors' requests regarding type and dimensions of the stand, as written by Exhibitors on the Application Form. Anyway, these requests are not binding, and they shall be accepted or not by Pordenone Fiere Spa according to the Exhibition Organization needs.

Pordenone Fiere Spa reserves the right to move or reduce the already allocated stand, i.e. moving it to another area of the exhibition, without any compensation right for the exhibitor. The exhibitor shall be duly informed of any such change.

Fees and Penalty Clause

Art.8 In order to be registered, Exhibitors shall pay a compulsory fee. This fee includes:

1. registration on the Official Catalogue and/or Visitor's Guide, both in print and digital versions;
2. one copy of the Official Catalogue and/or Visitor's Guide;
3. third-party liability insurance;
4. nr. 1 Electrical connection 220V max 3 kw;
5. publication of articles and/or multimedia content called "Product News" on the event website, for a maximum number of 3 (three) for each Exhibiting Company.

Furthermore, Exhibitors and/or Co-Exhibitors shall pay an Admission Fee for each company they represent or they exhibit/promote the products in the special section of the Exhibitor's Reserved Area called "Catalogue". This fee includes the registration on the Official Catalogue or Visitor's Guide. Exhibitors shall not host and/or transfer their stand to other companies, or to companies of which they do not trade the products directly. If any product/service of such non-registered companies is found out in exhibition/promotion, Exhibitors shall pay a fee of € 1.000,00 + VAT for each non-registered company.

For the reservation of the stand, Exhibitors shall pay a fee, as above mentioned.

Fees include the costs for the collateral events organized by Pordenone Fiere Spa, such as celebrations or public relations events listed on the programme of the Exhibition, including hospitality for delegations of professional operators and state authorities, both Italian and foreign.

Fees also include:

- exhibitor badges for permanent free entrance, according to the conditions indicated into the Exhibitor's Guide. It is prohibited to give or lend free entrance badges to third parties. Pordenone Fiere Staff is authorized, if necessary, to check personal identity documents and to seize badges from people who are not entitled to possess them;
- car parks. Car parks are located on the non-security-monitored parking lot reserved to Exhibitors. As it is a non-security-monitored place, the Organizer declines any responsibility for any theft or damage caused to vehicles. No vans or heavy vehicles are allowed in the exhibition centre during the opening days to the public of the Event;
- general promotion;
- general heating-ventilation and lighting in the halls, information, toilets, first aid service.

Art.8.1 In the calculation of the rent for the stand, each meter of exhibition area shall be rounded up to the higher unit, without considering columns, wall offsets, installation connectors, etc.

Art.8.2 The minimum dimension of the stands is 9 sq.m. Exhibitors can agree from time to time with Pordenone Fiere Spa about the inferior surfaces. All prices are VAT excluded.

Terms and Conditions of Payment

Art. 9 All due payments shall be done as follows:

- **30% to be paid in advance in conjunction with the submission of the Participation Offer and anyway once you will receive the Participation Confirmation;**
- **70% to be paid not later than October 3rd, 2025.**

In case the Application for Participation is accepted after this deadline, the payment shall be done fully when you signed the Participation Confirmation, with no discounts.

Only if you comply with these terms of payment will you be granted of the right to get the setting up of your area, the right to occupy the booth, and the right to receive entry badges for the days of the Event.

All invoices related to services, such as telephone, internet connection, additional area requests, additional power, etc., MUST be paid by the end of the Exhibition, following the instructions described on the Exhibitor's Guide.

Terms of Payment - Penalty Clause – Termination Clause

Art.10 All payments can be done as follows:

- a) by **non-transferable check** issued to **Pordenone Fiere Spa**
- b) by **bank transfer** to the following **Pordenone Fiere Spa** bank account

BANCA DI CREDITO COOPERATIVO PORDENONESE Pordenone branch

IBAN	IT 49 Q 08356 12503 000000036264
BIC for payment extra UE and over 12.500,00 Eur Intra UE	ICRAITRR9W0

Please, refer to this Exhibition as the reason of payment and write the name of your company.

- c) by credit card (Visa, MasterCard) at the designated office of Pordenone Fiere and / or online via PayPal with express indication of the name of the Exhibitor and the name of the Event in the dedicated space.

For Exhibitors subject to the obligation of traceability of financial flows, payments must be made to the following account: **CREDIT AGRICOLE ITALIA SPA – Pordenone branch**

IBAN	IT 09 E 06230 12501 0000 1516 1805
BIC for payment extra UE and over 12.500,00 Eur Intra UE	CRPPIT2PXXX

In the event of non-compliance with the conditions and terms of payment, Pordenone Fiere Spa may charge interest on arrears, as required by Legislative Decree 231/2002, and may also consider the contract terminated by giving notice to the interested party. In this case Pordenone Fiere Spa will be able to dispose of the exhibition space by assigning it to other applicants and will have the right to forfeit the sums already received and, in any case, claim the payment, as a penalty, of any other contractual consideration, without prejudice in any case to the right to compensation of more damage.

Transferment, renunciation, reduction, withdrawal and non-participation

Art.11 It is strictly prohibited to transfer to third parties, totally or partially, the exhibition area reserved, even if for free.

If the Company, after sending the Application Form, cannot participate in the Exhibition anymore, for any reason, they shall pay the admission fee fully, as well as the costs of the requested equipment and installations, even if not used, all taxes already paid for them, and any kind of damage that should occur to Pordenone Fiere Spa due to their cancellation.

If the Company decides to cancel their participation in the Exhibition, or if they cannot participate any more, for any reason, they shall communicate this to Pordenone Fiere Spa in writing by registered mail within 30 working days before the Exhibition starts. In this case, the payment will be considered as down payment and will be not paid back.

In the event that the same communication referred to in the preceding point should reach Pordenone Fiere Spa beyond this date, the Exhibiting Company will be required to pay Pordenone Fiere Spa as a penalty the full amount deriving from the space and services booked and not used; moreover, Pordenone Fiere Spa will be able to freely dispose of the exhibition spaces already booked by the Exhibiting Company.

In any case, withdrawal is not permitted for Applications Forms sent and accepted after October 3rd, 2025.

The Exhibitor who, after receiving the Confirmation of Participation, should request a reduction in the space allocated, must provide a prompt and motivated communication this in writing to the Organization.

In this case Pordenone Fiere Spa reserves the right not to accept the request or to accept it and to: a) reduce the square footage, maintaining the assigned position and considering the excess portion freely marketable; b) assign a new commercial space compatible with the exhibition layout, considering that previously assigned freely marketable.

Exclusivity of fittings-Compensation of the Damage-Penalty Clause

Art.12 **During installation and dismantling operations Exhibitors and their workers shall duly observe all provisions related to safety at work.**

Installation operations shall comply with the regulations written on the Exhibition Centre General Regulations, as well as with all the regulations in force on the date this contract is signed and with those that may be issued during the executive phase of the contract, with particular but not exclusive reference to the protocols to be adopted for the containment of the spread of epidemics - pandemics, all of which may be found in the Exhibitor's Reserved Area or in any case attached to the "Exhibitor's Guide".

Exhibitors shall take care of the installation and furniture of their empty stands, and they shall duly perform operations in order not to damage the image of the stands nearby, nor to cause damage or annoyance to other Exhibitors.

Pordenone Fiere Spa does not supply dividing walls between booths and electrical systems for the unfurnished areas, unless explicitly requested.

The furniture materials and setting-up materials of the exhibition areas must comply with all the existing rules of fire prevention and security. **The electrical installations will be realized as provided for under D.M. 37/08 and a declaration of conformity shall be drawn up by qualified entities.** In the case that the furniture and the setting up do not comply with the existing rules, the Organization will close the exhibition area with no rights of compensation to the Exhibitor.

Pordenone Fiere Spa can provide installation solutions, as shown in the appropriate section of the Exhibitor's Reserved Area within the Exhibition website.

Art.12.1 Exhibition areas are available to Exhibitors under the rules written on the Exhibitor's Guide. Stands are given exclusively according to the area and position that result from the plan provided by Exhibitors, who shall occupy the exhibition area reserved to them by Pordenone Fiere Spa, with the dimensions indicated on the Participation Confirmation. Pordenone Fiere Spa reserves the right to grant a bigger area to Exhibitors in case they pay for the additional square meters.

The exhibition areas not occupied within the time indicated in the Exhibitor's Guide will be unquestionably assigned by Pordenone Fiere Spa to third parties.

Pordenone Fiere Spa will not be required to assign another exhibition area to the late exhibitor. In these cases, Pordenone Fiere Spa will withhold all payments made by the Exhibiting Company as compensation.

Art.12.2 **At the end of the Exhibition and not before**, the Exhibiting Company will have to dismantle its exhibition space and remove its equipment and goods from the Exhibition Centre, according to the indications contained in the Exhibitor's Guide.

The Exhibitor is obliged to return the exhibition space, within the deadline set for dismantling, in the state in which it was at the time of occupation.

In case of non-compliance with the dismantling times and / or inertia of the Exhibiting Company when clearing the area, the Exhibiting Company expresses its irrevocable consent for Pordenone Fiere Spa to proceed, considering what is left on the stand as waste material, to start what has been found at public landfills. The Exhibiting Firm will be required to reimburse all expenses incurred for the eviction in addition to a penalty of EUR 300, subject to compensation for further damage.

Services

Art.13 Pordenone Fiere Spa provides the general lighting equipment.

Power and water supply in the stands, if none, are at Exhibitors expenses. Fees for power and water shall be calculated according to the requests made by Exhibitors and shall be checked by Pordenone Fiere Spa, at its own discretion.

Art.13.1 Subject to the availability of the systems on the Fairground for water and power supply, Exhibitors can have it by making request by means of the specific forms (available in the Exhibitor's Reserved Area within the Event website or in any case to be requested to the sales personnel) by the deadline indicated on the form itself.

Exhibitors shall make request for additional power supply (fees are written on the request form) by the deadline established on the form itself. All these requests are binding for Exhibitors.

If the assigned exhibition space is not equipped with attachments for the use of services requested by the Exhibitor after the Confirmation of Participation, Pordenone Fiere Spa may arrange for a different location of the stand or the installation of the requested connections, at the exclusive expense of the Exhibitor, as long as do not exist any impeding technical or safety reasons.

Art.13.2 Pordenone Fiere Spa disclaims any liability arising from interruption or suspension of services by the Companies Supplying, or dependent on an abnormal use of the service by the exhibiting companies.

Surveillance - Disclaimer

Art.14 Pordenone Fiere Spa, even without assuming custody obligations, commitments or responsibilities of any kind, can provide an internal day and night general surveillance service in the areas used for the Event. Pordenone Fiere Spa is exempt from any custody charge on all products, materials, equipment, machinery etc. introduced at the Exhibitors' stands; in case of theft or damage of the same, due to causes not attributable to force majeure, both during the preparation and execution of the Exhibition, and during the dismantling phase, no responsibility can be attributed to Pordenone Fiere Spa.

The custody and surveillance of the exhibition spaces and the products exhibited therein are the exclusive responsibility of the individual Exhibitors, for the entire duration of the Exhibition, both in the set-up and dismantling phases.

Insurance

Art. 15 Pordenone Fiere Spa, as indicated in Art. 8 above, ensures that the Exhibitor is in compliance with the registration procedures (articles 4 - 5) from the start of the set-up phase to the end of the phase of dismantling with insurance contracts to cover only the civil liability towards third parties.

For all other risks, the Exhibitor, for more precise protection, is free to insure himself with a company of his own trust.

The Exhibitor is in any case civilly and criminally liable for all damage to people and things caused by the equipment, structures or anything else present in the area made available, as well as by his own or his collaborators and / or agents.

Accident prevention and moving machines

Art.16 It is forbidden to introduce and exhibit machines, machine parts, equipment, tools and appliances in general, as well as the installation of systems that do not comply with the laws or regulations in force and in any case to the Legislative Decree n. 81/08 Title IV- Chapter II " (Rules for the prevention of accidents at work).

Art.16.1 Demonstration machines, accessories, tools and components must be built or marketed by companies exhibiting at RIVE.

Products that do not correspond to the above conditions will be excluded at the exhibitor's expense and risk. Machinery, whether exhibited or intended for the service of the displayed products, can be put into operation. This concession does not imply any liability on the part of Pordenone Fiere Spa, and in any case, it does not exonerate the Exhibiting Company from any liability resulting from the operation of the aforementioned machinery.

The Exhibiting Firm must scrupulously observe, in addition to the particular ones dictated by the Organization, the legal prescriptions and regulations on the matter; in particular it must:

- implement all the measures and devices to prevent accidents and fires, to reduce noise and vibrations, to eliminate bad odours, to avoid the emission of fumes, gas and liquids;
- subjecting pressure machinery and lifting equipment to the checks and tests established by the special rules on the matter, refraining from operating them prior to the issue by the competent Authority of the relative certificate;
- appliances with hydraulic lifting must be equipped with adequate hydraulic and mechanical locking devices.

In any case, the machinery, accessories and anything else indicated above must not constitute a danger to anyone or cause harassment. The organization reserves the right to revoke, at its sole discretion, the authorization as granted above, if it recognizes the possibility of the occurrence of inconveniences of any nature. Suspended loads are strictly forbidden.

Personnel appointed by the Exhibiting Firm reserves the right to prevent the operation of the machines which could compromise the safety of the other Exhibitors or Visitors or cause them excessive disturbance.

Art. 16.2 Exhibitors who need to exhibit machines that do not comply with the Machinery Directive (because for example they are destined for non-EU markets or constitute prototypes not yet ready for sale), must indicate, with a special sign, the unavailability of the themselves in the European market. As set out in Art. 6 paragraph 3 of the Machinery Directive: "Member States do not prevent, in particular at fairs, exhibitions, demonstrations and the like, the presentation of machines or partly completed machinery not compliant with this Directive, provided that a visible sign clearly indicates the non-compliance of these machines and the impossibility of having them before they are made compliant. Furthermore, at the time of demonstrations of such non-compliant machines or partly completed machines, adequate safety measures are taken to ensure the protection of people. In particular, a possible text for the information sign could be: "The exposed machine does not comply with the "machinery" directive 2006/42/EC. Messrs. visitors that the machine will be available in the European Union after being made compliant". It should also be remembered that, in addition to the information, for a non-compliant machine it is necessary, if necessary, to take special measures to avoid risks to visitors.

Supplies

Art.17 The introduction by the Exhibiting Firm (or by other subjects appointed by the latter) of goods destined for the supply of materials to the exhibition spaces, must be authorized by Pordenone Fiere Spa and can only take place at the times indicated.

Transportation, Shipment and Movement

Art.18 For the performance of transport and shipping practices including customs, the Exhibiting Firm is free to use trusted forwarders.

However, it is preferable to use the official freight forwarder of Pordenone Fiere Spa in order to simplify procedures and increase the timeliness of operations.

For logistics handling in the exhibition centre it is absolutely forbidden for the Exhibiting Company to use forklifts of its own availability. It is therefore mandatory to take advantage of the logistics services made available by Pordenone Fiere Spa by requesting the service through the appropriate section in the Exhibitor's Reserved Area on the website of the Event.

Photographs and Reproductions

Art.19 Pordenone Fiere Spa reserves the exclusive right for any reproduction by means of photography, video, drawing and more, both of the fair complex and of the individual exhibition spaces. Only photographers/videomakers authorized by Pordenone Fiere Spa can operate inside the pavilions.

These photographers/videomakers will collect and process photographic images, videos and/or interviews also relating to products, machinery, exposed materials and/or authorial material of which the Exhibitor is the owner and/or manufacturer and/or licensee, for exclusive disclosure purposes or corporate, advertising and promotional communication, in particular, by way of example and not limited to, through the dissemination in newspapers, newsletters, website, social network profiles (Facebook, twitter, Instagram) etc.

By signing this Application Form, the Exhibitor expressly agrees to these filings and their use as specified above, without claiming any financial compensation. In the event that the Exhibitor does not intend to authorize such photographic/video shots, he must communicate it to the photographer/videomaker before making them.

Pordenone Fiere Spa is not responsible for any abusive reproductions of exhibition spaces or exhibits.

Sales

Art.20 Exhibitors who want to sell their products during the Exhibition must ask Pordenone Fiere Spa for permission, being understood the provisions stated in art. 22.

Catalogue and/or Visitor Guide

Art.21 Pordenone Fiere Spa, without thereby assuming commitments or responsibilities of any kind, reserves the right to take care, directly or by means of specialized companies, of the printing of an official Catalogue of the Exhibition or of a Guide for the visitor, containing the indications of the subscriptions received and accepted by **October 3rd, 2025** and in any case according to the information obtained from the "Catalogue" forms present in the Exhibitor's Reserved Area on the Exhibition site.

The Exhibitor assumes all responsibility with respect to the aforementioned indications and declares to indemnify Pordenone Fiere Spa in relation to any false and/or damaging declarations of the image, reputation and/or of others' personal rights, rights or confidentiality.

Pordenone Fiere Spa declines all responsibility for the distribution of the Catalogue or the Guide for the visitor and for errors in the content itself resulting from incorrect filling in of the forms by the Exhibiting Company or from typographical errors.

Pordenone Fiere Spa has the right to reproduce all or part of the list of all the Exhibitors in other publications of various kinds or in electronic, web and app formats.

Change of date, cancellation or suspension of the event

Art. 22 Pordenone Fiere Spa may unilaterally change the date of the Exhibition, subject to communication by ordinary e-mail 30 days prior to the start of the Exhibition.

The parties agree as of now that if the shift of the date of the Event should be greater than 365 days, the contractual relationship will be automatically resolved on the date on which the previous communication will reach the other Contracting party. Excluding any form of compensation for damages, Pordenone Fiere Spa will reimburse the Exhibitor any amounts already paid.

Pordenone Fiere Spa may also unilaterally cancel or suspend the conduct of the Exhibition.

In the event that the Exhibition has not yet started, excluding any form of compensation for damage, Pordenone Fiere Spa will reimburse the Exhibitor any amounts already paid.

In the case where the cancellation of suspension of the event should be caused by reasons of force majeure or in any case not to be imputable to Pordenone Fiere Spa:

- if the suspension should happen 15 days prior to the beginning of the start of the exhibition, Pordenone Fiere will refund 95% of the consideration paid;
- in the remaining cases, Pordenone Fiere Spa, excluding any compensation for damage, will reimburse the Exhibitor an amount commensurate with the non-enjoyment.

In none of the previous hypotheses Pordenone Fiere Spa will be required to pay compensation or any indemnity to the participant.

Prohibitions and Restrictions -Cancellation Clause-Penalty Clause

Art. 23 Without prejudice to the obligation to comply with all rules and provisions, including special ones, regarding meetings in public venues, as well as the prohibitions set out in the specific articles of these Regulations and the General Exhibition Regulations, as well as all the regulations in force date of signing of this contract and to those that should be issued in the executive phase of the relationship, with particular but not exclusive reference to the protocols to be adopted for the containment of the spread of epidemics - pandemics, further and explicit prohibition of:

- pierce, insert nails and/or screws on the walls, on the ceilings, on the floor and hang any load onto the halls structures;
- exhibit products which are not listed in the Application Form and that do not belong to the product categories relevant to this Exhibition, unless specifically authorized by Pordenone Fiere Spa;
- move or park any kind of vehicle inside the area reserved for the Exhibition;
- leave cars parked overnight (even in case of breakdown) inside the Exhibition Area;
- light or cause fire, or bring explosive materials, or detonating, dangerous and bad-smelling products or any product which could cause damage or annoyance;
- take outside the Exhibition Area products and materials during the Exhibition, unless Pordenone Fiere Spa authorizes otherwise in writing;
- distribute advertising material (magazines, catalogue, brochures, flyers etc.) not related to Exhibitors, who, on the other hand, can distribute such material inside their own stands only;
- use Pordenone Fiere Spa brand without any written authorization;
- leave any dogs in the exhibition area unattended;
- bother or obstacle, in any way, the regular course of the Exhibition, with the consequent penalty of being expelled from the Event;
- make political propaganda in any way inside the Exhibition Area;
- dispose of part of the outfitting, carpet, adhesive tape or any type of tape or waste inside the Exhibition Area;
- show prices, except during events where selling is allowed; in this case the showing of prices is granted to authorized Exhibitors only;
- for Exhibitors or their representatives or customers to stay inside the stands and the fairground after the closing hours of the Exhibition or in hours different from those authorized, without special authorization;
- do any kind of food supply inside the stands and the Exhibition Area, unless expressly authorized in writing by Pordenone Fiere Spa

- start dismantling and/or clearing the stands before the closing time of the Exhibition, strictly following the timing instructions stated in articles 12-12.1-12.2.
- leave the stands before the closing time of the Exhibition. In this case the Exhibitor that will leave and/or will start the dismantling before 6:00 pm on November 7th, 2025 will be sanctioned and the Exhibitor shall pay a penalty of € 1.500,00.

In case of any violation to the prohibitions provided for by this Regulation, the Exhibition Centre General Regulations or the provisions issued by Pordenone Fiere Spa, the Organizer itself shall terminate the agreement with Exhibitors and exclude them from the Exhibition, without paying them any reimbursement, and keeping the right to ask Exhibitors for reimbursement for further damage.

Advertising – Audio and Video Playing

Art.24 All Exhibitors are allowed to advertise their own company and Represented Companies and or Co-Exhibitors, exclusively inside their stands, as long as they do it in compliance with the current laws, the safety regulations and the provisions written in this Regulations and in the Exhibition Centre General Regulations. Exhibitors can distribute catalogues, price lists and other material, inside their stands only.

As far as height is concerned, an exhibition space is considered up to 3 meters and not beyond. Exceptions to the maximum height are allowed in case of particular display needs but are in any case subject to written authorization from Pordenone Fiere Spa.

Distribution of Flyers is strictly forbidden.

Any kind of advertising which in any way could cause any dispute with other Exhibitors and/or other Exhibition Centres is prohibited. Even direct or indirect promotional activities finalized to promote and/or advertise initiatives of another Exhibition Centre are prohibited, unless authorized by Pordenone Fiere Spa.

Advertising or giving information by means of audio amplifiers or similar to cinematic with soundtrack is subject to authorization issued by S.I.A.E. (Italian Authors and Publishers' Society) and to the payment of taxes, at Exhibitors' expense, as well as SCF rights in case of using phonographic media (e.g., CDs, cassettes, mini discs, etc.) and in any case shall be done without causing any bothering.

Miscellaneous-Cancellation Clause - Penalty Clause and Limitation of Liability

Art.25 The General Exhibition Centre Regulations as well as the rules for the technical supplies contained in the relevant sections of the Reserved Area form an integral part and constitute a single, inseparable context of these Exhibition Regulations.

- The submission of the Participation Offer with the signing of these Exhibition Regulations, entails the obligation for the Exhibiting Firm to fully comply with the General Regulations of the Exhibition Centre.
- The Exhibiting Firm is obliged to clean its exhibition space.
- The Exhibiting Firm undertakes to guarantee that the personnel in charge of the distribution and handling of food products comply with the current health provisions.
- The Exhibiting Firm will take care with the utmost diligence of the safety of the use of the plants and equipment for the conservation of the food supplies supplied, for the processing and cooking of the food, for the washing of the dishes and all other related activities.
- The Exhibiting Firm will take care of the punctual respect of all the rules on accident prevention and hygiene and safety at work, the observance of which is a condition for the execution of this contract and, therefore, for the correct fulfilment of the obligations therein contained.
- The Exhibiting Firm assumes all the civil liability risks dependent on the exercise of the activity including also risks deriving from the administration of food and drinks possibly damaged for any reason.
- The Exhibiting Firm undertakes to comply with the hygiene and health standards in force on the subject, as well as in general with all the regulations in force at the date of signing this contract and with those that may be issued in the executive phase of the relationship, with particular but not exclusive reference to the protocols to be adopted for the containment of the spread of epidemics - pandemics.

Art.25.1 Pordenone Fiere Spa is exonerated from any responsibility for what concerns the relationships between exhibitors and their suppliers also as regards the custody of goods, products, fittings and more.

Art.25.2 Failure to comply with even one of the aforementioned clauses will result in the termination of the contract due to the fault of the Exhibiting Company and without any refund of the amounts paid, without prejudice to the Exhibitor's obligation to pay the balance of the entire amount due for participation in the Exhibition and related services provided by the organization.

Art.25.3 Pordenone Fiere Spa reserves the right, in its discretionary and unquestionable judgment, to regulate the performance of the Exhibition, as well as to adopt all the provisions that were suggested or imposed by the needs or needs of the fair.

Art.25.4 The verbal agreements that go beyond the framework of this Participation Offer are valid only if confirmed in writing.

Complaints

Art.26 Any kind of complaint related to the organization and the course of the Exhibition shall be sent in writing to Pordenone Fiere Spa, under penalty of cancellation, by and no later than the last day of the Exhibition.

D.Lgs. 231/2001, Code of Ethics and Termination

Art. 27 Pordenone Fiere Spa has approved and adopted the Organization, Management and Control Model pursuant to Legislative Decree June 8, 2001, n. 231 (hereinafter also "Mog") and its own Code of Ethics, which sets out the ethical principles with which it complies in carrying out its business. These documents can be found on the website www.fierapordenone.it in the appropriate section.

The Exhibitor declares to know the legislation referred to in Legislative Decree 231/2001 and to refrain from conduct suitable for configuring the offenses referred to in the Decree itself (regardless of whether the crime was actually committed or punishable).

Any failure by the Exhibitor to comply with these commitments is considered a serious and therefore legitimate contractual breach of Pordenone Fiere Spa to resolve the existing relationship pursuant to and for the purposes of art. 1453 of the civil code.

Health-Safety and Sustainability compliance

Art. 28 The Exhibitor undertakes to comply with the provisions of Pordenone Fiere regarding Health and Safety at work and Sustainability of the materials and suppliers employed, in accordance with the principles contained in the Quality, Health and Safety Policy, Eco-sustainable Management and the Exhibitors' Mission Statement in compliance with ISO 9001:2015 - ISO 45001:2018 - ISO 20121:2024 standards, implemented in Pordenone Fiere. Full documentation available on the website and in the reserved area.

Competent Court in Exclusive

Art. 29 The Court of Pordenone is the exclusive place of jurisdiction for any controversy.