



17 - 19 FEBRUARY 2024

APPLICATION FORM

Company Name			
Street/Avenue/Boulevard		Number	
City		Country	
Postal code			
Telephone	Fax		
Web site	VAT		
Person in charge			
E-mail Person in charge			
E-mail for invoice sending			
Head Office, if different:			
Street/Avenue/Boulevard		Number	
City		Country	

Postal code

EXHIBITION AREA

Our company, in accordance with the Articles of the General regulations, reserves an

EXIBITION AREA of: ______ square-meters
Minimum size: 16 sqm

□ BASIC SET UP STAND

□ STANDARD MODE STAND

CUSTOMIZED STAND

PARTICIPATION COSTS

Entry free	€ 300,00		+ VAT
Exhibition Area	€ 110,00	sqm	+ VAT
Basic pre-fitted stand	€ 45,00	sqm	+ VAT
Standard pre-fitted stand	€ 60,00	sqm	+ VAT
Partition	€ 70,00	sqm	+ VAT
Moquette	€ 7,00	sqm	+ VAT
DEPOSIT 30%	€		
VAT 22%	€		
TOTAL	€		

Bank transfer: EOS S.R.L. - INTESA SAN PAOLO - FILIALE DI NOVENTA VICENTINA -VIA GIACOMO MATTEOTTI, 84 36025 NOVENTA VICENTINA - IBAN IT82 W030 6960 61410000 0005 514 - BIC BCTTIMM

Deadline for submitting application forms: 30th September 2023.

Later applications will be considered only in accordance with the available space.

The undersigned firm, by signing the Application Form, recognizes the Organizer's Condition of Participation to get her with all other norms and regulations enclosed in the General Regulations - and relating to the contractual relationship, as binding. In particular we declare to accept conditions enclosed in the following articles of the General Regulations: 3) Application form; 4) Confirmation of admission; 5) Participation Costs – Registration fee – Deposit; 6) Terms and conditions of payment 7) Withdrawal- termination - nonfulfillment; 8) Assigning spaces and installation 9) Returning stand areas; 14) Advertising; 15) Prohibitions – sanctions; 17) Technical regulations / organizational instructions; 18) Postponement - reduction or cancellation of the fair; 20) Jurisdiction

DATE

THE EXHIBITOR

(stamp and signature for acceptance)





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CATALOGUE SHEET

The insertion in the catalogue is included in the Entry fee The Catalogue Sheet is part of the Application Form and must join this document

Company Name					
Denomination*					
*The companies will be listed in the official of	atalogue of the	e exhibition in alphabetic	al order	r, which will be base	d on the first letter of their names.
Street/Avenue/Boulevard				Number	
City				Country	
Postal Code					
Telephone		Fax			
E-mail					
Web site					
Activity:		PRODUCER		IMPORTER	
	o 'r	EXHIBITS			
	Specify	activity and products ex	chibited		
	TF	RADE SECTO	R		
		Tickwhere appropriate			
Hunting - Shooting - Self Defence					
		IG		🗖 ART	
AMMUNITIONS	FOOTHW	/EAR		DOG FOOD	
	LEATHER	R GOODS		D PUBLISHING A	ND MEDIA
HUNTING TRAVELS	VAULTI		ĺ	KNIFE	
DOG ACCESSORIES	D BACKPAG	СКЅ	I		SPORT FEDERATION
OTHERS (specify)					

OTHERS SPECIFIC REQUEST

THE EXHIBITOR (stamp and signature for acceptance)

DATE





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CASE CARD REPRESENTED

The Catalogue Sheet is part of the Application Form and must join this document

Company Name				
Street/Avenue/Boulevard				Number
City				Country
Postal Code				
Telephone	Fax			
E-mail				
Web site				
Activity of the above mentioned Company:	IMPORTER	0		DISTRIBUTOR
Company Name				
Street/Avenue/Boulevard				Number
City				Country
Postal Code				
Telephone	 Fax			
E-mail	 			
Web site				
Activity of the above mentioned Company:	IMPORTER	C	ב	DISTRIBUTOR
· ······			_	
Company Name				
Street/Avenue/Boulevard				Number
City				Country
Postal Code				
Telephone	Fax			
E-mail				
Web site				
Activity of the above mentioned Company:	IMPORTER	0		DISTRIBUTOR
Company Name				
Street/Avenue/Boulevard				Number
City				Country
Postal Code				
Telephone	Fax			
E-mail				
Web site				
Activity of the above mentioned Company:	IMPORTER	C	ב	DISTRIBUTOR
				THE EXHIBITOR
DATE		(stan	np	and signature for acceptance)
			•	- , ,





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Art. 1) ORGANIZATION

EOS SRL which has its operational headquarters in Via Misurina, 4 - I 35035 Mestrino (PD) - Company Register of Padua - VAT NUMBER number: 05319280284 - organizes "EOS" - Europen Outdoor Show, Fair Event dedicated to Hunting, Shooting, Outdoor, Dog, Fishing, Boating and the entire supply chain of the aforementioned sectors.

The specialized event will be held in the Verona Exhibition Center <u>from</u> 17 to 19 February 2024.

In case of prolongation of the period of difficulty following the Covid 19 Pandemic, the Exhibition may be moved, at the sole discretion of the organization, to another period of the year.

The dates referred to in Art. 8 specifically, those relating to set-up and displace times will be communicated by the Organization in due time.

Art. 2) ADMISSION - EXHIBITED PRODUCTS

Italian and foreign producers and exclusivists for Italy who have requested it are eligible to participate to "EOS". All products from the sectors indicated in Art.1 may be exhibited.

Art. 2bis) EXHIBITORS OF WEAPONS

Participants exhibiting weapons must first obtain authorization to transport weapons from the territorial competent authorities. Subsequently, once this authorization has been obtained, they must submit an application to the Verona Police Headquarters, attaching a photocopy of the aforementioned authorization to transport weapons.

The application must be accompanied with a \in 16.00 revenue stamp duty with an extra 16.00 euro revenue stamp required for the authorization issued by the Verona Police Forces Headquarters.

The application will have as its object: authorization request for the temporary storage of weapons for exhibition purposes at the Veronafiere Exhibition Center, viale del Lavoro, 8 for the days (indicate the days in which the weapons will remain in storage at the Veronafiere Exhibition Center) and must be sent well in advance.

In the same application it must be specified that the weapons on display will be the same ones already authorized for transport.

The weapons can be displayed only if deactivated and without loaded ammunition and must be guaranteed by efficient anti-theft defenses, according to the procedures prescribed by the Police Forces in line with the provisions of Law 100/1975 and other criminal regulations and P.S.

Art. 3) APPLICATION

To request to participate to "EOS" Exhibition, interested companies must submit an application using the appropriate form.

This form must be received, together with the security deposit + VAT, by <u>**30th September 2023**</u>, after that date the requests will be satisfied according to the availability of space.

Only requests carefully completed, signed and accompanied by the advance payment will be considered.

Verbal confirmations, or requests not accompanied by advance payment will not be considered valid.

By signing the Application Form, the applicant undertakes to participate to the "EOS" Event in the space that will be assigned, even if the square footage will be different from what requested and to accept these General Regulations, the Technical Regulations, and all those other supplementary regulations requirements that may be issued by the Organization at any time in the interest of the Event itself.

The requests to participate cannot contain any reservations or conditions of any kind. The Exhibitor is required to display / promote

only the products / services indicated in the Application form in line with the product sectors of the Event.

Art. 4) CONTRACT / CONFIRMATION OF ADMISSION The contract consists of:

- Application form for participation
- . Quote signed for acceptance.

and commits the applicant to participate and pay the Organization the amounts indicated in the quote signed.

In case of acceptance of the Application form for Participation, the Organization will send the applicant, no later than the 30 days prior to the opening date of the "EOS" Exhibition, written confirmation of acceptance of the application.

This confirmation is valid only for the company registered on the application. Any type of rental or total or partial transfer of the boost is not allowed, even free of charge.

For applications received less than 30 (thirty) days from the opening date of the Exhibition, the Organization has time for confirmation up to two days before the start of the Exhibition

Art. 5) PARTICIPATION FEE - REGISTRATION FEE - SECURITY DEPOSIT

The participation fee is:

- Euro 110,00 + VAT per square meter for the Hunting, Shooting and Outdoor sectors
- € 60,00 + VAT per square meter for the Fishing sector
- € 40,00 + VAT for the square Boating industry

The above rates are intended for <u>free area without any type of set-up or</u> <u>dividing walls</u> of occupied surface.

For position with more open sides, a surcharge of 10% for area with 2 open sides, 15% for area with 3 open sides, 20% for area with 4 open sides will be applied

The fee for any co-exhibitors is € 500.00 + VAT each.

The registration fee of Euro 300.00 + VAT includes:

- Creation of a link with the exhibiting company's website;
- Add in the Official Catalog of the Event;
- Add in the Official website of the Event on the Exhibitors page, in alphabetical order;
- Exhibitor entrance passes (based on the area occupied);
- "Unattended" parking passes reserved for Exhibitors (based on the surface occupied and availability);
- Copy of the Official Catalog;

Art. 6) TERMS OF PAYMENT

The applicant who has received written confirmation from the Organization of acceptance of the application and the resulting invoice, must pay the balance due by **22rd December**. **2023**.

The payment of invoices received by the applicant after this date must be made on sight.





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In order to take possession of the exhibition space assigned, the participant must present the receipt of payment to the Organizing Secretariat at the Verona Exhibition Center (in addition to the technical formalities, see Technical Reg.).

No other payments are valid. Companies and / or their agents who are unable to prove the payment of the balance will not be authorized to enter the Exhibition Center.

Art. 7) WAIVER - WITHDRAWAL - NON-FULFILLMENT

The applicant who, due to proven impossibility, is unable to participate to the "EOS" Event, can renounce to the Application for Participation and/or withdraw from the contract, by communicating it by registered pec or e-mail.

If the communication of renunciation and / or withdrawal is received:

- by <u>30th September 2023</u>, the penalty will be equal to the Registration Fee;
- by <u>31st December 2023</u>, the penalty will be equal to the advance payment;
- after <u>31st December 2023</u>, the penalty will be equal to the entire amount

Notwithstanding the foregoing, in the event of renunciation or withdrawal or non-fulfillment by the applicant, the Organization can freely dispose of the relevant space.

Art. 8) ASSIGNMENT OF BOOTH AND SET-UP

The assignment of the booth is exclusive responsibility of the Organizational Secretariat, which will arrange for the assignment compatibly with its organizational needs, keeping in mind in particular:

a) the product needs of the Exhibition;

b) the regularity and completeness of the Application Form and the

required documentation;

c) the date of submission of the Application for Participation and the

required documentation;

d) the space available;

e) the exhibition layouts of the pavilions and exhibition areas;

Any special requests made by the applicant when submitting the Application for Participation are intended as indicative and do not bind the Organization nor can they in any way affect the Application for Participation.

The stands are made available to participants in the "EOS" Exhibition from <u>12th February 2024</u> and must be ready by 4.00 p.m. on the day before the opening of the Exhibition.

For technical and organizational needs, the Organization reserves the right to move or reduce, if necessary, the parking space already assigned, also transferring it to another area and without the participant's right to compensation or refund for any reason.

The Organization will give written notice via email of the displacement or reduction of the booth at least 8 days before the start of the event.

In case of extreme necessity, the organization reserves the right to change the set-up times and will immediately inform the exhibitors.

Art. 8) bis ADVANCED SET-UP - DEFAULT DISMANTLING

At the request of the interested companies, the Organization may grant days in advance of the set-up or postponement of the dismantling. Requesting companies will be charged a cost of \in 500.00 + VAT per day.

Art. 8)ter ADVANCED SET-UP - DEFAULT DISMANTLING

Veronafiere applies a fee of \in 350.00 + VAT for the Certification of each customized stand taller than 220 cm.

Art. 9) RETURN OF STANDS

At the end of the Event, the participant must provide to clear the area, returning it with the terms and times indicated in the "Technical Regulations", free of products and any type platform self-installed by 8:30 p.m. on 21th February 2024.

Once this deadline has expired, the Organization can proceed with the forced removal, charging the participant all direct and indirect costs.

The Organization assumes no responsibility for products and / or fittings left unattended by participants. In case of extreme necessity, the organization reserves the right to change the return times and will immediately inform the exhibitors.

Art. 10) ENTRANCE - EXHIBITOR PASSES - RESERVED PARKING

The event is open from 9.00 a.m. to 6.00 p.m. on 17 and 18 February and from 9.00 a.m. to 4.00 p.m. on 19 February.

The Organization reserves the unquestionable right to change this timetable, as well as to suspend any commercial activity for specific periods or for special needs.

The Organization will issue exhibitor and parking passes free of charge, required only during the opening of the event, in the quantities indicated below:

- n. 4 exhibitor passes up to 16 sqm + 1 reserved parking
- n. 6 exhibitor passes over 16 sqm up to 96 sqm + 2 reserved parking spaces
- n. 8 exhibitor passes over 96 sqm + 3 reserved parking spaces

The car park is <u>not guarded</u> and therefore the organization declines all responsibility for any theft or damage that vehicles may endure in the areas reserved for exhibitors.

Art. 11) INSURANCE - SURVEILLANCE

The exhibitor is obliged to insure against damage and theft.

Video-surveillance

Video-surveillance systems are installed throughout Veronafiere Spa. They are used for the following purposes:

- 1. security
- 2. protection of company's property
- 3. control of unauthorized access

The processing of data through video surveillance will have the sole purpose expressed in the previous paragraph.

The processing will take place fairly, for specific purposes (security purposes, protection of company's property, control of unauthorized access) and legitimate (pursuant to art. 13 of Legislative Decree 196/03 and P.G.P. 8.04.2010). These concepts are explained to interested parties by publications of appropriate information. Furthermore, art. 4 L. 300/70 (Workers' Statute).

Veronafiere Spa is committed to respecting the principle of the need for treatment.

They are, therefore, excluded unnecessary use and avoid excesses and redundancies.

It is considered necessary to use the video surveillance system for the following reasons:

Safety Reasons for individuals during the exhibitions





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- For protection of Veronafiere Spa property due to the large surface extension of the exhibition site which remain partially unattended during the night in the periods between one exhibition and another
- For protection of exhibitors' proprety during the night during the periods of the exhibition.
- Physical safety reasons during the set-up and dismantling operations of booths and equipment before and after exhibition events.
- General reasons for preventing unauthorized access in the perimeter of the fair areas and in the exhibition areas. The recorded images are not directly visible to third parties.

The preservation of images and recording are defined by the time useful to obtainment the result needed, except in cases of extension provided by the Privacy Authority warrantor of 8th April 2010 and will be retained beyond such period only if offence soccur as a result of the investigations by legal authorities or the police.

The system is accessible only by authorized persons and is equipped with the minimum-security measures provided by the Italian Legislative Decree 196/03.

As required by point 3.1 of the measure provided by the Privacy Authority warrantor of 8th April 2010, appropriate signs are posted around the video shooting locations.

Information Signs:

- are placed in the video shooting locations or nearby the cameras
- have a format and a positioning clearly visible

The data collected will be used only for security and access control reasons. They will not be used for different purposes.

Art. 12) INDUSTRIAL PROPERTY

The products and goods exibited, as well as the booths that host them cannot be photographed, videotaped or reproduced without the written authorization of the participant interested.

However, the Organization reserves the right to reproduce or authorize the reproduction of overall views of external or internal details.

Art. 13) OFFICIAL PUBLICATIONS ANDINFORMATION DOCUMENTS

The Organization will, without any responsibility for any omissions or errors, print the official catalog and other information documents (precatalog, provisional lists, orientation maps) which, at its sole discretion, are deemed useful for a better understanding of the Event.

The official catalog will be delivered to the Exhibitors directly at their booth during the Exhibition.

Art. 14) ADVERTISING

Each participant can perform their advertising action exclusively within the booth assigned and limited to their own production, provided that this is done in compliance with the provisions of the law and without disturbing other participants or guests.

They are, however, prohibited all those forms of advertising which by their appearance or their substance, can constitute direct comparison with other exhibitors.

The Organization reserves the right to authorize forms of paid advertising outside assigned booth areas.

Leaflets are prohibited inside the fairgrounds and in the immediate vicinity of the entrances

Art. 15) PROHIBITIONS - SANCTIONS

Participants are explicitly prohibited from:

- exhibit products not included in the product repertoire or not indicated in the Application Form;
- park inside the district during the closing hours of the Event;
- circulate or park vehicles of any kind within the exhibition area;
- carry or remove products and materials out of the area during the Event, without authorization from the Organization;
- distribute advertising material (magazines, catalogs, brochures, brochures) not pertaining to the participant, who, moreover, can only manage for such distribution in his own booth;
- use the Organization's trademark without specific authorization;
- perform any type of political propaganda in any form in the fairground;
- provide any kind of catering service inside the exhibition area and the fairground, unless specifically authorized by the Organization
- use grills / stoves or other gas-powered equipment within the entire exhibition center, unless expressly authorized in writing by the Organization (see Art. 11 of the Technical Regulations).
- start dismantling operations before the closing time of the Exhibition;

Any failures to meet the obligations under the Application and the noncompliance of the prohibitions contained in this Article, authorize the organization to exclude the participant from the event.

Art. 16) TECHNICAL REGULATION / ORGANIZATIONAL INSTRUCTIONS

The participant acknowledges that all arrangements and general information, the Technical Regulations and all published organizational instructions, form an integral and form a single, inseparable context of the General Regulations.

Art. 17) POSTPONEMENT - REDUCTION OR CANCELLATION OF THE "EOS" EXHIBITION

At its sole discretion, the Organization may make changes to the dates of the Event without the participant being able to withdraw from the contract and the commitments undertaken.

The Organization has the right to reduce and cancel the "EOS" Event in whole or in part, by sending notice to the participants, without therefore being required to pay for penalties or damages of any kind.

In the case that the Event is canceled due to force majeure before its start (e.g., pandemic, bad weather, etc.), following indications from the Public Authority, and / or on the recommendation of Veronafiere, will refund the sums paid by the Exhibitor, with exception of the registration fee

Art. 18) GENERAL PROVISIONS

The Organization transfers to the participant the obligation to follow the requirements of the authorities responsible for the supervision of public premises for the safety of guests and participants.

Any complaint to the organization of the exhibition must be promptly submitted in writing. For anything not provided in these Regulations, the provisions of the Italian Civil Code apply.

Art. 19) JURISDICTION

For whatever controversy which might arise relating to interpretation, execution or termination of this contract shall be the competent court of Padua.





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INFORMATION ON THE PROCESSING OF PERSONAL DATA

Information on the processing of personal data in the context of contracts with customers pursuant to art. 13 of the regulation (UE) 2016/679

Pursuant to art.13 of the regulation UE n. 2016/679 ("GDPR"), EOS S.r.l. as Data Controller, provides you with some information regarding the processing of personal data.

1. Holder of the treatment

The data controller is Eos S.r.l., Via Misurina 4, 35035 Mestrino PD, Tel. 0499004444, e-mail: info@pintails.it ("Company "or" Owner ").

2. Purpose of the processing and legal bases

Personal data are processed as part of the Company's institutional activity, for the following purposes:

a) purposes for which the interested party is not required to give their consent:

i) purposes strictly connected and instrumental to the management of relationships with current and / or potential customers (e.g. acquisition of data prior to the conclusion of a contract; execution of operations and services on the basis of the obligations deriving from the concluded contract; etc.).

In this case, the legal basis of the processing consists in the execution of a contract of which the interested party is a party or in the execution of pre-contractual measures adopted at the request.

ii) purposes related to the obligations established by laws, regulations, community regulations, as well as provisions issued by authorities entitled to do so (e.g., tax regulations, statistics, etc.).

In this hypothesis, the legal basis of the processing therefore consists in the fulfillment of a legal obligation to which the Company is subject

b) purposes of ascertaining, exercising or defending the rights of the Data Controller in court.

c) purposes related to credit protection (assignments to credit recovery companies, factoring companies and / or credit institutions).

d) purposes functional to the development of the Company's business, for which the interested party has the right to give his consent or not.

The following activities fall into this category:

sending communications,

information,

newsletters,

studies and research and advertising material,

all also personalized, concerning events organized by the Company and carrying out market research using both automated (e-mail, fax) and traditional (paper mail, calls) contact methods via operator).

In this case, the legal basis of the processing therefore consists in the consent of the interested party.

3. Retention terms

• For the purposes referred to in paragraph 2 letter a) the data will be kept for the entire duration of the contract and then for 10 years from

the date of termination of the contract.

- For the purposes referred to in paragraph 2 letter b), the data will be kept for the entire duration of the judicial dispute, until the deadlines for appeals are exhausted.
- For the purposes referred to in paragraph 2 letter c) the data will be kept for the time necessary to recover the credit and then for 10 years.
- For the purposes referred to in paragraph 2 letter d) the data will be kept until the consent is revoked.

Once the retention terms indicated above have elapsed, the Data will be destroyed or made anonymous, compatibly with the technical cancellation and backup procedures.

4. Provision of data

The provision of data for the pursuit of the purposes of the processing listed in point 2a) of the information is mandatory.

In the event of failure, it will not be possible to conclude the contract and perform the services requested.

The provision of data for the pursuit of the purposes of the processing listed in point 2d) of the information is optional.

In case of failure, there will be no consequences in relation to the conclusion of the contract or the execution of the requested services.

5. Authorized subjects and categories of recipients a) Authorized subjects:

data may be processed by employees and collaborators of the Company and by the corporate functions appointed to pursue the purposes, who have been expressly authorized for processing and who have received adequate operating instructions.

b) Autonomous holders:

the data may be disclosed to subjects operating as independent data controllers, such as supervisory and control authorities, banks, credit institutions, factoring and credit recovery companies, law firms and any public entity entitled to request data, such as 'judicial and / or public security authority.

c) External managers:

for carrying out the activities provided for in point 2 lett. a) above, the Company may contact the following categories of external managers:

Firms / business/ external companies that carry out:

- services related to exhibition participation (organizational, technical, logistic, insurance services, etc..);
- printing of the official catalogs of trade fairs.
- printing, enveloping, mailing and delivery of communications to customers;
- promotion, on behalf of the Company, as agents, brokers or similar figures, of the acquisition of visitors and exhibitors at the Company's exhibitions and events.
- promotion, on behalf of the Company, of services related to the commercial activity of visitors and exhibitors.

d) To carry out the activities listed in **point 2 d)** above, the Company also turns to: Firms / business / external companies or companies controlled by the Company, which carry out activities functional to those of the

Company itself.





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The data processing carried out by these subjects has the following purposes:

 send the Company's customers communications, information and advertising material regarding the trade fairs organized by the Company itself.

6. Scope of dissemination

In the event of a positive conclusion of the contract for participation in exhibitions, the Company will, based on what is expressly provided for in the General Regulations for participation, enter personal data in the Official Catalog of the event, which will be disseminated nationally and internationally.

The data provided by the exhibitors may be disseminated by the Company, by inserting them on computer supports, including multimedia ones.

This data will allow visitors and exhibitors of each individual event to detect the position of the stands, as well as to know the product and / or exhibition characteristics of the participating exhibitor.

7. Rights of the interested party - complaint to the supervisory authority

The interested party may ask the Company for access to data concerning him, the correction of inaccurate data, the integration of incomplete data, the deletion of data, the limitation of processing in the cases provided for by art. 18 GDPR, as well as to oppose, for reasons connected to one's particular situation, to the processing carried out for the legitimate interest of the owner.

Furthermore, if the processing is based on consent or on the contract and is carried out with automated tools, the interested party has the right to receive the Data in a structured format, commonly used and readable by automatic device, as well as, if technically feasible, to transmit them to another holder without impediments.

The interested party has the right to lodge a complaint with the competent supervisory authority in the Member State in which he habitually resides or works or in the State in which the alleged violation has occurred.

The interested party has the right to revoke the consent given at any time for marketing purposes and to oppose the processing of the data processed for the same purposes.

The possibility remains for the interested party who prefers to be contacted for the purpose exclusively through traditional methods to express their opposition only to the receipt of communications through automated methods.

To exercise the rights, the interested party can contact the Data Controller by sending a written communication to the address indicated above or an e-mail to: direzione@pintails.it.

CONSENT

In relation to the information provided pursuant to Article 13 of the Regulation UE n. 2016/679 ("GDPR"), I express my consent (check relevant boxes):

to receive communications, information, newsletters, studies and research and advertising material (all also can be personalized), regarding the trade fairs organized by the Company, for market research using automated contact methods (email, fax) and traditional (paper mail, calls via operator)

> THE EXHIBITOR (stamp and signature for acceptance)