

1) NAME - ORGANIZER

The event called "Taste Of Earth" focused on the enhancement of typical food and wine and craft products from all over the world, included in the famous "54th Rice Fair". The event is organized by the Trade Fair Organization of Isola della Scala S.r.l. with headquarters in via Parco del Riso 1, in Isola della Scala (VR).

2) VENUE - DATE - TIMES - ENTRANCES

The opening and closing dates of the event, its duration and access times are set by the Trade Fair Organization, which reserves, at any time, the right to make changes without the recognition of any claim for damages.

The event will take place in Isola della Scala in the exhibition area from 24 September to 2 October 2022. Admission to the public is free.

- The public access time is as follows: Monday to Thursday from 18:30 to 24:00 Friday from 18:30 to 01:00 Saturday from 11:00 to 01:00 Sunday from 10:00 to 24:00
- The opening hours of the exhibition stands are as follows: Monday to Thursday from 18:30 to 24:00 Friday from 18:30 to 01:00 Saturday from 11:00 to 01:00 Sunday from 10:00 to 24:00
- Weekdays from 10:00 to 11:30 and from 15:00 to 17:00 Saturday and Sunday from 08:00 to 10:00

The vehicles used for loading and unloading the goods must necessarily leave the exhibition area within the loading-unloading time specified above; otherwise a penalty of €300.00 will be applied for each infringement. During the opening hours to the public it is forbidden to circulate by any means, otherwise a penalty of € 300.00 will be applied for each infringement. During the closing hours to the public, in order to access the exhibition area, exhibitors must show their exhibitor pass issued by the Trade Fair Organization's Administrative Office.

3) PERMITTED PRODUCTS

3.1 All types of products and services are admitted to the exhibition: agri-food, handicrafts, clothing and typical accessories, housewares, games, gifts, beauty, cosmetics, furniture, entertainment, art, crafts, bijoux, innovative home, leisure, health, tourism promotion, home services, personal services and printing.

3.2 During the event the sale of products with direct delivery to the public is allowed. Exhibitors are obliged to comply with current Italian legislation on the subject of tax certification of operations and to be in compliance with current legislation on labour obligations

4) EXHIBITION AREAS

4.1 The areas intended for exhibitors are those highlighted in point 7 of these General Terms and Conditions. The Trade Fair Organization reserves the right to modify these exhibition areas at any time.

4.2 Exhibitors have the possibility of selling their products to the public provided that they are packaged.

5) PARTICIPANTS

5.1 ARTICIPANTS

All producers, bodies, institutions or consortia, companies, Italian and foreign, operating in the product sectors referred to in Art. 3.1 are admitted to the exhibition (both directly and through Representatives).

5.2 RESPONSIBILITIES OF THE TRADE FAIR ORGANIZATION

The Trade Fair Organization declines any responsibility that may derive, to any interested party, from facts attributable to participants in the event also with regard to compliance with the provisions governing the conduct of the event itself.

6) HOW TO PARTICIPATE

6.1 The application for admission constitutes for the applicant irrevocable contractual proposal of participation. The application for admission, drawn up on the appropriate form attached to be accepted, must be sent to the Trade Fair Organization's Administrative Office, together with the payment of 30% of the required spaces. In order to be admitted, applicants must submit an application, without making any reservations whatsoever, which must be signed by the owner of the company or by the legal representative or by a person delegated to do so. It is mandatory: to fill in the form in its entirety, including attachments; specify the various products to be exhibited, listing them in an explicit and complete form without adding expressions or phrases that lend themselves to broader interpretations

6.2 The participation of associations, bodies or groups for political and / or religious purposes, or that aim at a fundraising through a free offer, is prohibited.

6.3 The Trade Fair Organization will proceed with the allocation of spaces based on its own criterion of product organization or organizational constraints.

6.4 The Trade Fair Organization shall decide on applications in an unquestionable

manner and shall have the right to reject applications aimed at promoting products in

competition with products sold directly by the Trade Fair Organization.

6.5 The Trade Fair Organization has the right, in case of force majeure, to suspend, anticipate or postpone the date of the event, without the exhibiting company being able to claim or demand any penalty. In case of cancellation the sums paid will be refunded; in case of deferral, unless otherwise advised by the exhibiting company, the sums paid will be set aside and all the commitments and obligations assumed with the signature of the application for admission will remain valid.

6.6 By signing the application, the applicant Company expressly agrees to assume the following particular obligations: a) full knowledge and full acceptance, without any reservation, of these Regulations; b) commitment to pay, within the prescribed terms, the amounts due for participating in the Fair.

6.7 The Trade Fair Organization reserves the right to decide at its sole discretion the acceptance of the application, which will be considered, accepted only upon the full payment of the total amount, within the established terms. Otherwise the deposit will be retained and the right to participate in the fair will be lost. The rejection of the application for participation cannot give rise to the payment by the Trade Fair Organization of any compensation for damages. The rejected applicant will not be able to avail himself of the fact that he may have participated in previous events nor will he be able to argue that his adhesion has been requested by the Trade Fair Organization nor will he be able to invoke, as proof of his admission, the correspondence between him and the Trade Fair Organization or again, the publication of his name on any list.

6.8 Exhibitors who are already debtors to the Trade Fair Organization for non-payments related to other previous events will not be able to be registered for a new edition of the event if they have not first fully paid for their debt. If these exhibitors submit a deposit for the new event, the same will be retained by the Trade Fair Organization to balance / down payment event, the same will be retained by the trade Fair Organization to balance / down payment for the previous debt: it is expressly waived by the participants the right of different imputation of payments referred to in Art. 1193 C.C., 1st Paragraph. The Trade Fair Organization will give the exhibitor receipt for payment to be charged to the balance / down payment, for the previous debt, pursuant to and for the effects of art.1195 of the Civil Code. 6.9 The Trade Fair Organization reserves the right to request further documentation regarding the exhibitor and the products / services exhibited / promoted. In order to protect the image of the event and the quality level of the productions exhibited / promoted, the Trade Fair Organization reserves the right to precautionary suspend the participation in the event of exhibitors subject to criminal or administrative proceedings concerning the violation of the rules on production, trade and competition of products until the outcome of the procedure itself.

The Exhibitor is required to exhibit/promote only the products/services indicated in the Application for Admission accepted by the Trade Fair Organization.

6.10 In the application for admission it is mandatory to indicate the presence of a possible co-exhibiting company, otherwise a penalty of € 500.00 will be applied.

6.11 Participation in the event will be linked to the use by the exhibitor of pre-set up modules. Umbrellas and precarious covers are expressly prohibited.

6.12 The Trade Fair Organization reserves the right to suspend participation in the event, even with closure of the stand, or to terminate the relationship with the exhibitor in case of non-compliance, even partial, with the rules of these General Terms and Conditions, without reimbursement of the fees paid and except, for the Trade Fair Organization, the right to reimbursement of further damage.

6.13 For the recovery of any kind of credit claimed against the exhibitor, the right of retention on the goods on display and on the entire preparation and furnishing of the stand is established, with the signature of the "Application for admission" and these "General Terms and Conditions", in favour of the Trade Fair Organization of Isola della Scala srl and for all purposes as well as privilege over the same objects pursuant to and for the purposes of art. 2764 of the Civil Code.

Lighting (n. 1 spotlight)	
TASTE OF EARTH COVERED AREA (AREA 8) Minimum stand depth 4 mt.	€ 80,00 per sqm. + VAT
7) PARTICIPATION FEES REGISTRATION FEE CO-EXHIBITOR FEE	€ 300,00 + VAT € 300,00 + VAT

The registration fee includes the electrical connection with a maximum power of 2 kW. The increase in electricity power over 2kW costs €100.00 per kW + VAT. The supply of water connection costs €150.00 + VAT. A maximum of 50 Risotto Vouchers will be made available to all participating companies at a reduced price.

8) ALLOCATION OF STANDS

8.1 To access the spaces assigned at the fair, the exhibiting company is required to present itself at the Trade Fair Organization's Administrative Office in via Parco del Riso 1 in Isola della Scala to collect the ENTRANCE PASS, which will be issued only if the full payment of the membership fee and the delivery of the required documentation is ascertained. Deferred payments are not allowed. The exhibition spaces will be made available to exhibitors starting from 8:00 am on 22/09/2022 and must be prepared by exhibitors by 6:00 pm on 23/09/2022. 8.2 At the end of the exhibition period of the event, the Administrative Office will issue the exhibitor the EXIT PERMIT of the goods and furnishings of its stand. The surveillance personnel during the dismantling may request this permit at any time, in the absence of which any clearance of goods and furnishings will be prevented.



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8.3 Parking spaces not occupied by 12:00 on the last day for the set-ups are considered abandoned (unless written communications that the Organizer reserves the right not to accept) and remain available to the Organizer himself, who can allocate them to other exhibitors. The amount paid will be retained as compensation.

9) RIGHT OF WITHDRAWAL

In case of renunciation of an accepted application, the Trade Fair Organization is authorized to forfeit the amount paid. If the notice of withdrawal will not take place by registered letter with return receipt at least 60 days before the start date of the Fair or will not even be given, and the exhibitor will not prepare his stand, he will be required, in addition to the payment of the registration fee and the entire participation fee, also to reimburse the direct and indirect damages suffered by the Trade Fair Organization. The Trade Fair Organization will still be able to dispose of the stand also assigning it to other exhibitors.

10) FITTINGS

10.1 Any responsibility for the static nature of the fittings is charged by the exhibiting company which explicitly exempts the Trade Fair Organization for any damage caused to the structures, to itself or to third parties from defects in the set-up. The exhibitor undertakes to not use flammable equipment and to only use completely fireproof material for the setting up, according to the regulations in force on fire prevention and takes note of the express assumption of their exclusive liability both civil and criminal for any damage caused by non-compliance or violation of the rules in question. The exhibiting company is also obliged to deliver a copy of the fireproof certificates of the materials used for the preparation (carpet, panels and walls, sheets, etc.) to the Trade Fair Organization's Administrative Office. In the assigned interior spaces, it is absolutely forbidden to attach the fittings to the structures of the pavilions: in addition, applications of writings, signs and paintings on the walls and on any partitions of the stands are prohibited. It is forbidden to place nails, screws or bolts or expansion caps on the structures. If these provisions are not respected, the Trade Fair Organization will rely on the exhibiting company for the estimated damage. It is strictly forbidden to start dismantling the exhibition spaces before the closing time of the event. Companies that start dismantling the stands within this time will be sanctioned with the charge of €300.00.

10.2 The material outside the exhibition space assigned at the same time as the application will be confiscated without notice. The seized material will be returned upon payment of a penalty of €300.00.

11) LIGHTING AND ELECTRICAL INSTALLATIONS - SAFETY STANDARDS

11.1 The Trade Fair Organization provides general lighting, for the entire duration of the event. The Trade Fair Organization will provide the exhibitor, with a single connection point near its stand. The exhibiting company undertakes to protect its systems with the installation of valve switches calibrated according to current regulations (Law 46/90) and to personally verify the voltage of the supply network from the moment of connection, exempting the Trade Fair Organization from any liability for any and all damage that may arise to people or things for electrical systems, for the omitted control of supply voltages and for any other reason. Extensions, cables, lamps, plugs, adaptors and anything else will be pertaining to the exhibitor itself. The electrical load (kW) assigned to the stand will be the one declared as application for admission. In the event that a higher absorption is detected by the Trade Fair Organization, the exhibitor will be required to pay the difference between what is declared and the kW actually used in addition to the payment of € 200.00 as a penalty.

11.2 Each exhibiting company must have a fire extinguisher in accordance with the law within its exhibition area.

12) MACHINES EXPOSED IN OPERATION

Exposed machinery may be operated as long as this does not entail any danger or nuisance. The machines must be equipped with all the necessary devices to prevent injuries, noises, bad odours and emissions of gases and liquids. In addition, they must comply with the laws, regulations, or good techniques in force and provided with the required administrative documentation of the competent authorities.

13) MATERIAL CLEARANCE

At the end of the event the spaces must be freed by 19:00 on 03/10/2022, communicating this to the person in charge once it has been finished. After this deadline, the clearance can be carried out by the Trade Fair Organization but without its responsibility and at the expense of the exhibiting company. For each day the commodities and goods remain at the exhibition centre beyond the deadline for the clearance of the stand, the exhibitor will be required to pay an amount of € 300.00 as a penalty, except for compensation for greater damage. The exhibitor is obliged to return the stand in the same state as it was at the time of occupation within the deadline set for dismantling. In the event of delayed clearance of the goods, the Trade Fair Organization reserves the right to proceed with the simple storage of the product and goods by applying the relative storage right, without any quarantee of stock.

14) ADVERTISING

14.1 ADVERTISING SIGNS

The application of signs or advertising references must be contained within the limits of the inner walls of the stands. Any form of propaganda and advertising outside the rental exhibition area and inside the pavilions or in the exhibition areas outside the pavilions must obtain the prior authorization from the Trade Fair Organization and is in any case subject to the payment of a fee established for each individual case.

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14.2 AUDIOVISUAL AND SOUND EQUIPMENT - SOUND LEVELS

Video, video-graphic, multimedia and sound equipment used on your stand must be declared to the relevant S.I.A.E. (Italian Royalties Collection Society). The use of such equipment is permitted as long as it does not disturb the other exhibitors or the public and the sound level must guarantee a suitable climate for the full performance of the commercial activities and, in any case, may not exceed 75 dB.

15) LIABILITIES FOR DAMAGE

The exhibiting company shall be liable to the Exhibition Authority for all damage caused directly or indirectly for any reason whatsoever to the installations and all the material placed at its disposal.

16) GENERAL SURVEILLANCE

In its own interest and for its own needs, the Trade Fair Organization provides a normal day and night surveillance service for the areas used for the event, without thereby assuming any responsibility for any theft of or damage to goods on display in the stands or in any case lying in the exhibition centre.

The custody and surveillance of the stands shall be the responsibility of the respective exhibitors, for the entire duration of the event, both during set-up and dismantling. Companies exhibiting easily removable objects are therefore recommended to be present at their stand for the entire duration of the daily opening hours.

17) PROHIBITIONS

In addition to the prohibitions already defined in the specific articles of these General Terms and Conditions, it is explicitly prohibited to:

a) transfer, exchange - even free of charge - the areas assigned; and occupy a larger

surface area than that assigned; b) leave the assigned areas unattended or in a state of abandonment; c) drill holes, place nails and/or screws into walls, on ceilings, floors; apply loads to the structures of the stands; d) display products not contemplated in the "Application Form" and in any case not in line with the Exhibition's product categories (Art.3), unless specifically authorised to do so by the Trade Fair Organization; e) circulate or stop with vehicles of any kind within the area dedicated to the event during the opening hours to the public; f) lighting or starting fires or introducing explosive material, detonating or dangerous products, bad smelling or otherwise likely to cause damage or nuisance; g) distribute advertising material (magazines, catalogues, brochures, etc.) that does not pertain to the exhibitor, who may only distribute such material within his own stand, subject to authorisation from the Trade Fair Organization; h) use the trade mark of the Trade Fair Organization without written authorisation; i) cause harassment or disturbance, in any form whatsoever, to the smooth running of the event, or immediate exclusion from the Area; j) carry out political propaganda in any form in the Area; k) abandon any part of the set-up, carpets, adhesive/laminated tapes or residues of any kind in the Area; l) lend the named exhibitor Pass issued by the Trade Fair Organization to third parties; m) remain on the stands or in the exhibition grounds beyond the closing hours or at times other than those authorised, without special written permission issued by the Trade Fair Organization; n) carry out any kind of catering activity inside the stands and the Exhibition Centre, unless expressly authorised in writing by the Trade Fair Organization; o) Start dismantling operations before the end of the event.

In the event of infringements of the prohibitions of these General Terms and Conditions or of the provisions issued by the Trade Fair Organization, the same Trade Fair Organization may declare the legal relationship with the exhibitor to be terminated and exclude the exhibitor from the event without the exhibitor being entitled to any restitution and/or compensation, without prejudice to the right of the Trade Fair Organization to claim compensation for further damage. The Trade Fair Organization also reserves the right to retain the deposit paid and may exclude from future participation any exhibitor who has been notified of an infringement of the above prohibitions.

18) MISCELLANEOUS

18.1 The exhibitor is liable under civil and criminal law for all damage to persons and property caused by equipment, structures or anything else present in the area made available, as well

caused by equipment, subcures or anything else present in the area made transition, de transition, as by his own actions or those of his collaborators and/or appointees. **18.2** Submission of the "Application Form" by signing these General Terms and Conditions obliges the exhibitor to fully comply with the Regulations. **18.3** The Trade Fair Organization reserves the right to establish, even in derogation of these

General Terms and Conditions, appropriate rules and provisions to better regulate the event and internal services. Such rules and regulations shall have the same value as these General Terms and Conditions and shall therefore be equally binding.

18.4 In the event of force majeure or for reasons beyond the control of the Trade Fair Organization, the date of the event may be changed without any liability on the part of the Trade Fair Organization.

18.5 Any matters not covered by these General Terms and Conditions shall be governed by the provisions of the Civil Code.

18.6 Any complaints must be made in writing to the following address: Ente Fiera di Isola della Scala S.r.I. - via Parco del Riso, 1 - 37063 Isola della Scala (VR). Any disputes shall be settled exclusively by the Court of Verona.

DAMAGES - INSURANCE

The Trade Fair Organization of Isola della Scala S.r.l. assumes no responsibility for damage to people and things from anyone and howsoever caused. By joining the event, The Trade Fair



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Organization of Isola della Scala S.r.l. automatically insures the individual exhibiting companies with a coverage that has the following characteristics:

GUARANTEE OF CIVIL LIABILITY TOWARDS THIRD PARTIES:

What is insured: the Civil Liability deriving from the Exhibitor and its employees during the fair period including the set-up operations (excluding loading and offloading of goods / materials) and dismantling of the stands and any demonstrations and practical tests. The guarantee also includes the risk related to the existence of the bar service as well as the intake of food and foodstuffs in general, also prepared by the Insured, including the risk of sale. Other exhibitors are considered Third Parties. The warranty does not include damage to one's own property and to those held for any reason. Insurance limits:

€ 5,000,000.00 for each claim with the limit of € 5,000,000.00 for damage to things, and € 5,000,000.00 per person who has suffered bodily injury. Deductible fee per claim is € 250,00.

DATE and SIGNATURE of the legal representative of the company

PLEASE NOTE: In case of discrepancy, the only certain document is the Civil Liability policy towards Third Parties filed with the Trade Fair Organization of Isola della Scala S.r.l. The amount of the Insurance is included in the Registration Fee (see art.18). The Exhibitor may, however, directly provide the coverage that he deems most appropriate and convenient regardless of what is provided by the Trade Fair Organization of Isola della Scala S.r.l. The exhibitor, in fact, exempts the Trade Fair Organization of Isola della Scala S.r.I. from any order of responsibility deriving from the presence of goods, equipment, furnishings, stands, etc., at the Trade Fair Organization premises.

Policy pursuant to art.13 EU Regulation 2016/679 (GDPR)

Pursuant to art.13 of Legislative Decree no. 196/2003 (hereinafter "Privacy Code") and art.13 of EU Regulation no. 2016/679 (hereinafter "GDPR 2016/679"), bearing provisions for the protection of people and other subjects regarding the processing of personal data, we wish to inform you that the personal data you provide will be processed in compliance with the aforementioned legislation and the confidentiality obligations to which the Trade Fair Organization of Isola della Scala s.r.l. is bound.

Data Controller

The Data Controller is the Trade Fair Organizer of Isola della Scala s.r.l., in the person of the legal representative pro-tempore Lawyer Roberto Venturi domiciled for the office in Isola della Scala (VR) at via Parco del Riso n. 1.

The Data Controller can be contacted by email at the address: info@isolafiere.it

Data Protection Officer (DPO)

The Data Protection Officer (DPO) appointed is Services & Consulting srl, a company among professionals fiscal code, 04275860239 with registered office in Verona in via Antonio Cernisone, 4 in the person of Ruvoletto Stefano, fiscal code, RVLSFN66C17D325Q born in Dolo on 17/03/1966, resident in Costermano in via della Repubblica 10. The DPO can be contacted by email at s.ruvoletto@serviceandconsulting.it

Purpose of the processing and legal basis of the processing

The personal data you provide are processed as part of the institutional activity of the Organization, for the correct and complete fulfilment of the contract stipulated with you

and on the basis of your express written consent. Your data will also be processed for: -Purposes strictly connected and instrumental to the management of relations with customers and suppliers (e.g. acquisition of preliminary data at the conclusion of an agreement; execution of operations and provision of services on the basis of the obligations deriving from the contract concluded) and credit protection (assignments to debt collection agencies, factoring companies and / or credit institutions);

-Purposes functional to the development of the activity of the Organization, for which the interested party has the right or not to express his consent. This category includes the following activities:

a) send customers information and/or advertising material concerning the exhibition fairs annually organized by the Organization; b) verify the level of satisfaction of customers also through market research companies, subject to appointment as Data Processors where necessary;

-Purposes related to the obligations provided for by laws, regulations, community legislation, as well as provisions issued by authorities entitled to do so (e.g. tax, statistical regulations, etc ...).

Consequence of failure to communicate personal data

With regard to personal data relating to the execution of the contract of which you are a party or relating to a fulfilment of a regulatory obligation, failure to communicate personal data prevents the completion of the business relation itself.

Processing and storage methods

The processing will be carried out in automated and/or manual form, in compliance with the provisions of Article32 of GDPR 2016/679 and Annex B of Legislative Decree 196/2003 (articles 33-36 of the Code) on security measures. Please note that, in compliance with the principles of lawfulness, purpose limitation and data minimisation, pursuant to Article 5 GDPR 2016/679, subject to your free and explicit consent expressed at the foot of this notice, your personal data will be stored for the duration of the contract and thereafter for the time necessary to fulfil the further purposes for which they are collected and processed and for which you have given your consent.

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Scope of communication and distribution

In order to carry out its activities and for the purposes indicated in this information notice, the Trade Fair Organization may communicate your data, after appointing a Data Processor where necessary, to the following categories of interested parties:

1. External firms/companies/societies carrying out activities closely related to the management of relations between the Trade Fair Organizer and the customer. The data processing carried out by these subjects has the following purposes:

a) Provision of services inherent to exhibition participation (technical services, logistics, insurance, etc ...);

b) Printing of official exhibition catalogues; printing, enveloping, mailing and delivery of communication to customers;

2. Debt collection agencies, factoring companies, credit institutions;

3. External firms/companies/societies or societies controlled by the Trade Fair Organization of Isola della Scala s.r.l. that carry out activities functional to those of the Trade Fair Organization itself.

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

a) Carry out market research on behalf of the Trade Fair Organization on representative samples of customers:

b) send communication, information and advertising material to the Trade Fair Organization's customers concerning the exhibitions organised annually by the Trade Fair Organization itself or by third parties with which the Trade Fair Organization has concluded agreements to this effect:

c) Promote, on behalf of the Trade Fair Organization, as agents, procurers or similar figures, the acquisition of visitors and exhibitors at the Trade Fair Organization's shows and events d) Ensure the supervision and security of the Exhibition Centre;

e) Promote, on behalf of the Trade Fair Organization, services relating to the business activities of visitors and exhibitors.

It follows that, without the consent of the interested party to the communication of personal data to the aforementioned parties and to the related processing, the Trade Fair Organization will only be able to provide those services that do not require the communication of personal data to third parties. Notwithstanding the above, without prejudice to the necessary communication that may entail the transfer of data to public bodies, consultants or other interested parties for the fulfilment of legal obligations are reserved.

The data provided by the exhibitors may be distributed by the Trade Fair Organization of Isola della Scala s.r.l., by means of their insertion on electronic media, including multimedia. This data will enable exhibitors and visitors to each individual event to ascertain the position of the stands, as well as know the product and/or exhibition characteristics of the participating exhibitor.

Transfer of personal data

Your personal data will not be transferred either to Member States of the European Union or to third Countries outside the European Union.

Special categories of personal data

The Trade Fair Organization of Isola della Scala s.r.l. will neither request nor process data that can be qualified as 'special categories of personal data', i.e. data revealing "racial or ethnic origin, political opinions, religious or philosophical beliefs, or trade union membership, as well as genetic data, biometric data intended to uniquely identify a natural person, data concerning a person's health or sexual life or sexual orientation".

Existence of an automated decision-making process, including profiling

The Trade Fair Organization of Isola della Scala s.r.l. does not adopt any automated decision-making process, including profiling, referred to in article 22, paragraph 1 and 4, of EU Regulation No. 679/2016.

Rights of the interested party

At any time, you may exercise, pursuant to article 7 of Legislative Decree No. 196/2003 and articles 15 to 22 of EU Regulation No. 2016/679, the right to: a) request confirmation as to whether or not personal data relating to them exist;

b) obtain information about the purposes of the processing, the categories of personal data, the recipients or categories of recipients to whom the personal data have been or will be disclosed and, where possible, the storage period; c) obtain rectification and deletion of data;

d) obtain restriction of processing:

e) obtain portability of data, i.e. receive them from a data controller, in a structured, commonly used and machine-readable format, and transmit them to another data controller without hindrance:

f) object to the processing at any time and also in the case of processing for direct marketing purposes;

g) object to automated decision-making relating to natural persons, including profiling.

h) request from the data controller access to and rectification or cancellation of the personal data concerning him/her or to limit or object to their processing, in addition to the right to data transferability;

i) revoke consent at any time without prejudice to the lawfulness of the processing based on j) file a complaint with a supervisory authority (Data Protection Authority -

www.garanteprivacy.it)

You may exercise your rights by written request sent to:

Ente Fiera di Isola della Scala s.r.l. | via Parco del Riso, 1 - 37063 Isola della Scala (VR) or to info@isolafiere.it



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I, the undersigned, declare that I have received the above information.

Signature for consent to data processing

I, the undersigned, in light of the information received

□ I GIVE MY CONSENT □ I DO NOT GIVE MY CONSENT

to the processing of my data for purposes strictly connected with and essential to the management of customer and supplier relations and credit protection

□ I GIVE MY CONSENT □ I DO NOT GIVE MY CONSENT

to the communication of my personal data to public bodies, companies of a private nature, firms, external companies and companies controlled by the Trade Fair Organization for the further purposes indicated in the information notice, including those functional to the development of the activity of the Trade Fair Organization. Without the consent of the interested party to the communication of personal data to the aforementioned parties and the require the communication of personal data to third parties.

□ I GIVE MY CONSENT □ I DO NOT GIVE MY CONSENT

to the sending of communication, information and advertising material concerning exhibitions organised by the Trade Fair Organization or by third parties with which the Trade Fair Organization has concluded agreements to this effect.

Signature for consent to data processing

The Trade Fair Organization guarantees the compliance of the event as a whole with the applicable fiscal, administrative and sanitary regulations currently in force, while each exhibitor will be personally responsible for the organization and management of their own exhibition space and

DECLARES

 that it meets the subjective requirements set out in Article 11 of Royal Decree No. 773 of 18 June 1931, as amended (Subject to the special conditions laid down by law in individual cases, police authorisation must be denied:

1) anyone who has been sentenced to a term of imprisonment of more than three years for an offence committed with criminal intent and has not been rehabilitated; 2) anyone who is subject to a caution or personal security measure or has been declared a habitual, professional criminal or a person with a criminal tendency. Police authorisation may be denied to anyone who has been convicted of offences against the personalities of the State or public order, or of offences against persons committed with violence, or of theft, robbery, extortion, kidnapping for the purpose of robbery or extortion, or of violence or resistance to authority. Authorisations must be revoked when the conditions to which they are subject cease to apply in the authorised person, either in whole or in part, and may be revoked when circumstances arise or come to light which would have required or permitted the refusal of the authorisation).

— to be in possession of the necessary authorisation relating to the goods on display or the type of service offered and any permits and documents required by the regulations in force. Exhibitors without these requirements are forbidden to engage in any commercial or entrepreneurial activity. In any case, the exhibitor shall indemnify and in any way hold harmless the Trade Fair Organization. from any liability, charge or expense towards third parties for any reason whatsoever required in connection with the mere use of the exhibition space and/or deriving from the display of goods and/or provision of services. Copies of the various fiscal, health and administrative documents must be kept on the stand for the entire duration of the event.

Legal Representative's Signature to Guarantee Conformity

DOCUMENTS REQUIRED AT THE SIGNING OF THE CONTRACT/APPLICATION FOR ADMISSION

For all types of Exhibitors

- Chamber of Commerce Registration (or Chamber of Commerce certificate) or equivalent document
- Identity Card of the Legal Representative

In addition:

If the company carries out <u>GOODS RETAIL SALES</u> (non-food), the following is required: • Copy of the Licence/Authorisation to sell

If the company carries out SUPPLY OF FOOD AND DRINKS, NOT WITH ITINERANT STRUCTURE, it must fill out:

Form A

