

SAIE BARI 2025 GENERAL CONDITIONS OF PARTICIPATION

N.B. – “Fiera” refers to Nuova Fiera del Levante Srl with headquarters in Bari, Lungomare Starita 4 70132 Bari. “Organiser” refers to Senaf Srl with headquarters in Milan, Via Eritrea, 21/A, in carrying out its activity in a competitive environment, organises the scheduled SAIE event at the Bari exhibition centre, 23- 25 October 2025.

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

- Italian or foreign companies exhibiting their own products or services that fall under the product sectors included in the Exhibition. If the manufacturers do not participate in the Exhibition, their exclusive or general dealers, agents or representatives may be admitted;
- Category associations, Public Authorities and Organisations involved in the promotion, study, information and publication in the sectors related to the Exhibition.
- The Organiser reserves the right to prohibit the presentation of products, samples or services of the same company in multiple-booths of the same product sector.

Italian or foreign companies that have had or have ongoing legal disputes with Fiera or the Organiser and its subsidiaries or are insolvent towards it cannot be admitted as Exhibitors.

Art. 2 - PARTICIPATION IN THE EXHIBITION - The application for participation must be submitted under penalty of inadmissibility on the appropriate form duly filled in, signed and countersigned. It shall constitute an irrevocable proposal by the applicant and shall imply acceptance by him/her of these “General Conditions” (as well as of the “Technical Regulations of Exhibition Security File of the “Exhibition Center Regulations” and any other rules relating to the organization and operation of the Exhibition and the Exhibition Center). Applications not accompanied by the above deposit will not be considered. Dealers, exclusive and general agents or representatives must obligatorily attach to their application a list of the brands they represent and whose products they intend to exhibit. The applicant is obliged to provide any other documentation that may be requested in order to decide on the acceptance of the application and to ascertain at any time that the conditions for participation in the exhibition have been met. The Organiser will decide on the application with absolute autonomy and with the sole obligation to state the reasons for non-acceptance exclusively for applications received by the Organiser at least 60 days before the opening of the Exhibition, if the applicant makes a formal application within 30 days of the closing of the Exhibition. Dealers, exclusive and general agents or representatives must compulsorily register the brands they represent and whose products they intend to exhibit at the fair through the access link to the event website that will be sent by the Secretariat. If a survey conducted during the event shows that products of non-registered companies are exhibited, they will be considered as co-exhibitors and charged at the corresponding rate, except for any greater damages that may be determined as a result of non-registration. The applicant is required to provide any other documentation that may be requested in order to decide on the acceptance of the application and to ascertain at any time compliance with the conditions for participation in the exhibition. In the case of acceptance of the application, the applicant will be notified by communication to the company's email address, including in the communication the references for access to the Exhibitor Portal, which will attribute the status of participant in the Exhibition. For applications received at least 60 days before the opening of the exhibition, the registered letter of acceptance or communication via PEC will be sent at least 30 days before the opening. For applications received at a later date, notice of acceptance must reach the applicant at least the day before the opening of the exhibition and may be made not only by registered letter but also by CEM or other suitable means. In the case of co-participation or collective participation, the applicant must not accept Exhibitors to whom the Organiser has notified the non-fulfilment of prescriptions or obligations, including for other exhibitions, and, in default, shall be jointly and severally liable to the Organiser for the fulfillment of said prescriptions or obligations. Exhibitors are required to scrupulously comply with the entire current regulatory system for the protection of the health and integrity of workers as well as to comply with the regulations on the regularity of contributions and social security, throughout the entire exhibition activity, namely: booth set-up, event management, booth dismantling and any other related activities. The Exhibitor, furthermore undertakes to observe and have all contractors working on its behalf observe, during booth assembly and disassembly and in relation to any other inherent or related activity, the Exhibition Technical Regulations and the Neighborhood Regulations (with particular reference to the Safety File) which contain, among other things, precautionary safety rules, excluding compliance with the specific safety rules regarding activities controlled by the Exhibitor to contractors (booth assembly and disassembly and related activities). Failure to comply with the above regulations, may result in immediate disconnection of utilities supplied to the booth. Exhibitors are required to appoint one or more persons in charge of their assigned booth, including for compliance with the regulations on the prevention of accidents at work, for the duration of their stay at the fairgrounds; this appointment must be notified in accordance with the forms and timing provided in the Regulations.

Art. 3 - RATES, PAYMENTS, RESOLUTION CLAUSE - The participation fees, the various indispensable services and the registration fee are indicated in the Application form. The application fee includes the following services:

- All Risks and Civil Liability insurance (mandatory),
 - insertion of the company in the official Guide Plan of the event and in the online catalogue,
 - a copy of the official Guide Plan,
 - provision of the promotional materials (invitations, exhibitor pass and car park) that will be created to promote the event.
- The fee, expressed per square metre or at a fixed rate, includes the rental costs of the exhibition space, inclusive of the services specifically listed in the Regulations, as well as fringe events set up by the Organiser in terms of conventions and conferences and celebratory and social events scheduled in the exhibition program, including the reception of Italian and foreign delegations of professionals and state authorities, speakers and lecturers. The application for membership will be valid only after the advance invoice has been paid. The company, by accepting this regulation, undertakes to pay the advance invoice upon sight invoice for a total of 30% of the total amount. In the event that the exhibitor requests invoicing from another party, by virtue of a mandate with representation to be documented, he/she will still be jointly liable for all the obligations set out in this application for participation. If the application for participation is accepted, the Organiser will send formal acceptance of participation accompanied by an invoice for an amount equal to the advance payment. Subsequently, the Organiser will send the assignment of the stand and will issue the final invoice for the additional fees due on the basis of the exhibition spaces assigned, to be paid within the deadline indicated in the invoice itself. Entry for the set-up will not be permitted to Exhibitors or any fitters appointed by the latter who have not paid the exhibition fee. In the absence of the above, the Organiser may consider the participation contract terminated without the need for formal notice or a ruling by the Judge, but simply by notifying the interested party. In this case, the Organiser, in addition to being released from any commitment and being able to dispose of the exhibition space by assigning it to other applicants, will have the right to collect the sums already received and in any case to the full payment, as a penalty, of the contractual fees, without prejudice to any right to compensation for any further damages.

If the application for participation is not accepted, the deposit will be returned, excluding from now the right of the applicant to any compensation for damages or interest.

Art. 4 - ASSIGNING BOOTHS - NON-COMPLIANCE AND BREACHES - The assignment of the booths is under the exclusive and autonomous competence of the Organiser. Any special indications or requests put forward by the Exhibitor are provided purely as guidelines, they are neither binding nor limiting to the application form and therefore, are considered as non-existent. Furthermore, the Organiser will have the right to move, reduce the booth already assigned, or to transfer it to another exhibition area, and the participant will have no right to any indemnity or compensation. The Organiser will, however, be required to inform the Exhibitor, in addition to notice through registered letter or PEC sent at least 20 days before the opening of the Exhibition. If the provisions referred to in this regulation are not complied with and the obligations under this contract are not fulfilled – also including the case of non-payment – the Organiser may apply the following provisions to the Exhibitor in question, while taking into account the seriousness of the fact:

- not activate the accessory services including all the necessary utilities for the regular functioning of the assigned exhibition space;
- refuse to deliver the car park pass, exhibitor passes, provided visitor tickets, the Guide Plan and any other material related to participation in the Fair;
- immediately order the removal of non-authorised products, with direct and immediate power of intervention if the Exhibitor does not comply immediately, without prejudice to further measures;
- immediately order the closure of the booth, with direct and immediate power of intervention if the Exhibitor does not comply immediately, without prejudice to further measures;
- exclude the Exhibitor from future editions of the Event.

Under no circumstances will the Exhibitor be entitled to reimbursement or any kind of indemnity and will remain obliged to pay the Organiser the full participation fees. Furthermore, the Organiser will also have the right to claim compensation for damage and expenses incurred for the publication of the material supplied to the Exhibitor, possibly not delivered due to the removal of the exhibited products and/or the closure of the booth and/or any preparation of the space for use, including assignment to a different Exhibitor. By virtue of the above mentioned breaches, the Organiser may request full compensation for losses, including both emerging damage and loss of profit.

Art. 5 - RIGHT OF WITHDRAWAL - The participant who, through proven legitimate impossibility is unable to participate in the Exhibition, may withdraw from the contract, by providing evidence of the reasons and notifying the Organiser by registered letter with return receipt or PEC within 15 July 2025, without prejudice to the Organiser's right to retain the damage deposit nor to any further right to compensation for further losses. If, on the other hand, this communication is submitted later than the above mentioned deadline, the participant – without prejudice to the Organiser's aforementioned partial retention of the deposit – will also be required to pay the entire participation fee, without prejudice to the Organiser's right for any compensation for further direct and indirect losses. The Organiser may still use the booth, assigning it to other Exhibitors. The Organiser will evaluate the causes that prevent the company from participating. If the notice of termination is not given and the Exhibitor does not prepare the booth, they will be considered as being in breach to all effects and – without prejudice to the Organiser's aforementioned partial retention of the deposit – will not only have to settle the balance of the participation fee, but will also reimburse the direct and indirect loss suffered by the Organiser. Notwithstanding the above, in this case, the Organiser may still use the booth, assigning it to other Exhibitors. The Organiser may terminate the participation contract at its own discretion up to two weeks before the opening date

of the Exhibition and – for reasons related to the organisation of the Event and its regular performance – up to the opening day. In this case, the Organiser will not be obliged to provide indemnity or any kind of compensation, but will return the deposit and any sums already paid, without prejudice to any additional claim as well as the accrual of any kind of interest.

Art. 6 - DELIVERING THE BOOTHS - The booths will be made available to the Exhibitors within the term indicated in the “Exhibition Technical Regulations and File of Various Forms”. They must be completely set-up by the term stipulated in the “Exhibition Technical Regulations”, otherwise the contract may be terminated due to participant non-fulfilment, in accordance with the procedures and consequences referred to in Art. 5. The Exhibitor is responsible for the possession of the technical and professional requirements of the companies that, in their name, will access the fairground. The Organiser will be able to define particular access criteria to the Exhibition Centre during the fitting works, pursuant also to occupational safety regulations, and can limit access to equipment and/or establish charges if the equipment remains outside of the spaces and/or times defined by the Organiser. In particular, if the vehicles and equipment in general remain in the Fairground more than two hours, € 500,00 plus VAT can be charged to the Exhibitor, through the password of whom the vehicle has been accredited.

Art. 7 - SET-UPS - The set-ups must be contained within the stand surface, as better indicated in the “Exhibition Technical Regulations and Various Forms” and their height must not exceed the measurement allowed by the relevant Regulation.

The stand fittings, regardless of their surface, are classified into Standard and Non-Standard according to the characteristics detailed in the Technical Regulations which herein is intended as fully recalled and accepted by the Exhibitor. For non-standard set-ups, the Exhibitor is obliged to transmit the set-up project stamped and signed by a qualified technician to the Organiser for approval, within 20 days before the opening of the exhibition. In case the exhibitor is not in possession of a non-standard set-up project signed by a qualified technician, it is possible to request a preventive verification from Fiera via the appropriate File of Various Forms. For non-standard structures, if the related project stamped and signed by a qualified technician is not sent to Fiera, verification and validation will be carried out ex officio, charging the exhibitor up to a maximum of double the applicable fee for the service indicated in the technical forms. The amount to be charged is currently set at a minimum of euro 200.00 and a maximum of euro 2,000.00 for each verification and validation, excluding VAT. The exhibitor is obliged to keep fire extinguishers in adequate quantity and quality in the stand, in a clearly visible and accessible position, as supplied by Fiera. It is specified that the project to set up a second floor must be approved beforehand by the Operations Division of Fiera and cannot exceed 60 % of the surface of the assigned booth. This area will be considered a “privileged” position, which will be charged the maximum rate in terms of the pavilion or the assigned area. The set-ups and related systems must be professionally built, in compliance with the accident prevention and fire prevention regulations. Fiera will have the right to request the intervention of the Supervisory Commission for public entertainment venues. The Exhibitor agrees to comply with the regulations related to public entertainment venues and to comply with all the provisions and formalities set forth in the “Exhibition Technical Regulations and File of Various Forms”. Failure to provide Fiera with the declarations and documentation required in the “Exhibition Technical Regulations and File of Various Forms” for responsibility involved in the set-ups and electrical installations will allow Fiera to close the booth and adopt the most appropriate measures to ensure security conditions, without prejudice to any civil or criminal liability pertaining to the Exhibitor. Fiera reserves the right to modify or renovate the set-ups and installations not covered by the above-mentioned requirements. Participants must set up and maintain their booths so as not to cause damage to the other participants. Since the areas do not have partition walls, it is mandatory for the set-up of each company to have walls that separate them from neighbouring exhibitors, at their own expense. The booths must also be equipped with floor carpeting and furnishings. The set-ups must not be detrimental to the aesthetics and visibility of the nearby booths, in particular, in the case of stand-alone booths (4 open sides) and peninsula booths (3 open sides). Set-ups with perimeter walls higher than 3 m will not be accepted, which cover more than 50% of the length of the same sides considered individually. All double-sided graphics must be placed at a minimum distance of 2 metres from the border with adjacent booth. The minimum height of stand walls in the raw area must be of 3 metres. Fiera and the Organiser also reserve the right to modify or renovate the set-ups and installations not covered by the above-mentioned requirements. All responsibility concerning the stability of the set-ups, the execution and management of the systems and any damage that may be sustained by persons or property belonging to Fiera or third parties, is the sole responsibility of the Exhibitor. Fiera and the Organiser will be able to define particular access criteria to the exhibition centre during the fitting works, pursuant also to occupational safety regulations, and can limit access to equipment and/or establish charges if the equipment remains outside of the spaces and/or times defined by Fiera and the Organiser. Exhibitors who will use sound diffusion equipment, including microphones, loudspeakers, etc. must operate at an acoustic level that guarantees a suitable climate for the smooth running of the sales activities. Exhibitors are also required to comply with all the formalities required by SIAE. It must be noted that the sound diffusion system must be separate from the system used for the lights and the other machines. Furthermore, the loudspeakers must be directed inwards towards the booth and not outwards. Fiera and the Organiser – at their sole discretion – can require the Exhibitor (through written or verbal communication of their representatives) to contain the sound emission levels produced by various equipment and machinery if the noise level should be harmful and/or in any case disturb the activities carried out by other operators nearby. Accessibility of the energy supply points – The electricity delivery points (panels and hatches) must be easily accessed and inspected and in any case clear of any encumbrance so as to allow the personnel in charge to verify and set up the connections. All electrical panels, cabinets containing line disconnectors, hatches for access to RCBs must be just as easily accessed and inspected. Failure to comply with these regulations and with the relevant regulations set forth in the Participation Regulations entitles Fiera and the Organiser to adopt precautionary measures against the company, for example, for an irregular position of the fire extinguisher/s, which may result in the relative expenses being charged, if measures integrating the global security conditions should be adopted, which are estimated at no less than Euro 300.00/exhibition module or the order to dismantle the booth partially or totally and declare the booth unusable. Failure to comply with the safety regulations may result in a report to the judicial authority.

Art. 8 - RETURNING THE BOOTHS - At the end of the event and not before, the Exhibitors must remove the products and materials installed by them and, after obtaining the exit coupon from the Organiser, they must remove them from the Exhibition Centre. In particular, it is recommended to remove all valuable, fragile and easily-removable objects from the booths. The booths must be cleared completely by the date indicated in the “Exhibition Technical Regulations and File of Various Forms”. Should the Exhibitor leave the booth unattended before the closing time on the last day of the event, the Organiser can apply a fine of up to a maximum of Euro 700.00 + VAT. The exhibitor is obliged to return the booth in the same condition it was handed over. The waste and residual materials related to the fitting works must be disposed of by the Exhibitor and/or their representatives, and the corridors of the pavilions must be kept free from any type of waste or bulk material. As required by the law on environmental protection, Exhibitors are obliged to declare how they intend to treat the set-up residues by filling in the event forms.

If the dismantling and/or idle times are not complied with by the exhibitor when cleaning the area, the exhibitor expresses their irrevocable consent to automatically consider everything left in the booth as waste material to be delivered to a public landfill and the Exhibitor will be required to reimburse all direct and indirect expenses incurred for the removal, currently set at a minimum of Euro 300.00 per 16,00 m² and without prejudice to any compensation for further losses. Although the exit coupon cannot be issued for Exhibitors who have not settled the balance of any direct or indirect debt payable to the Organiser, it does not constitute a receipt of payment of the amounts due for participating in the Exhibition, and will only be valid for the vehicle indicated on the coupon itself. The participant specifically authorises the Organiser and Fiera to verify that there are no products and materials other than those installed in the booth and listed in the exit voucher in the vehicles and in the luggage of the Exhibitor and/or their representatives when leaving the Fairground, thereby authorizing Fiera and the Organiser to prevent the products and materials not listed in the coupon from exiting. Fiera and the Organiser do not assume any responsibility for goods, materials or anything else left unattended by exhibitors in the Exhibition Centre.

Art. 9 - ACCESS TO THE FAIRGROUND - The Exhibition is open only to traders who have the required entry document, every day according to the timetable that the Organiser reserves to establish and possibly change even during the Exhibition. To offer Exhibitors and their personnel free access to the Exhibition, the Organiser will issue special passes as stated in the “Exhibition Technical Regulations and File of Various Forms”, the use thereof implies acceptance of this agreement. The Exhibitor shall be held fully liable, in any case, for the behavior of those they provide entry passes to, as well as for the behavior of their employees, assistants and collaborators while performing their tasks. Exhibitors can access the Fair pavilions thirty minutes before they open to the public and must exit the pavilions when they close. On request, the Organiser can authorize a time extension. Inside the Exhibition Centre it is strictly forbidden for anyone to promote offers or offerings for recognized institutions, alms, political, religious or partisan propaganda and in any case, carry out activities that are not related to the Exhibition.

Art. 10 - SURVEILLANCE AGAINST THEFT - LIABILITY FOR THEFT AND DAMAGE - FIERA LIABILITY EXEMPTION - INDEMNITY CLAUSE - During the opening hours of the pavilions, the Exhibitor will have to supervise their own booth directly or have it supervised by their own personnel. The exhibitor is obliged to have the exhibition booth supervised by their own personnel for the entire opening period of the event. The Exhibitor is the sole custodian for the entire duration of the event (including the set-up/dismantling period) of all the materials, goods and furnishings present in the exhibition booth. As the custodian of the exhibition booth, the Exhibitor is obliged to fully indemnify Fiera and the Organiser, including any loss, damage, liability, cost or expense and legal fees deriving from the use of the booth and the assigned exhibition space. Although Fiera provides general day and night surveillance inside the Exhibition Centre throughout the entire duration of the Exhibition and all the days scheduled for set-up and removal of the booths, it is relieved – together with the Organiser – of any liability, concerning theft and/or damage that may occur to the detriment of the Exhibitor. The exhibitor will also be liable toward Fiera and the Organiser for all direct and indirect damage that may be attributable to them or their representatives for any reason (including damage caused by set-ups or installations carried out by them or by third parties appointed by them, even if approved by Fiera).

Art. 11 - INSURANCES, EXEMPTIONS, ASSUMPTIONS AND LIMITATIONS OF LIABILITY - The Exhibitor shall benefit from the following insurances taken out by Fiera:

a. All Risks Warranty, (including fire and theft) for material and direct damage to furnishings, set-up, equipment and goods in the booth, excluding money, valuables, valuables and the like and excluding software installed on electronic processors and excluding damages from non-use of the furnishings, set-up, equipment and goods during the period of the exhibition - €10,000.00 absolute first risk (including fire and theft) coverage, with an absolute deductible of €300.00 per damage raised to €600.00 for damages occurring after the closure of the exhibition;

b. Third Party Liability Insurance, including fire damage: single limit €25,000,000.00,

c. Exhibitor's Liability to Workers' Compensation Guarantee: maximum per claim 10,000,000.00 with a limit of €5,000,000.00 per person;

d. Waiver by the Insurer of all recourse against all Exhibitors, the Fair and the Organizer.

The above insurance coverages shall be governed by the conditions and limitations that the Exhibitor may request from the Organizing Secretariat of the event, and which will be set out in the form contained in the Miscellaneous Forms Folder of the event itself. Said coverages shall not exclude the liability of the Exhibitor for all risks which in the independent judgment of the Exhibitor were not covered or which exceed the limits of coverage stated above. The Exhibitor himself shall arrange for appropriate supplementary coverages. In particular, depending on the existence of a video surveillance system, the Exhibitor acknowledges that, in the event of theft, the relevant report to the Public Authority must be received by the Insurer within seven days of the conclusion of the event and that failure to comply with the deadline may result in the loss of the right to compensation. The Insurer will also take care of the claims handling and settlement procedures at the end of the event. In any case, the Exhibitor undertakes to include in the supplementary coverages the insurer's waiver of any recourse action against the Exhibitors, the Organizer and the Fair, and in default shall hold them harmless from any action that may be brought against them. However, having taken note of the above, the Exhibitor (for himself and for his staff or appointees) expressly releases the Organizer and Fair from any liability for loss or damage that for any reason may occur in the exhibition space assigned to him, during the course of the Exhibition or during the setting up and dismantling of the booth, and of anything located therein, and assumes responsibility for any damage caused even to third parties by the management of the exhibition space or by anything placed in it, and not covered in the terms and manner indicated above or activated by the Exhibitor itself. The Fair and the Organizer disclaim any liability for consequential damages, image damages, loss of turnover, etc. Also for direct damages, the Exhibitor agrees that the Organizer and the Fair will limit its liability to the limits and maximums of the insurance coverages stated above. The Exhibitor accepts these limitations of liability.

Art. 12 - COMPLAINTS - In any complaints related to the organization and execution of the Event must be immediately submitted in writing to the Organizer and in any case, within seven days from the end of the Event. Complaints received later cannot constitute a dispute with the Organizer.

Art. 13 - INTELLECTUAL PROPERTY - Neither the products nor the goods on display, nor the stands there are exhibited in may be photographed, drawn or reproduced in any way without prior authorization from the respective Exhibitors and the Organizer. The Organizer and Fiera reserve the right to film, reproduce, disclose and authorize filming, reproduction and distribution of general views and internal or external details, which includes allowing or conducting their sale. No use will be made in contexts prohibited by the Law or which may breach decorum and dignity. The installation and use of the images for the above purposes are to be considered completely free of charge. The Exhibitor assumes all responsibility for the ownership of rights on trademarks and other distinctive signs, patents, industrial inventions, industrial models and copyrights regarding the products and/or machinery exhibited. Therefore, the Exhibitor indemnifies the Organizer from any claim and responsibility if the above mentioned rights are violated and in any case, if the competition protection regulations towards other Exhibitors and third parties in general are violated. Any disputes in this regard between Exhibitors or between Exhibitors and third parties must therefore be resolved directly between the parties, exempting the Organizer and Fiera from any claim and/or liability.

Art. 14 - TEMPORARY IMPORTATION - The temporary importation of goods of foreign origin for the exhibition, such as samples for the Exhibition, must be - at the Exhibitor's expense - and carried out through the official Fiera carrier, according to the methods set forth in the "Exhibition Technical Regulations and File of Various Forms", with the exemption of all liability for the work carried out by the official carrier also with regard to Fiera and the Organizer.

Art. 15 - PRESENTATION OF PREFABRICATED STRUCTURES, CRANES, SCAFFOLDING, ETC. AND RULES ON EXHIBED RUNNING MACHINES - For prefabricated structures, self-assembled tower cranes and the like, scaffolding, temporary reinforcements and scaffolding in general to be exhibited, besides ensuring the full and thorough application of all safety, legislative, regulatory and good practice standards, as well as those deriving from deriving from experience and caution, the Exhibitor also agrees to strictly observe the instructions of Fiera throughout their stay at the Fairgrounds. The machinery must be installed according to its regular use and must comply with the accident prevention regulations and with all other legislative, regulatory and good practice standards. Prefabricated structures, cranes, scaffolding, machinery, etc. cannot be exhibited if they do not conform to the accident prevention regulations and any other legislative, regulatory and good practice standard and must be accompanied by the prescribed administrative documentation of the competent Authorities. Adequate protections must be adopted during the assembly, dismantling and installation phases of the prefabricated structures, cranes, scaffolding and machinery, and throughout the time they are in the Exhibition Centre, to guarantee the safety of third parties present in the Fairground and the public. Products that fall within the above mentioned typologies cannot be operated unless an exemption is issued in writing by the Operations Division of Fiera, provided this does not involve danger or disturbance. In any case, it is mandatory for the Exhibitor to equip them with all the necessary devices to prevent accidents, noises exceeding normal tolerability, bad odours, gas and liquid emissions; they cannot be actuated inside the pavilions by running combustion engines and must not involve the use of fuel or gas cylinders. If permission is given, the maximum number of demonstrations cannot exceed four during each day of the event and each demonstration cannot last longer than 15 minutes. Fiera and the Organizer reserve the right to decide, with utmost discretion, on the request for authorization submitted by the Exhibitor, as well as to identify appropriate and limited areas to be allocated to the machinery that the Exhibitor intends to operate. Any product not approved in Italy or not conforming with Italian law must be displayed with the indication of the Countries it is intended for or which it has been approved for and, without prejudice to the safety provisions described above, it can only be operated in specially provided areas. Fiera and the Organizer will consider only the requests for exemption that are presented together with Exhibition application form and accompanied by the corresponding technical and administrative documentation. In any case, Fiera and the Organizer will not be responsible in any way even if they have authorized the operation of the exhibited products and the Exhibitor assumes sole responsibility for any civil and criminal liability for any injuries and/or damage that may derive from third parties as a result of the operation of the products on display and from the non-observance or violation of the regulations and instructions in question. Without prejudice to the right of direct intervention of Fiera and the Organizer to arrange or close the exhibition space and remove any structures, machinery, etc., from the Fairground, which do not confirm to the regulations referred to above or used in violation of the regulations themselves.

Art. 16 - TECHNICAL SERVICES - On request of the Exhibitors, and in compliance with the provisions set forth in the "Exhibition Technical Regulations and File of Various Forms", Fiera will provide the Exhibitors with electricity for lighting and also for driving power, as well as water and compressed air services. Furthermore, Fiera reserves the right to activate, outsource or grant exclusive provision of any service that it deems useful for the participants, establishing the methods of operation. In particular:

- the connections and disconnections between the electrical or water systems set up by the Exhibitors, and the junction box and water inlets, respectively, can only be carried out by the companies authorized by Fiera, which will ensure compliance with the "Exhibition Technical Regulations and File of Various Forms";
- the cleaning service of the stands in the free area shall be carried out at the expense of the respective Exhibitors through their own personnel, or by using the company authorized for this purpose by Fiera
- the connections and disconnections of telephone devices can only be carried out by the supplier authorized by Fiera;
- for all the portage, transport, loading and unloading of goods, the Exhibitors must only use the supplier authorized by Fiera;
- access to the pavilions is only allowed for electric vehicles.

The Exhibitor acknowledges that the "services" (either managed directly by Fiera, outsourced or granted exclusively) guarantee regular performance within a regular commitment of services by the individual users, and in any case exempts Fiera and the Organizer, as well as contractors and service dealers, from any possible irregularity in the performance of the services.

Art. 17 - PRINTED CATALOGUES AND ONLINE INFORMATION - The Organizer reserves the right to draft the Guide Plan and diffuse information (also in brief or abbreviated form) provided in the Application Form, on the Exhibitors and the products and/or services presented by them, as well as on anything else exhibited or presented, using the communication means and techniques it deems most suitable without any responsibility for any omissions, errors or malfunctions.

The reported info will refer to applications received and accepted up to 45 days before the opening date of the Exhibition. All this does not affect the Organizer's right to change the assignment of the booths. This also applies to the content of other informative forms signed by the Exhibitor or their representative and made available to the Organizer also by means of it tools. The Organizer has the right to provide reserved areas for the individual Exhibitor on the website of the exhibition, which the Exhibitor may access with a personal Username and Password to publish online, send or modify information regarding their company. The Exhibitor is solely responsible for the contents included in their reserved area and for the correct use of the Username and Password assigned by the Organizer, even if used by third parties. The Guide Plan of the event is the only official publication of the organizers. Any other advertisements, with the exception of the official ones of the Organizer, are published following the initiative of private individuals, without any form of authorization.

Art. 18 - PAID ADVERTISING - While utmost freedom is left for the advertising activity carried out by the Exhibitor within the booth, any form of promotion and advertising outside the assigned exhibition area must only be carried out through the Organizer or their dealers and is subject to the fee and relevant taxes being paid. Any form of advertising that disturbs or constitutes direct confrontation with other Exhibitors or which, in any case, harms the spirit of commercial hospitality of the exhibition is excluded. It is also forbidden to park vehicles bearing trademarks or advertisements in the car parks of the fairground, unless specifically authorized by the Organizer and against payment.

Art. 19 - CAR PARKS - The car parks set up for the Exhibitors can only be accessed by vehicles that have a special mark issued by the Organizer until the available spaces are filled. They can only be parked in the spaces provided and only during the opening hours of the Fairground. Upon failure to comply with these provisions, Fiera or the Organizer may have the vehicle removed from the car park, and the risk and expense of which are borne by the Exhibitor issued with the mark and the vehicle owner, who will remain fully liable with the Exhibitor for any relevant expenses. Each vehicle occupant must have a valid document to access the Fairground. Since the car parks are unattended, Fiera and the Organizer are exempt from any liability related to vehicle surveillance and will not be held liable for any damage and theft.

Art. 20 - PARTICULAR PROHIBITIONS - In particular, Exhibitors are prohibited from:

- any cash and carry sale of goods with immediate delivery to the buyer on site, with the exception of publishing products and software sale and exchange, even partial, of the booth;
- displaying prices, with exception of the sectors in which Organisers may deem it possible;
- displaying inconsistent products with the intended product category of the booth, as indicated in the application form;
- displaying signs or products, however indicative they may be, on behalf of companies that are not listed in the application form are not represented;
- any form of advertising outside their booth and within the Fairgrounds. The distribution of advertising material is only allowed in the assigned display area;
- the use of forklifts and lifting means that belong to the Exhibitors within the Exhibition Centre, except for exemptions granted by the Operations Division of Fiera in accordance with the procedure set forth in the Exhibition Technical Regulations
- any show or entertainment initiative, of any kind, nature and characteristics, even if limited to the stand or aimed at presenting the products without prior authorization from the Organizer;
- any form of unfair competition between the participants of the event. To this end, the Exhibitor agrees to accept, for exhibition purposes and to make sure the event proceeds smoothly, all the initiatives that the Organizer and Fiera may implement to guarantee the immediate termination of any possible unfair competition or to protect other exhibitors, the Organizer and Fiera itself any disputes between the Exhibitors due to unfair competition must be settled directly between the Exhibitors themselves, with complete exemption for the Organizer and Fiera;
- the circulation of anyone within the Fairground with mechanical means, such as roller skates, scooters, bicycles or mopeds, with the exception of service personnel of the Organizer or Fiera;
- it is forbidden to access the Fairground with cameras, video cameras, video recorders and any other type of recording device without the prior authorisation of the Organizer, who may prohibit entry to the Fairground or the individual pavilions with bags, luggage or other containers, requiring them to be stored in the cloakroom. Violators may be asked to leave the Fairground by service personnel.

Prohibitions related to technical matters that have been stipulated for security, hygiene and pollution purposes in general, to protect property and people and to prevent tampering with any movable and immovable property of the Fairgrounds, together with the provisions in the "Exhibition Technical Regulations and File of Various Forms" are an integral part of these general contract conditions and the Exhibitor agrees to strictly comply with them. Any exceptions may be issued, exclusively in writing, by the Organizer or by the Operations Division of Fiera. Upon failure to comply with even one of the prohibitions indicated above, or those referred to in this article, the Organizer or Fiera may apply the measures set forth in the "Exhibition Technical Regulations and File of Various Forms" and/or terminate the participation contract of the Exhibition without a Court ruling but simply through written communication to the Exhibitor at their booth. This will result in the immediate closure of the booth and the withdrawal of access documents to the Fairground, without prejudice to the fees owed by the Exhibitor.

Art. 21 - CONFERENCES, CONTEST, BUSINESS MEETINGS - Conferences, contests, business meetings and events can be organized during the fair. The Organizer cannot be held in any way liable if one or more of the scheduled business meetings are not held, or if the negotiations between the buyer and exhibitor are not successful; any relationship between the latter two must be solely managed between themselves with full exemption of the Organizer.

Art. 22 - POSTPONEMENT, REDUCTION OR SUSPENSION OF THE EVENT - The Organizer has the discretionary and unquestionable right to make changes to the dates of the Exhibition, which is no justification for the Exhibitor to withdraw or in any case terminate the contract and be relieved from the agreed commitments. Furthermore, the Organizer may downsize the Exhibition, by cancelling it all or just parts of it, without being required to pay compensation or damages of any kind. In such cases, the Organizer must report the changes made in writing, by registered letter or via PEC (certified e-mail) or other suitable means, to be sent at least 30 days before the scheduled starting date of the event.

Art. 23 - FORCE MAJEURE - Force Majeure refers to the occurrence of an event or circumstance ("Event of Force Majeure") that prevents the execution of one or more contractual obligations, if and within the extent to which the following is ascertained: a) the hindrance is beyond reasonable control; b) it could not reasonably have been foreseen when the contract was concluded; and c) the effects of the hindrance could not have been reasonably avoided or overcome. Conditions set forth in letters (a) and (b) are to be considered justified, unless proven otherwise, in the presence of the following events: war (declared or otherwise), invasions, acts of foreign enemies, extensive military mobilisation on national or international territory; civil wars, revolts, rebellions and/or revolutions, insurrections, acts of terrorism, sabotage or piracy; embargoes; need to comply with any act having the force of law or government provision, expropriation, requisitioning, nationalisation; plague, epidemics, pandemics, natural disasters or extreme natural events in general; explosions, fires, the destruction of equipment, prolonged interruption of transport, telecommunications, IT or energy system; boycotts, strikes and lock-downs, sit-ins at premises. In the event of the occurrence of any event of Force Majeure, the Organizer will be exonerated from the obligation to fulfil contractual obligations and from any responsibility for damage or any compensation for breach of contract, starting from the moment in which the event of Force Majeure hinders fulfilment, on the condition that the other party is informed without delay. In the event of a lack of prompt notification, exoneration will come into effect from the moment in which notification is received by the other party. The other party may suspend the fulfillment of obligations as of the date of notice. Should the need to postpone the Exhibition arise due to an Event of Force Majeure, the Organizer shall withhold any previously received amounts (i.e. registration fee, any advance and final payments), which may be used by the Exhibitor, without any guarantee as to variations in fees, for participation in the rescheduled event, in partial derogation of provisions set forth in articles 1256, 1463, 1464 and 2033 of the Italian Civil Code. If the event is cancelled due to an Event of Force Majeure, the Organizer reserves the right to withhold the registration fee paid by exhibitors as reimbursement for organisation expenses incurred and exhibitors will not have the right to claim any compensation or refund from the Organizer, in partial derogation of provisions set forth in articles 1256, 1463, 1464 and 2033 of the Italian Civil Code. In the event of the occurrence of any event of Force Majeure, the Exhibitor will be exonerated from the obligation to fulfil contractual obligations following the occurrence of the event and from any responsibility for damage or any compensation for breach of contract, starting from the moment in which the event hinders fulfilment, on the condition that duly documented notification is submitted to the organizer without delay. If prompt notice is not given, exoneration will come into effect from the moment in which notification is received by the other party, who may suspend the fulfillment of own contractual obligations starting from the date of notice. If the Exhibitor is unable to attend the Event due to an Event of Force Majeure, the Organizer shall withhold any amounts received previously (i.e. the registration fee and any other advance payments), which may be used by the Exhibitor, without any guarantee regarding changes to fees, for participation in successive editions of the event. Should an Event of Force Majeure occur, terms for notification set forth in art. 22 of General Conditions for Participation will not apply.

Art. 24 - GENERAL PROVISIONS - DOMICILE - APPLICABLE LAWS - ITALIAN JURISDICTION AND COURT OF LAW - The Exhibitor is obliged to comply with the requirements that the Public Safety Authorities and those responsible for fire prevention, accident prevention and surveillance of premises open to the public set forth for Fiera. The Exhibitor and any third party acting on their behalf within the Fairgrounds must only employ personnel whose subordinate or autonomous business relationship complies with the legal requirements in force (with regards to social security, insurance, tax, etc.). For all legal purposes, the Exhibitor chooses their domicile at the headquarters of the Organizer, and exclusively accepts the Italian jurisdiction and the Court of Milan. The relationship between the Organizer, the Exhibitor and any third parties will be solely governed by Italian law.

Art. 25 - THE RELATIONSHIP WITH FIERA - The Exhibitor acknowledges that the Exhibition will be held in the Fairgrounds of Fiera and agrees to comply and see that their employees and collaborators also comply with the regulations set forth by Fiera. Every right of the Exhibitor will be exclusively borne by the Organizer, whereas every obligation of conduct adopted by the Exhibitor will also be extended to Fiera and will therefore be authorized to intervene directly, in the case of non-compliance with these obligations, any of its provisions and legal regulations, acting also with their own service personnel in the Exhibition Centre.

Art. 26 - PROCESSING PERSONAL DATA - Information note pursuant to European Regulation for the Protection of Data No. 2016/679 - GDPR. We inform you that Senaf Srl, the data processing controller with offices in Via Eritrea 21/a Milan, guarantees that the data provided to us via registration for SAIE fair as an exhibitor, will be communicated to third parties, to Fiera, and to all those subjects who services are correlated and necessary for the execution of the fair and used for statistical, information and commercial purposes. In addition, company and personal data and sensitive personal data such as photos or videos taken during the event, may be published and/or inserted on our Internet site. The legal basis of the processing is participation in a commercial contract and the period of the period of conservation is defined based on legal obligations and norms. The provision of the data is obligatory and required by legal and contractual obligations and refusal to provide the same or refusal to permit successive processing may make it impossible for the undersigned to engage in contractual relationships. In addition, the interested party agrees to communicate any variations to this data. The updated list of the managers is available at Senaf srl and the data will be processed both manually and electronically. We remind you that at any moment you can object to the processing of this data and exercise all your rights under articles 15 - 22 of the GDPR such as access, rectification, updating and cancellation, communicating to same to Senaf srl via Eritrea 21/a - 20157 Milan or via e-mail: privacy@senaf.it By signing this form the interested party freely agrees to the indicated processing. For further information on the use of your data please refer to: <http://www.senaf.it/privacy>.

Date _____ Stamp and Signature 

SPECIFIC APPROVAL

The following clauses are specifically approved, pursuant to and in accordance with Articles 1341 and 1342 of the Civil Code: Art. 3 (fees, payments, termination clause), Art. 4 (stand allocation - non-compliance and default), Art. 5 (right of withdrawal), Art. 10 (surveillance against theft - liability for theft and damage - Fair indemnity clause), Art. 11 (insurance, disclaimers, assumptions and limitations of liability), Art. 13 (intellectual property), Art. 15 (presentation of prefabricated structures, cranes, scaffolding and regulation of machinery exhibited in operation), art. 17 (informative printed matter and on-line information), art. 20 (special prohibitions), art. 22 (postponement, reduction, or suspension of the exhibition), art. 23 (force majeure), art. 24 (general provisions - election of domicile - applicable legislative norms - Italian jurisdiction and territorially competent court).

Date _____ Stamp and Signature 

Stamp and Signature 

Date _____