

Exhibition General Regulations

Game Fair Italy 25th -26th -27th April 2025

[The document is part of the exhibition form](#)

- 1) Grossetofiere spa, in short Grossetofiere, annually organizes trade fairs, exhibitions and events, in the interest of Italian and foreign economic categories, with the aim of increasing production, developing trade and increasing consumption. All the events organized by Grossetofiere are governed by the following rules.
- 2) The opening and closing dates of the events, their duration and access times are set by Grossetofiere which reserves, at any time, the right to make changes without any compensation whatsoever.

Any requests for early stand closures must be communicated as signing the contract. In this case, the responsibility for the materials and objects on display lies with the Exhibitor until the pre-established closing time. Should the stands remain closed to the public due to PP.SS., atmospheric reasons or in any case for reasons not attributable to the Organizer, no compensation will be due to the Exhibitors

Participation and admission

- 3) The following can participate in the events organized by Grossetofiere:

- a) Italian and foreign producers;
- b) Italian and foreign representatives or dealers or agents of national and foreign manufacturing companies;
- c) Companies, organisations, etc. in any case recognized as promoters, supporters and implementers of activities related to production and trade.

The representatives, dealers or agents participating in the events, without having been authorized by their respective companies, must be understood as committed to Grossetofiere which reserves the right to decide unquestionably regarding the acceptance of the Exhibition Form or the stay at the fair.

- 4) **To be admitted, exhibitors must submit an Exhibition Form, without any reservations which must be signed by the owner of the company or by the legal representative or by a person delegated to do so, MANDATORY: ACCOMPANIED BY THE PAYMENT OF THE REGISTRATION FEE , WHICH, IN THE EVENT OF NON-ACCEPTANCE BY GROSSETOFIERE, WILL BE RETURNED**

- 5) **The Exhibition Form Application becomes irreversible upon submission to Grossetofiere. By signing and submitting the Exhibition Form, the applicant undertakes to unconditionally accept and recognize as valid for himself, for his delegates and for his employees, all the rules of this Regulation and all the provisions and laws established by the competent relevant bodies.**

- 6) **Exhibition Form must be submitted by 13 December 2024, otherwise the application will be accepted by Grossetofiere with reservation.**

- 7) **Acceptance of the Exhibition Form is reserved to the unquestionable decision of Grossetofiere which, in the affirmative, will give the applicant confirmation, also by sending the relevant invoice if a deposit is paid and authorizes the applicant to be considered a participant (without, however, exempting oneself from proceeding with the required formalities which represent a restriction on participation).**

- 8) **If the application is not accepted, written communication will be given to the applicant, without obligation for Grossetofiere to disclose the reasons. The rejection of the Exhibition Form cannot give rise to the payment of any compensation for damages.** The rejected applicant will not be able to rely on the fact of having possibly participated in previous events nor will he be able to argue that his participation was solicited by Grossetofiere, nor will he be able to invoke, as proof of his admission, the correspondence between him and Grossetofiere or the collection of the participation fee and/or advance payment for the concession fee for the requested exhibition space or the publication of your name on any list.

Payments

- 9) To register for the events and for the concession of the areas, the following must be paid in total (according to the methods and terms indicated in the Exhibition Form):

- a) a registration fee including RCT and all risk insurance guarantees, as better specified in the Art. 43 and 44 of this Regulation;
- b) a participation fee to be calculated in relation to the surface area requested as per the price list and the indications shown on the Fair's plan forms;
- c) a fee for optional ancillary services and supplies in standardized form by Grossetofiere;

Grossetofiere has the right to modify the rates communicated to the exhibitor in the event of economically significant events.

- 10) All the above elements are specified, in terms of quantities and values, in the Exhibition Form. Tutte le fatture emesse da Grossetofiere devono essere saldate per l'intero ammontare entro la data stabilita per ogni manifestazione, comunicata insieme all'invio della Domanda di Adesione.

- 11) The amounts paid by applicants whose Exhibition Form has not been accepted will be refunded without interest after the closing of the event.

Even without interest and after the closing of the event, security deposits paid for any reason that no longer have any reason to exist will be refunded.

Renunciation – abandonment

- 12) In case of failure to communicate the waiver in writing, or if the waiver is not communicated by 25 March 2025, the participant, in addition to having the deposit paid at the time of submitting the Exhibition Form, will be required to pay the entire amount due for his participation. Grossetofiere's right to request compensation for any greater damage directly or indirectly suffered remains unaffected.

- 13) Grossetofiere considers the following areas abandoned:

- a) not occupied with products intended for display at least twelve hours before the opening of the exhibition even if the areas are already set up and equipped with signs;
- b) left unattended or in conditions of obvious neglect during the event.

- 14) In the event of default, renunciation or abandonment, Grossetofiere reserves the right to transfer the areas to third parties, without being required to provide any reimbursement or compensation, without prejudice to the right to demand the global payment due based on the Exhibition Form, the penalties provided for in Article 12 of these Regulations, and for any other reason, in addition to the damage to the image suffered by Grossetofiere for failure to participate.

Classification Participants – Assignment of areas – Authorization of areas

- 15) Participants are collected according to the unquestionable condition of Grossetofiere.

- 16) The areas are made available to participants before the opening date of the exhibition according to the terms that will be communicated to them.

To take possession of it, participants must have the "access permitted badge" which will be sent to the Exhibitor after the presentation of all the technical forms required by Grossetofiere in the organizational phase.

Any advance requests must be made to the Organizer before the start of the event within the established deadlines and the economic costs of any night security service will be charged to the Exhibitor.

- 17) Grossetofiere reserves the right to vary or eliminate certain product groups, to change or reduce the areas already granted at any time, therefore even after sending the "Invoice" as well as during the event, making any changes to them that is necessary for organizational needs, as well as assigning them to another pavilion, without this giving the participants the right to renunciation or compensation of any kind. In the event of a change to the location or reduction of the areas decided by Grossetofiere, any adjustment will only be made to the amount due with rounding up to the nearest metre.

Exhibition of samples – Set-up – Areas – Cleaning – Fire prevention – Safety (Legislative Decree 626/94 and subsequent additions and amendments)

The participant is required to display, for the entire duration of the exhibition, only the products specified in the Exhibit Form submitted to Grossetofiere, otherwise the products will be removed.

The set-up of the areas and the display of the products must be completed at least twelve hours before the opening of the event, unless expressly authorized by Grossetofiere.

Within this deadline, it is also mandatory to clear the areas of packaging and all other materials not intended for exhibition, with one's own means, transporting them outside the enclosure of the exhibition centre, or depositing them in the spaces indicated by Grossetofiere.

18) FILLING OF PRODUCTS (swimming pools or similar items) using the water connection is NOT ALLOWED. The Exhibitor who requires the WATER FILLING service must NECESSARILY request it from the organization. The cost for the aforementioned service will be quantified at the time of request by the exhibitor.

19) The maximum height of displays and signs must not exceed 2.50m. from the ground, unless expressly authorized by **Grossetofiere after viewing a copy of the stand set-up project.** Grossetofiere may also reduce this limit by its own provision.

Participants will have to arrange the external parts of their exhibition areas so as not to damage the aesthetics of nearby areas and not cause harm to other participants.

20) Installations and signs that are not in order must be removed, by order of Grossetofiere, at the care and expense of the participant. If the latter does not do so within the deadline and in the manner established, Grossetofiere reserves the right to proceed directly, passing on the related expense and all responsibility to the participant.

Grossetofiere reserves the right to check all the work carried out including the display of the products and to make appropriate changes.

21) For all participants in the agri-food sector who carry out manipulation, administration and fragmentation of food products, installation inside a laboratory stand is mandatory.

22) Participants are strictly required to comply with the regulations on safety and fire prevention and the relevant provisions which may be issued by Grossetofiere also separately from these regulations. Please remember that a regularly approved fire extinguisher must necessarily be present inside each stand (read "fire prevention form" which will be sent together with other technical forms after submission of the Exhibit Form).

23) Pursuant to Legislative Decree no. 81/08 and subsequent amendments and additions, the employer of exhibiting companies or service providers undertakes to:

- indicate a stand setup manager (In charge/Works Manager) in possession of all the professionalism and experience requirements required by the specific nature of the delegated functions, who will have to supervise the work activity within his/her stand (temporary construction site) checking the correct execution by its employees and/or agents and exercising a functional power of initiative;
- provide appropriate instructions regarding the risks present to your employees and those of the companies called to intervene in your stand, such as for example stand fitters;
- verify the technical-professional suitability of the companies or self-employed workers that it will eventually call to work within its stand;
- the materials and services relating to the setting up of the stand (mobile construction site) must comply with all the safety requirements established by current legislation.

In the event that the Person in Charge/Works Manager finds a risk to health or safety during the provision of the service, he must immediately report it to Grossetofiere, in any case the participant is responsible for any consequences that may arise.

In the event that Grossetofiere receives requests for compensation for failure to comply with safety provisions or other applicable regulations of any nature, Grossetofiere reserves the right to request compensation from the participant for damages for each time that the work performance was not regular. and/or has caused the request for reimbursement of damages;

- coordinate, in particular in the case of assignment of works to contracting companies within its own stand, the protection and prevention interventions against the risks to which workers are exposed, informing each other in order to eliminate risks due to interference between the work of the different companies with reference to processing by neighboring exhibitors;
- be informed about the specific risks associated with work within the Grossetofiere exhibition centre.

Grossetofiere is equipped with a security service and fire prevention system. Therefore, when a dangerous situation arises, timely communication must be given to the fire service. In the event of a fire, in addition to notifying the employees, each owner or manager must ensure that each worker remains calm and follows any instructions from the personnel in charge.

If the evacuation order is given, each worker must avoid running or shouting, must not use lifts and hoists and must head towards the nearest marked emergency exits.

For any specific information on the above, you must consult the DUVRI file - "Single Interference Risk Assessment Document", which the exhibitor declares to have viewed on the websites WWW.GAMEFAIRITALIA.IT AND WWW.GROSSETOFIERE.IT.

Below is the reference number for emergency management: – **366/1901005 – 347 9694876 - 0564/410979**

Waste disposal

24) The collection, detention, transport, storage and disposal of waste must be carried out in compliance with Legislative Decree no. 22 of 1997 and subsequent amendments and additions.

Grossetofiere provides for the collection and disposal of waste produced by the Supplier within the Exhibition Centre, with the exception of:

- construction materials of any type, such as: partition walls, flooring, large packaging crates, pallets,
- carpet.
- brochures and flyers when the quantity exceeds 5 kg.
- waste classified as special, dangerous or non-hazardous.

Cleaning in the exhibition spaces and stands is the sole responsibility of the Exhibitors. By Exhibitors we also mean those who, in various capacities, carry out the administration and sale of food and drinks. Everyone without distinction is required to leave the exhibition spaces clean and free of waste at the end of each day. **Special waste must be disposed of by the Exhibitor who produced it.**

Exhibitors

All Exhibitors must collect any rubbish in special sealed bags and place them (only after closing) behind the gazebo or exhibition space as well as any item to be disposed of that cannot be closed in bags. It will be the Exhibitor's responsibility to provide bags in adequate quantities. The abandonment of rubbish in an irregular manner and not positioned behind the exhibition gazebo entails a fine of €500.00 which will be resolved immediately during the event.

Food and drink serving points

During and at the end of each day it is the obligation and responsibility of the managers of the refreshment points to collect all the rubbish in special sealed bags (which they are responsible for having supplied in an adequate number) and place them in the collection point indicated by the Organizer.

No fewer than 5 bins with bags must be positioned near the refreshment area to collect public waste which must be (by the Managers) continuously renewed when full.

Every day a manager of the Organizer will monitor the operations; any deficiencies and non-compliance with the instructions will be sanctioned with a fine of €500 per day.

At the end of the event the area used must be left perfectly clean as it was found at the beginning. The space will be checked before issuing the exit voucher from the event. The exit voucher will not be issued without a prior check of the cleanliness of the area.

Prohibitions

25) Participants are prohibited

- a) sell, exchange, even free of charge, the areas assigned;

- b) occupy a surface larger than that assigned or exceed the heights established by Grossetofiere;
- c) store packaging or other material not intended for display in the assigned areas, in the vicinity of them and in any case within the Fair grounds;
- d) exhibit products not indicated in the Exhibition Form submitted to Grossetofiere;
- e) display signs or signs outside the assigned areas or in a place or position other than those established by Grossetofiere
- f) distribute or give samples for tasting, in a promotional manner, for a fee, or through raffles; lotteries or games, unless authorized in writing by Grossetofiere which reserves the right to apply a special charge and regulate such activities;
- g) carry out any form of advertising outside of its areas;
- h) use loud calls or other forms of advertising which, due to their form and appearance, may go against laws or regulations, or constitute a basis for direct comparison with other participants or may in any case cause disturbance or damage to them, as well as the collection of signatures, statements and judgments, propaganda and judgments that may be considered critical or offensive to political and social institutions of our or other countries, the dissemination of political and/or religious propaganda material;
- i) hold or use cylinders or other gas containers of any type, or fill or store fuel or combustibles in tanks or boilers or other containers for the operation of the machines, unless specifically authorized by Grossetofiere;
- l) put the machines into action without the authorization of Grossetofiere;
- m) carry out tests, demonstrations, operations that may compromise the safety of people or things, or are likely to disturb, irritate, cause damage, danger or which in any case, in the opinion of the Authorities in charge of safety and accident prevention, are considered dangerous;
- n) light fires, introduce explosive materials, detonating or dangerous or smelly products, or which in any case may cause damage or annoyance;
- o) cover or mask the objects displayed during the hours they are open to the public;
- p) leave the areas unattended or in a state of abandonment;
- q) remain in the pavilions or in the exhibition centre during closing hours;
- r) circulate or park vehicles of any kind within the neighbourhood;
- s) assign persons or companies not authorized by Grossetofiere to transport, load and unload, ship goods, set-up work, systems and derivations of technical services and cleaning, unless they are employees of the participant;
- t) resell or lend entry passes or tickets to third parties;
- u) dismantle the displays or take out materials and samples before the day following the closing of the event;
- v) colour the walls and floors of the stand, paint writings or signs directly on the walls and materials owned by Grossetofiere, affix nails or other tools on the same, display paper posters not mounted on special framed panels;
- w) directly make connections to Grossetofiere's technical systems (lighting, electricity, water, drainage, telephone) without having made a prior written request and/or with personnel not authorized by Grossetofiere, and/or failing to comply with the safety regulations; make direct connections to any Grossetofiere supply or service.
- z) use combustible materials in the fittings, or materials that are not originally fireproof or not fireproof in accordance with current provisions.

- circulate or park vehicles of any kind within the exhibition areas;
- remove products and materials from the exhibition area during the fair;

Grossetofiere reserves the right to:

- a) request compensation for damage caused directly or indirectly to people or things of Grossetofiere and to third parties;
- b) collect the exhibitor pass;
- c) apply a penalty no less than the overall fee paid for the area;
- d) impose the closure of the exhibition areas without the participant being able to claim compensation of any kind;
- e) have the areas cleared and handed over to third parties, without granting any refund of the sums paid and without the participant being able to make claims for damages.

Entrances – Tickets and passes

26) To access the exhibition centre, the "access permitted badge" or the exhibitor pass or the service pass or the entrance ticket issued by Grossetofiere must be shown to the control staff.

27) Grossetofiere provides each participant who is up to date with payments with a number of identifying exhibitor passes (personal and non-transferable) for access to the fair during the days of the event and car passes, which will give the right to parking cars in the designated parking areas, based on the size of the exhibition area. The Exhibitor is responsible for the correct use of these documents and is also responsible for the behavior of those who use them. Any additional needs may be requested from the Organizer who, at its discretion and based on needs, will provide them. Participants are personally responsible for fraud that may be attempted or committed even by employees using the Fair entrance tickets indicated above.

Grossetofiere reserves the right to report any fraud to the competent authorities.

A personal service pass will be issued to working staff who will provide their service during the days of the event.

Technical services

28) Specify 220V or 380V in the optional accessory supplies of the Exhibition Form, under "Electricity Connection", if necessary. As regards any interventions on the electrical system to be carried out within the assigned areas (installation of normal lamps, reflectors, illuminated signs, rare gas tubes, pipelines, transformers, boosters, phase shifters, phase shifters, strippers, riveters, motors, sockets, etc.) the participant is required to:

- a) have them carried out by suppliers authorized by Grossetofiere;
- b) if he has them carried out directly, subject them, before commissioning, to testing by Grossetofiere following presentation of the technical project of the aforementioned work;
- c) install, at their own expense and at their own expense, all the equipment (industrial/civil socket reducers, power strips, extension cords) required by law and others to safeguard the safety of people or things.

29) If the requested technical services do not exist in the area assigned to the participant, derivations of the normal lines may be carried out by Grossetofiere employees, provided that particular technical reasons do not prohibit it, with the relevant costs being the responsibility of the participant. expenses.

30) Grossetofiere offers a series of optional services and supplies at predefined rates which can be booked using the appropriate forms provided to the participant. The forms relating to the booking of services or supplies must be returned as soon as possible and in any case by the date indicated by them.

31) Payment for the services provided by Grossetofiere must be made by the participant upon delivery of the relevant invoice. Grossetofiere reserves the right to demand payment at the fair through one of its employees with a valid written authorization.

32) Any abuse of non-compliance in using the technical services under the conditions set out in Art. 29 and Art. 30 of this Regulation:

- a) authorize Grossetofiere to suspend the supply of the services themselves, always without prejudice to the right to collect the amount due for the supply itself;
- b) imply the participant's total civil and criminal liability for any damage to persons or property of Grossetofiere.

Machinery at work

33) The machines cannot be put into operation unless following all the formalities prescribed by law and all the rules dictated by Grossetofiere in this regard, subject to written authorization from Grossetofiere itself, provided that this does not cause danger or nuisance.

Participants must provide insurance against accidents and civil liability and implement all measures and devices aimed at preventing accidents and fires, attenuating noise, eliminating bad odours and avoiding the emission of gases or liquids.

Participants who display pressure vessels in action, in compliance with the law for the surveillance of the same, cannot operate them without having successfully undergone the checks and tests established for this purpose which must be certified by a regular certificate of the competent office. Participants themselves are required to request verification and document directly.

In cases of disturbance or inconvenience of a technical nature or danger or accident, Grossetofiere has the right to cancel the authorization already issued.

Sample transport- Vehicle circulation

- 34)** To access and move around the exhibition centre, the participant and/or the staff of the companies operating on his behalf must be in possession of a specific "access permit" (which will be sent, or delivered upon arrival, to the fulfilment of the mandatory requirements for participation), in which the times and routes of access to the exhibition centre for vehicles for the transport of goods are communicated. **These labels must be filled in with the vehicle data, the name of the participating company and the number, mobile phone number of the driver of the vehicle, then shown at the entrance to the fairground and kept constantly displayed behind the windshield in a clearly visible manner.**

Parking of vehicles near driveways, access to goods lifts, fire hydrants, emergency exits, near intersections, as well as in areas in front of public utility services (First Aid, Fire Service, etc.) is absolutely prohibited.).

Due to the intensity of vehicle traffic in the avenues of the exhibition area, during the set-up and dismantling period, drivers are required to:

- scrupulously observe the routes and rest areas indicated by Grossetofiere staff;
- limit stops for loading and unloading of goods to a maximum of two hours;
- do not leave vehicles parked overnight (even in the event of a breakdown) inside the exhibition area, **from 7.00 pm to 8.00 am and in any case no later than the closing time of the exhibition area.**

Unauthorized entry of cars into the Fair District is prohibited.

The movement of vehicles within the fair is not permitted while it is open to the public.

- 35)** For lifting and transport operations within the fair, participants can use their own vehicles and staff employed by them.

In this case the participants are responsible for the operations carried out on their own behalf and must respond for any damage caused to Grossetofiere or to third parties, while Grossetofiere remains relieved of any responsibility in this regard.

For materials and samples in general deposited in the exhibition centre, Grossetofiere does not assume any responsibility, nor does it issue a receipt.

Participants in elevated areas are required to report the weight of machinery or goods exceeding the kg load. 300 per square meter. to avoid damage or accidents due to overloading.

Photographic reproduction

- 36)** For photographic, filming and reproduction-related shootings, authorized photographers who work for Grossetofiere are available to participants.

If participants wish to use their own photographers, they must apply to Grossetofiere before the opening of the exhibition.

Grossetofiere reserves the right to take or have taken overall or detailed views, internal and external, and also to carry out or allow their sale.

The introduction of photographic and cinematographic equipment (for professional purposes) into the fair is subject to permission from Grossetofiere.

Advertising

- 37)** Any form of advertising, within the fair grounds and outside, in the streets and adjacent spaces, is regulated exclusively by Grossetofiere. Advertising solely for one's own company and for those reported in the Exhibition Form can be carried out free of charge by the participant only within their own space, subject to the prohibitions set out in the art. 25 of this Regulation. The participant may carry out and/or have carried out, subject to approval and under the control of Grossetofiere, advertising installations and/or other forms of advertising at the rates indicated in the Advertising Price List sent together with the Exhibition Form, which must be returned completed and signed in the times and in the manner indicated on the same. By signing the Advertising Price List, the buyer undertakes to pay the amount indicated in the chosen option, in the ways and forms that will be communicated by Grossetofiere. The buyer also undertakes to deliver to Grossetofiere the material necessary for the realization of the chosen supply, within the times and in the manner indicated. Particular technical needs, service needs or otherwise, may cause advertising installations or other forms of advertising to be moved or eliminated, in any case no right of compensation is recognized to the participant.)

- 38)** In the distribution of brochures, printed materials, leaflets etc., the use of drawings, titles, writings or graphics in conflict with the rights of Grossetofiere which claims as its exclusive property, as well as its badges, also the names is prohibited. of the events organized by it, with all modifications, abbreviations, simplifications, acronyms and trademarks.

Official Exhibitor List

- 39)** Grossetofiere provides, without this constituting a commitment or responsibility towards the participant, the printing and distribution of official catalogues and/or brochures which include the information relating to registrations received at least 60 days before the start of the event and accepted.

Grossetofiere declines any responsibility regarding the date of publication of the catalogues and/or brochures and regarding incorrect compilations by the participant or for typographical or layout errors.

Damage

- 40)** Grossetofiere doesn't assume any responsibility for direct and indirect damage or prejudice caused to people or things by anyone and however caused. Consequently, Grossetofiere does not compensate for any damages resulting, purely by way of simplification and not exhaustive, from theft, fires, explosions, malicious events in general, breakages, water infiltrations, natural events in general. The participant is responsible for all damage caused to people and things, by the products on display, by the displays, by the installation of electrical and water systems, by the constructions, by the advertising installations, by the vehicles and objects held for hire, by the means of transport used. , from the machines in operation and from the personnel employed by them.

- 41)** The participant assumes responsibility for damage caused to people and property, due to its own negligence or that of its subcontractors for the setting up of the stand/mobile construction site, with the commitment to reimburse Grossetofiere for any costs incurred due to such damage.

Grossetofiere considers itself free from any liability due to the participant's failure to comply with Social Security, Health, Safety, Mandatory Insurance regulations, or any other regulations in force.

The participant must respect the existing Grossetofiere procedures which are provided to him upon entry into the areas where he will carry out the set-up.

Mandatory insurance

- 42)** The participant is insured for a value of €10,000 on the displayed products declared in the Exhibition Form. If the value of the goods that the participant wishes to insure exceeds €10,000: the participant is obliged to declare the total sum of all the goods on display, including those owned by third parties (goods, machinery, equipment, fittings) by filling in the "description of goods" box on the "Form A1", **which will be sent upon request after the submission of the Exhibition Form, (to be returned completed and signed by the date established on it)**, on the back of which the general conditions of the policy are summarized, already reported on the website. In the event that the participant is the owner of a collective area, the overall value of the goods displayed at the fair must be specified for each company present in the stand.

- 43) Fire Guarantee:** Fire Guarantee: goods owned by the exhibitors up to a maximum compensation, in the first risk form, of €10,000.00 where in addition to the Basic guarantee the following additional conditions are also referred to: Outdoor entities - First Absolute Risk – Acts of terrorism, vandalism and malicious intent in general.

Insured Risks: The Company, in the "full value" form provided not otherwise provided for in the individual guarantees, indemnifies direct material damage caused to insured property, even if owned by third parties, by: a) Fire b) Lightning, impact of third party vehicles, sonic bang, fall of aircraft or their parts or

transported goods c) Explosion, implosion, explosion With exclusion of damage: from explosive devices; - to machines or systems in which they occurred, if originating from wear, corrosion or material defects. d) Piped water leaked following accidental breakage of systems in general. With the exclusion of damages: - from overflows, regurgitations, sewer breakages; - to goods whose base is placed at a height lower than cm. 12 from the ground; - from breakage of automatic extinguishing systems e) Smoke released following sudden and accidental failure of heat production systems belonging to the insured entities, provided that said systems are connected by adequate pipes to appropriate paths. f) Socio-political and malicious events (fire and non-fire damage) Strikes, riots, riots, sabotage, vandalism and malicious acts with the exclusion of damage caused following theft or attempted theft, insurable in the theft sector. The FIRE guarantee is provided with a deductible of €250.00, maximum compensation of 70% of the insured sum. The guarantee ATTI VANDALICI is provided with a 20% overdraft, with a minimum of €1,000.00 for each accident. In no case will the Company compensate an amount exceeding 70% of the sum insured for the respective items.

44) Theft Guarantee: goods owned by the exhibitors up to a maximum compensation, in the first risk form, of €10,000.00 Damage from theft Percentage overdraft 10% with a minimum non-compensatable amount of €500.00 where in addition to the Basic guarantee they are recalled also the following additional conditions: Outdoor institutions uncovered percentage 20% minimum €2,000.00 –

Insured Risks: The Company, up to the amount of the insured sum and in the "Full Value" form, compensates material and direct damage caused to insured property, even if owned by third parties, deriving from: a) Theft b) Robbery c) Damages caused by thieves in committing the theft or robbery or in an attempt to commit them d) Vandalism caused by thieves to the insured property in committing the theft or robbery or in an attempt to commit them e) Theft and robbery committed on the occasion of social events political and atmospheric. This includes theft committed in any way exclusively during the closing hours of the event, on the days indicated by Grossetofiere including the set-up and dismantling phases.

45) Third Party Civil Liability Guarantee: provided to cover the responsibilities that fall on the exhibitor during the time in which he exhibits his products, within the limit of the maximum amount for each claim of €1,000,000.00. – Front deductible €250.00

Grossetofiere reserves the right to verify, also through its broker, the accuracy of the aforementioned declarations.

46) Insurance coverage: The participant is in any case obliged to have an All Risks policy for goods of all kinds brought to the fair, whether owned or owned by third parties in excess of €10,000.00, with the indication of waiver of compensation against of Grossetofiere, Organizing Committee, contractors and exhibitors pursuant to art. 1916 c.c. As an alternative to the above, the participant may request to insure the capital in excess of €10,000.00 by completing the relevant part of the Insurance form; the taxes reported in the Insurance form will be added to the increasing capital and Grossetofiere will charge the participant the relevant insurance premium. Grossetofiere, through its broker, will provide the participant with an insurance certificate confirming the integration.

Complaint

47) In order to obtain compensation, the participant must report the accident in writing to the Grossetofiere logistics office without fail within 24 hours of discovery and in any case no later than 12 hours after the closure of the event, also producing the following documentation:

- a) copy of the delivery/transport note certifying the presence of the goods on the premises of the fair;
- b) in the event of partial damage, a copy of the estimate and/or invoice for the repair of the property;
- c) in the event of total damage including theft, a copy of the original purchase invoice for the removed or damaged goods;
- d) written report to the public security authorities, containing the list of goods removed and/or damaged.

48) In order to facilitate the participant in the supervision and care of their areas and products exhibited therein, without however assuming any liability whatsoever, Grossetofiere takes care of the days of setting up, carrying out and dismantling the exhibition, exclusively during the closing times as indicated in the sheet participation technique, to a generic surveillance service of the premises and exhibition areas. The participant may request, at his own expense, to have a personal night security service carried out at his stand, provided that the service is carried out by one of the authorized institutes of the city of Grosseto and written notice is given to the Technical Office.

Cleaning - Departure of materials - Redelivery - Debt collection

49) The dismantling of all products and all materials can begin after the closing of each event on the day and time established by Grossetofiere Spa and must be completed within the established dates. The security service inside the exhibition area ends at this time. After this date, Grossetofiere will certainly be able to proceed to move the participant's belongings elsewhere, naturally at the participant's expense, with Grossetofiere having the right to break down doors and locks and to exercise the right of retention on what exists to guarantee compensation. of damages and consequent expenses, including storage costs. The risks of theft, loss and damage resulting therefrom always remain the responsibility of the participant.

The perishable products will be sold immediately, with a simple verbal notice to the interested party or to a private tender on his behalf, at the price and conditions that Grossetofiere deems most convenient.

After 60 days without collection, the non-perishable products and materials mentioned above may be sold. The proceeds, minus expenses, will be kept available to the interested party at Grossetofiere.

If the above sum is not collected within 3 months, it will be forfeited by Grossetofiere.

For materials remaining in the exhibition centre, Grossetofiere declines all responsibility for theft and damage caused to them.

50) The exit of the products on display or any other material at the end of the event is subject to the issue of an "Exit Voucher" in accordance with the regulations that will be issued for this purpose.

An "Exit Voucher" will not be issued to participants who have not previously settled any administrative relationship or pending matter with Grossetofiere.

The material displayed constitutes a guarantee for Grossetofiere until its rights are completely extinguished, even in cases where it has been stored in the warehouse.

51) The participant is obliged to return the areas in the state in which he received them. The execution of the restoration works and the verification of the state of return remain his responsibility. In particular, the areas must not have traces of adhesive tape and glue on the floor. If the company does not remove them from the exhibition space, a penalty will be charged.

Any alteration or damage authorizes Grossetofiere to exercise a right of privilege on what is contained and set up the area, to whoever it belongs, with retention of the things and pre-emption on the price and always with the power to exercise these rights to the extent that will be indicated by a judicial consultant pursuant to article 696 of the Code of Civil Procedure.

The same right is recognized to Grossetofiere for the recovery of any credit towards the participant, applying the privilege referred to in article 2764 of the Civil Code.

Authorized Suppliers – Auxiliary Services

52) For set-up works of any kind, for the supply of services and the rental of materials, Grossetofiere reserves the right to appoint a certain number of companies as Authorized Suppliers. All participants who intend to use their own structures (solely and exclusively for the outdoor area) are obliged to send Grossetofiere a detailed description of the structure, including certification of static stability-correct anchoring (indicate the methods of anchoring to the ground and attach the plan of the structure) and non-resistance (class 1 fire resistance). - read "own structures form" which will be sent at the request of the participant who intends to install their own structures, together with other technical forms after the submission of the Exhibition Form, to be returned completed and signed by the date established on the same).

The documentation presented will be evaluated, at its sole discretion, by Grossetofiere.

53) Refreshments, bars, shops, sales outlets, etc., are required to observe the rules of this regulation and apply those clauses and conditions resulting from particular rules, including the tariffs for consumption by the public who Grossetofiere reserves the right to check.

Failure with the rules issued by Grossetofiere and the special legal and health provisions in this regard will result in the immediate closure of the business.

54) Grossetofiere reserves the right to contract out any service to third parties, issuing the relevant regulations in this regard. Grossetofiere declines all responsibility for the services contracted out and for all work carried out by suppliers.

General provisions

55) **It is absolutely forbidden for participants, suppliers, or any companies present at the events, to exploit illegal, undeclared or irregular work. Grossetofiere will report to the competent authorities any irregularity of which it becomes aware during the conduct of the individual events, reserving the right to adopt any appropriate sanction against the participant/supplier including the immediate expulsion of the occupied areas. Grossetofiere declines all responsibility in the event of ascertainment, even posthumous, by the authorities and the relevant welfare and social security bodies, of any hypothesis of exploitation of workers employed in any capacity during the events, reserving the right to ask the transgressor for compensation for damages to the image suffered.**

In that event, for unforeseen reasons or for a reason of any nature, the fair should not or cannot take place, the applications for participation will be considered automatically cancelled and the amounts paid, deduction made of the commitments undertaken, will be divided among the participants "pro -instalment".

56) In the event of a change in the date, duration and opening hours and the event, once it has been opened, is suspended for various reasons, Grossetofiere is not required to return the participation fees collected.

In the cases mentioned above, it is excluded that the participants, by explicit agreement, can appeal against Grossetofiere for any reason or cause.

57) Grossetofiere reserves the right to establish the complementary rules and provisions that from time to time are considered necessary to better regulate the entire progress of each exhibition, even in derogation of these Regulations.

These rules will be brought to the attention of the participants through circular letters and newsletters, they will have the same value as those of these Regulations and their observance is mandatory.

Failure to comply with or violation of the clauses of this Regulation and of the rules and provisions subsequently issued, gives rise to the forfeiture of the confirmation of participation and to the immediate temporary or definitive closure of the areas, without any reimbursement of the fees paid and without any compensation, except penalties to be established and related responsibilities borne by the participant.

Grossetofiere has the right to immediately expel from the exhibition center anyone who violates the provisions of this Regulation and all regulations subsequently issued and to prosecute the same legally for material and moral damage of any kind.

Complaints of any nature concerning the organization of the exhibitions and their progress will only be taken into consideration if communicated in writing by registered letter addressed to Grossetofiere, by the closing day of the events. The decisions that Grossetofiere will make will be final and unappealable.

58) Only the commitments undertaken by the legal representatives, by Grossetofiere, as well as by the President and Director of Grossetofiere are valid.

The competent court for any dispute is that of Grosseto.