

Art.1 - DEFINITIONS

"Rules" stand for the general conditions of the contract, listed hereunder.

"Organiser" stands for "IMBALLAGGINET di Antonio Benincasa", Viale Colli Aminei,461/30, 80131 Napoli ITALY, that stipulates this contract. EXPO IMPRESE Groupage is a brand of IMBALLAGGINET.

"Co-Exhibitors" stand for the Manufacturers, Constructors, Representatives, Agents, Italian and foreigner Traders who participate in the Exhibition which takes place in the Expo imprese Exhibition collective spaces.

"Exhibition" stands for all Exhibitions or Fairs in which the "Organiser" takes part both on the national territory or abroad.

"Fair-Centre" stands for the structures and places where the exhibitions are performed.

Art.2 - ADMISSION REQUISITES

The "Organiser" reserves the unquestionable right to accept or refuse the Exhibition Participation applications, without being obliged to give any justification.

In all cases, the Co-Exhibitors will be accepted only if their activities fall within the marketing categories stated in the Exhibition rules.

Art.3 - ADMISSION APPLICATION AND PAYMENT FOR THE SERVICES

The Admission Application, duly signed and stamped, should be faxed to the Organiser at 081-3606242. Together with the dispatch of the admission Application, the advance payment is to be deposited, and the technical services and additional supplied equipment renting are to be communicated, together with the other information useful for the management of the Co-Exhibitor's participation. Poor or incomplete communications susceptible to alter or damage the participation of the other Co-Exhibitors and/or the Organiser himself, entitle the Organiser to refuse or exclude the non-compliant Co-Exhibitor from his spaces. The Organiser will debit the defaulting Co-Exhibitors for all the expenses incurred, in order to protect the other Co-Exhibitors and himself, except in any case for the compensation of the greater damages.

The payments of the balance equivalent for the basic service, the services and additional booked rents, if any, should be done later, as indicated in the invoice. This should, in all cases, be within 60 days from the beginning of the Exhibition.

No participations will be authorised in case of a debit position.

The Organiser will not admit the Co-Exhibitor in his own exhibition spaces, in case of total or partial non-compliance.

Art.4 - ACCEPTANCE

The Organiser undertakes to do his utmost in order to provide for the spaces, equipment and services indicated in the contract. He reserves the unquestionable right to modify the structure and site according to the Fair-Centre or Exhibition organisers' needs, except for the measurements indicated in this contract.

Upon acceptance of the admission Application, the Organiser allows the Co-Exhibitors to display his products/services in the spaces assigned to him by the Exhibition Organisers.

Art.5 - WAIVER

In case the Co-Exhibitor revokes to participate in the Exhibition, due to any reason whatsoever, he should communicate this in writing and fax it to the Organisation, at least 60 days before the Exhibition start. In this case, the Organiser has the right to withhold the 20% of the deposited amount, as reimbursement of his own expenses, except if the organiser assigns the space to third parties. In this case, the Co-Exhibitor who chooses to cancel, is not supposed to pay any penalties. If the waiver comes after the 60th day, the Co-Exhibitor should pay the entire corresponding amount. If the Organiser re-assigns the space, he withholds only the 20% of the penalty, except in any case for the compensation of the greater damage.

Art.6 - CANCELLATION

In case the Exhibition does not take place for any reason whatsoever, such as for the lack of availability of the exhibition spaces, cancellation by the Exhibition organisers, or for any other reason, the Organiser should receive from the fair organisers the reduction or cancellation of the booked or exhibition spaces pre-empted until the final confirmation, that the exhibition does not take place because the spaces could not be put at the disposal by the Organiser, the Organiser, being impossible for him to offer his services, will take necessary steps to inform the Co-Exhibitors who will be refunded for the deposited amount. In this case, the Organiser will return the deposited amount to the Co-Exhibitors, with the explicit exclusion from any further claim or other damages. The Co-Exhibitors will give up all claims for damage against the Organiser, the Exhibition organisers and/or the Fair-Centre.

Art.7 - PUBLICATION AND GENERAL RULES ACCEPTANCE

The official website <http://www.expoimprese.it> is the advertisement and propaganda instrument for the services supplied by the Organiser. All the interested companies that receive informative periodicals via e.mail, should refer to this website. The website is registered according to the relevant laws in force, and is protected by the International copyright, and constantly updated and monitored 24 hours a day, all year round with the relevant digital instruments. Moreover the website is advertised in the main research engines in the internet. Specific pages published in the website are accessible to all, without restrictions or protections. Here it is possible to consult and view the details of all the services offered by the Organiser, from the fair programmed calendar to the General Rules, and from the documentation request form to the comments of some participants. It is also possible to view News about the fair-related sector, Photos of our participations, information about the Organiser, as well as all the operative telephone numbers, address and the registered office.

All the companies and operators interested in the services offered by the Organiser or requested by the same Organiser to make use of his own services, visit the website or are expressly invited by the Organiser to do so in order to view all the offer details and the General Rules.

With the submission of the signed Admission Application, the Co-Exhibitor, after having thoroughly read General Rules published in the internet website, formally accepts these General Rules, the Fair Technical Rules and the adopted special technical regulations of: integration, derogation or applied modification.

Art.8 - CO-EXHIBITOR RESPONSIBILITIES

The Co-Exhibitor is responsible for all the damages directly or indirectly inflicted on the Organiser, the Exhibition, the Fair-Centre, the Expositors or third parties, by him, his employees, assistants and/or collaborators during the Exhibition.

Art.9 - INSURANCE

The entirely paid corresponding amount, includes an insurance policy with an insurance company chosen by the Exhibition organisers, against fire and civil liability, as Stated in the General Rules of the Exhibition.

Art.10 - COMPLIANCE WITH THE LAWS AND RULES

The Co-Exhibitor must respect all the dispositions of the law and applicable regulations, including the copyright protection standards, the SIAE (Italian Authors' and Publishers' Association) rules, as well as the Police regulations, and regulations concerning accidents, workplace hygiene and safety conditions.

Art.11 - INSTALLATION COSTS AND EQUIPMENT

The corresponding amount does not include the installation costs and the supply of motive power, water, compressed air and equipment rents such as banquets, display cubes, show windows, etc.

which the Organiser should be requested for during the contractual phase.

Art.12 - COMPETENT COURT

The Court of Naples (Italy) is competent in case of any controversy.

Art.13 - ITALIAN LEGISLATIVE DECREE 196/2003 AND DATA TREATMENTS

As per Article 13 of the Italian Legislative Decree n 196/2003 (Personal protection data code), the Co-Exhibitor undersigning the admission Application, gives his consent for the treatment of his personal data, given for statistics and promotional purposes, as well as for their communication and advertisement for the same reasons.