

NAME AND OBJECT OF THE EVENT

The official name of the event is: "REFRIGERA 2019 - Fair Conference on industrial and commercial refrigeration industry", hereafter indicated: "the Event"

ORGANIZERS

The Event is promoted and organized by A151 Srl, with the technical assistance of Piacenza Expo. The offices of the Organizing and Commercial Secretariat of the event are located in:

Via Gramsci, 57 - 20032 Cormano (MI)
Tel +39-02 66306866 - Fax +39-02 66305510
events@refrigera.show - www.refrigera.show

PLACE AND DATE OF THE EVENT

The Event will take place at Piacenza Expo - Italy, from 22 May to 24 February 2019.

ART. 1- ADMISSION TO THE EVENT

Exhibitors at the event: **A)** Italian and international companies who have on show products made by their company or services provided by their company, which are included in the product sectors of the Event. If the company that manufactures the products does not take part in the Event, their agents, dealers, agents or representatives may also take part; **B)** Associations of the sector, Public Institutions Public Organizations and Bodies that carry out promotion, studies, information and distribution in the sectors covered by the Event; **C)** Publishing Houses of the sector; those taking part may not subordinate their participation in the Event to the fulfilment of any kind of reserves or conditions in their request of participation.

A151 Srl reserves the right to refuse admission to the Event of companies without the requirements foreseen by this Article.

ART. 2 - ACCEPTANCE OF THE GENERAL RULES AND REGULATIONS

By signing the application form, the Exhibitor commits to use the area allocated, accepting in full the General Rules and Regulations, the Technical Rules and Regulations of Piacenza Expo, as well as all the supplementary regulations that A151 Srl should, at any given time, take in the interests of the Event. The Exhibitor is strictly forbidden to hand over his allocated area - in whole or partially - even free of charge, to others.

Failing this, the goods brought into the event and put on show and exhibited without authorization will be removed from the Event at the risk and expense of the holder of the area.

ART. 3 - LIMITS TO STAND AREAS

It is forbidden to place any stand furnishings outside stand areas.

ART. 4 - REGISTRATION - SUBMISSION OF THE REQUEST OF PARTICIPATION AND PAYMENT OF THE DEPOSIT

Requests of participation, with the form completely filled in, must be signed by the requesting person in the case of individual company as well as by the legal representative of the company in any other case, and must also include payment of the deposit foreseen by the request of participation. Requests of participation received by the Organizing Secretariat after 30 November 2018 must also include payment of the entire participation fee. Requests that are received before 30 November 2018 must be correctly filled in and signed to be considered valid.

Verbal- and fax confirmation, as well as requests of participation that are not complete or correctly filled in, will not be considered valid. Acceptance of requests of participation are also subject to the fulfilment of outstanding administrative issues.

ART. 5 - RIGHT OF WITHDRAWAL

Exhibitors have the right of withdrawal from this contract. Said right must be carried out by and no later than 30 days from the beginning date of the Event, by means of a registered letter sent to A151 Srl - Via Gramsci, 57 20032 Cormano, Milano, Italy. The Exhibitors' right of withdrawal legitimizes A151 Srl to withhold, together with the registration fees if foreseen, as well as the amount (deposit) foreseen on presentation of the request of participation in the Event, as penitential deposit. In the case of failure to exercise the withdrawal within the 30-day limit from the beginning of the Event, the Exhibitor will be obliged to pay the entire amount foreseen as registration fee as per Article 9 of these General Rules and Regulations.

ART. 6 - PENALTY CLAUSE

Should the Exhibitor renounce in taking part in the Event, and said withdrawal should be received by A151 Srl after the 30 day limit from the beginning of the Event, the Exhibitor will not be entitled to any reimbursement of the amount paid on requesting participation and will be obliged to pay the entire amount foreseen for participation in the Event, as per Article 1382 of the Civil Code. Moreover, A151 Srl will also have the right to take legal action to obtain compensation regarding the damages caused by said delayed withdrawal. In any case, A151 Srl will have the right to allocate the area previously assigned to the withdrawing company to another Exhibitor.

ART. 7 - STAND ALLOCATION

Stand allocation is the sole discretion of the Organizers. Any particular indications or requests made by Exhibitors are to be considered as merely indicative, may not restrict or influence requests of participation, and are therefore considered as not part of the official request. Moreover, the Organizers will have the right to change position and reduce in size areas already allocated, or to move them to a different stand area, without entitling Exhibitors to any indemnity or compensation.

The Organizers must, in any case, inform the Exhibitors regarding changes in writing (by fax or other means) posted at least 20 days before the beginning of the Event. The Organizers reserve the right to allocate areas not indicated on the floor plan. No reimbursement or discount may be requested (discounts or compensation) if the stand area allocated includes columns, other structures or safety and fire extinguishing equipment, as these are structural parts of the halls.

ART. 7/A - SET-UP

Stand set-up must remain within the area of the stand, with heights that must not be more than the maximum height indicated by the Technical Rules and Regulations. Any structures exceeding the maximum height indicated by the Technical Rules and Regulations must be approved by the Organizers at least 30 days prior to the beginning of the Event.

The construction of platforms of more than 0.30cm in height is forbidden. Stand construction and relative equipment must be carried out as state-of-the-art, in compliance with safety, fire prevention, and disabled access regulations. The same rights and regulations are valid for stand areas, installations, pavilions and constructions in outdoor areas.

Failure to submit the declarations and documents foreseen by the General and Fair Rules and Regulations to the Organizers regarding the responsibility of construction, electrical installations and, in particular, those regarding fire prevention, will authorize the Organizing Secretariat to close stands and to take the most appropriate measures to ensure safety conditions, notwithstanding civil or criminal liability of the Exhibitor.

The Organizing Secretariat reserves the right to make changes to fittings and fixtures not conform to the above mentioned indications and guidelines. Responsibility for the stability of the stands, execution of the systems and possible damages that may be caused to people or property of the Organization or third parties, will be the exclusive responsibility of Exhibitors.

Failure to follow the rules and regulations and, in particular, those regarding fire prevention, will authorize the Organizing Secretariat to take precautionary measures against the company not compliant to fire prevention rules and regulations, which may result in the application of supplementary measures to the overall safety conditions, with relative costs calculated at not less than EUR 60.00 per sq.m. or to the partial or total removal of the stand, along with the declaration of lack of safety of the same stand.

Failure to follow the safety rules and regulations may lead to prosecution.

ART. 8 - ENTRANCE - PASSES

Entrance to the Event will be on invitation only. Exhibitors, their personnel, guests and those entitled, special passes to enter the Event must be picked up at the office/desk of the Organizing Secretariat inside the pavilion.

ART. 9 - REGISTRATION FEES

Participation and registration fees include: use of the stand area allocated • surveillance of the pavilions • cleaning of the aisles and public areas • lighting inside the pavilions • up to 3 KW of electricity per stand • pub-

lic conveniences • reception of visitors • visitor guide (free subscription in the Exhibitors' catalogue) • entrance passes - number as per the size of each stand • heating/air conditioning • fire extinguishers • Third-party Liability Insurance.

ART. 9/A - VAT GUIDELINES

As per VAT guidelines, as of 1 January 2012, international companies (nit including private citizens), resident both in and out of the European Union, will no longer be subject to the payment of Italian VAT (IVA) with regards to services connected to the participation in trade fairs (areas and connected services). Entrance tickets for the Event, as well as food and beverages, are subject to VAT for both national and international citizens and companies.

ART. 10 - SET-UP AND DISMANTLING OF THE AREAS

Each construction project must be approved by the Organizing Secretariat prior to the event, which has the right to remove or change all or part of the set-up, as well as all kinds of signs - both luminous or not - installed without prior approval.

Projects or drafts of installations regarding the stands and areas must be submitted to the Organizing Secretariat for approval at least 30 days before the start of the Event.

After the closure of the Event, the stands and areas must be cleared at the Exhibitors' expense by and no later than the date foreseen by the communication regarding Installation and Dismantling sent out to all Exhibitors.

Failing this, A151 Srl may not be held responsible for the goods, materials or other items stored there, also having the right to carry out their removal and storage of said items, at the expense and risk of the Exhibitor not respecting this rule. After the period of two months from the date of clearing, all items not claimed will be sold by auction. Proceeds of the sale, net of all expenses and any rights of A151 Srl, will be credited to the Exhibitor. Exhibitor goods and items left in the Fair Centre will also involve payment of fees regarding 'post-event' storage to A151 Srl. Dismantling and clearing of the stands is absolutely forbidden before closure of the Event.

ART. 11 - EXHIBITOR CATALOGUE

The Organizing Secretariat will, without any responsibility, print an Exhibitor's Catalogue, which will be distributed during the Event. This publication will include indications regarding applications received and accepted up to 30 days before the beginning of the Event, and will contain data taken from "the application form".

This above mentioned data and information is free of charge. Exhibitors may add, on payment of a surcharge - and approved by the Organizing Secretariat with regards to product breakdown - additional technical or advertising information, to be agreed.

ART. 12 - TERMS OF PAYMENT

Payment of Registration Fees (deducted the deposit) and any special services requested by Exhibitors, must be carried out within 15 days from receipt of the invoice and, in any case, prior to access to the Exhibition Centre. The Organizers will not hand over the stand area booked and will not allow the connection to the requested services (electricity - water) if the registration fee has not been paid in full. Additional services requested by Exhibitors during the Event must be paid before being connected to said services.

ART. 13 - SURVEILLANCE OF THE AREAS AND STANDS

Exhibitors are required to supervise their stand areas during the opening hours of the Event, and must take care personally of the items at his stand area during set-up and dismantling, as well as during the opening hours. **The Organizers may not be held responsible in the case of theft of goods left unattended at the stand during set-up and dismantling inside the pavilions of Piacenza Expo.**

ART. 14 - CLEANING OF THE AREAS AND STANDS

The cleaning of stand areas is not included in the Participation fee.

ART. 15 - PHOTOS AND VIDEO SHOOTING

Visitors and Exhibitors must receive authorization from the Organizing Secretariat before taking photos or videos inside the pavilion. The Organizing Secretariat may take photos of the exteriors and details of stand areas, and use this material without any claims from Exhibitors.

ART. 16 - AUDIO AND VIDEO TRANSMISSION - SIAE

Each and every kind of vocal advertising is strictly forbidden. The Organizing Secretariat reserves the right to authorize – according to the Technical Rules and Regulations – any film projections. The Organizing Secretariat may use loudspeakers only for official and general communications or in emergency situations. Royalties arising from any audio-visual installations in the stands and live performances (with singers and/or musical instruments) are not included in the participation fees; Exhibitors must contact the local SIAE directly. In the case of audio, video or multi-media with works or parts of works protected as per Law 22.4.1941 n.633, royalties must be paid in advance by Exhibitors, along with any charges regarding said media, as per Art. 181bis of the above mentioned Law. The unauthorized use of original works, and the absence of the SIAE stamp on the aforementioned media, is an offense punished as per Art. 171 and consequent Law 633/41 and is the responsibility of Exhibitors.

ART. 17 - ADVERTISING

Exhibitors are allowed to distribute advertising material regarding exhibited products only on their stand areas. Posters may be hung only on stand areas. Each and every other type of advertising outside stand areas, including aisles, streets, at the entrances and in the vicinity of the exhibition centre, is strictly forbidden.

Advertising – excluding that carried out inside stand areas – may be carried out by Exhibitors if authorized by A151 Srl, which has the exclusive right to manage said advertising.

ART. 18 - INSURANCE

A151 Srl shall, insure registered Exhibitors from the beginning of set-up to the end of dismantling, by means of third-party liability contracts only. Exhibitors may also stipulate additional insurance coverage with a company of their choice. Exhibitors are, in any case, both civilly and criminally responsible for any damages caused to people or items by their equipment, structures or other located on the stand areas allocated, as well as being responsible for their own actions and those of their employees and/or representatives.

ART. 19 - DAMAGE TO THE STAND AREAS

Stand areas must be handed back in the same conditions as when received. Any costs regarding repairs are the responsibility of Exhibitors, who are also responsible for the observance of the special rules and regulations for the use of structures and technical installations.

ART. 20 - PRICE INCREASES

Fees regarding stand areas and special installations are calculated as per costs noted as at 30 January 2019. In the case of general increases in prices, workforce, electricity, etc., A151 Srl reserves the right to make changes to readjust fees and rates.

ART. 21 - CHANGES TO THE RULES AND REGULATIONS

A151 Srl reserves the right to establish - also as exceptions to these General Rules and Regulations - rules and guidelines deemed appropriate to best regulate the Event and relative services. Said rules and guidelines have the same validity as those of these Rules and Regulations, and are therefore equally binding. In the case of non-compliance with the requirements of these General Rules and Regulations, A151 Srl reserves the right to close stands. In this case, Exhibitors do not have the right to any type of reimbursement or compensation.

ART. 22 - FORCE MAJEURE

In the case of force majeure, or as a consequence of events beyond the control of A151 Srl, the dates of the Event may be changed or cancelled, without A151 Srl being held responsible in any way.

In this latter case, the Organizing Secretariat, after having fulfilled all obligations towards third parties and having paid all organization costs, will share amounts paid among Exhibitors, calculated as per stand areas requested and residual costs, all with regards to the deposit paid by each Exhibitor. Any residual amounts will be shared proportionally among Exhibitors. Costs due for installations and services requested by Exhibitors must be reimbursed in full by Exhibitors. A151 Srl may not be held liable for any kind of damage(s).

ART. 23 - GUIDELINES FOR TECHNICAL INSTALLATIONS

Further technical and general Rules and Regulations will be notified in the Technical Rules and Regulations, and

will be an integral part of these General Rules and Regulations.

ART. 24 - JURISDICTION

The Court of Milan will have the exclusive and absolute responsibility for any dispute arising from the interpretation, execution, validity or termination of this contract. Italian Law shall be applied. The official text of the General Rules and Regulations is that in Italian.

ART. 25 - INFORMATION AND CONSENT PURSUANT TO LEGISLATIVE DECREE 196/03

As per D. Lgs. 196/03 – privacy protection – Exhibitors are informed that the Organizers, as holders of processing, may process data provided: • for the fulfilment of its aims • to send out information and advertising material regarding its activities, as well as to send out newsletters regarding products and events of sectors relating to the Event • for statistics • for publication on its websites, and on Social Networks. The submission of data is entirely optional, unless required by specific regulations (such as those on taxation, money laundering, accident prevention, etc.) and refusal to provide and refusal to respond may result in the Organizers' inability to enter into or perform the participation agreement or services connected. All data is recorded directly and stored in a special database on a server hosted by our server provider, with access only for maintenance purposes.

For any further information, how to obtain the modification or deletion of data or to oppose, in whole or in part, to its processing – also as per Art. 7 of D. Lgs. 196/03 -, Exhibitors may contact the Organizers A151 Srl, via Gramsci 57, 20032 Cormano (MI), Italy, Tel. +39 - 02 - 66306866, Fax +39 - 02 - 66305510. Sending data is equivalent to the authorization of its use within the above limits.

ART. 26 - SAFETY

Each Exhibitor is obliged to strictly observe the existing legal system, with regards to the safeguard of the health and physical integrity of workers, as well as labour legislation and social security for the entire period of the Event, including set-up and dismantling times and all other related activities. Moreover, Exhibitors and all third parties working on their behalf during set-up and dismantling of stands and all relative activity, undertake to respect the General Rules and Regulations available at www.piacenzaexpo.it at "Il Quartiere", in the form dedicated to "Documenti Sicurezza".

The General Rules and Regulations also include precautionary rules regarding exhibition safety (fire prevention, electrical systems, environmental protection, etc.), with the exclusion of specific safety regulations regarding activities carried out by Exhibitors or third party companies working on their behalf (set-up and dismantling of stands and connected activities), which must be – in any case – verified and complied to by the same Exhibitors. Activities that are not in compliance with the above mentioned guidelines, in particular those that have effect on the general safety of the pavilions and of third parties present, may be subject to actions by the immediate disconnection of utilities provided to the stand, or even the closure of the stand, communicated by A151 Srl. Any other consequence that should arise from the failure to comply to the above mentioned rules and regulations is the sole responsibility of the Exhibitors and the third parties companies working on their behalf. Exhibitors are responsible for the compliance to the rules and regulations in force regarding all activities carried out by him in the stand in terms of fittings, structures, systems, products on display, etc.

Each Exhibitor must name a "Person in charge of the stand", who (for security purposes) undertakes complete responsibility towards all those interested with regards to activities carried out on his behalf for the entire duration of their presence at the fair centre. The Exhibitor may, under their sole responsibility and discretion, name a different person as the "Person in charge of the stand" for the three different phases already mentioned (set up, event, dismantling). The name of the "Person in charge of the stand", along with phone number, must be indicated on the REQUEST OF PARTICIPATION.

Any changes and/or amendments must be communicated to A151 Srl prior to the beginning of the work for stand set-up. Access to the stand by third party companies working on behalf of Piacenza Expo regarding the supply of utilities will take place only in the presence of

the "Person in charge of the stand" and with his authorization. Said constraint does not apply to personnel in charge of surveillance and security of the fair area.

MANDATORY

THE EXHIBITOR: _____

(Name in full in capital letters)

Declares to have read, is aware of and accepts all items of the Rules and Regulations of the Event in these pages, long with the rules and fees regarding participation in the Event, as well as all those issued thereafter for the organization and operation of the Event, in particular, the participant declares to specifically accept and approve the conditions contained in the following articles of the General Conditions of Participation in the Event contained in the following:

1. Admission to the Event; 2. Acceptance of the General Rules and Regulations; 3. Limits to stand areas; 4. Registration - submission of the request of participation and payment of the deposit; 5. Right of withdrawal; 6. Penalty clause; 7. Stand allocation; 7a. Set-up; 8. Entrance - Passes; 9. Registration fees; 9a. VAT guidelines; 10. Set-up and dismantling of the areas; 11. Exhibitor catalogue; 12. Terms of payment; 13. Surveillance of the areas and stands; 14. Cleaning of the areas and stands; 15. Photos and video shooting; 16. Audio and video transmission - SIAE; 17. Advertising; 18. Insurance; 19. Damage to the stand areas; 20. Price increases; 21. Changes to the rules and regulations; 22. Force majeure; 23. Guidelines for technical installations; 24. Jurisdiction; 25. Information and consent; 26. Safety.

DATE _____

COMPANY STAMP AND LEGIBLE SIGNATURE