

- URBAN FURNISHINGS AND TERRITORIAL QUALITY
- SPORTS FACILITIES, SWIMMING POOLS, FITNESS
- TRAFFIC, MOBILITY AND INFRASTRUCTURE
- TERRITORIAL MARKETING
- URBAN FORESTATION AND EQUIPPED GREEN SPACES
- ENVIRONMENT
- PUBLIC UTILITIES

Organized by:
FEDERLEGNO - ARREDO e FEDERLEGNO - ARREDO s.r.l.

In collaboration with:

 **BolognaFiere**



Exhibitions of Technologies for a Liveable City
 Bologna Fiera 1 - 4 February 2006

Secretariat:

O.N. ORGANIZZAZIONE NIKE s.r.l.

Viale della Mercanzia, 138 - Blocco 2B - Galleria B - C.P. 46

40050 Funo Centergross BOLOGNA - ITALY

Ph. +39 051 6646624 - Fax +39 051 6646424

V.A.T. number 01694311208

Account Office: Ph. +39 051 6647481 - Fax +39 051 861061

Application Form

(to be received by September 12th 2005)

www.europolis.it

Having read the regulations printed on the reverse and being fully aware of their legal aspects, accepting them integrally without reserve, the undersigned Company applies for participation to the above Exhibition and requests the rental of a stand as indicated below.

Company* _____

(up to a maximum of 40 digits)

Address* _____

(up to a maximum of 30 digits)

Post/Zip Code* _____ **City / Town*** _____ **Country*** _____

Web site* _____

Ph. and Area Code* _____ **Telefax*** _____ **E-mail for catalogue*** _____

Person to contact* _____ **E-mail of contact person*** _____

Listing in product index, the general catalogue and web site*

(Insert numbers according to enclosed list)

(N.B. It is compulsory to fill in the fields indicated with *. The above mentioned company details will be used for the insertion in the general catalogue and web site)

Space required

(not binding for the Co-organizers) sqm

standard position € 113,00 per sqm.

corner position € 135,00 per sqm.

unfitted outdoor area € 65,00 per sqm.

Admission Fee 375,00 € (included one copy of the official catalogue)

Security Deposit (In accordance with Art. 3 of the Exhibition General Regulations)

Security Deposit for unfitted indoor area € 70,00 per sqm. x sqm as requested €

Security Depositi for unfitted outdoor area € 40,00 per sqm. x sqm as requested €

Deposit for Admission Fee € 375,00

Total Security Deposit € _____

Attached Non negotiable cheque N° _____ of the Bank _____ to the order of **O.N. Organizzazione Nike s.r.l.**

Copy of the bank transfer made to the order of **O.N. Organizzazione Nike s.r.l. - Unicredit Banca d'Impresa Spa - Fil. 06766 Budrio BO (Italy)**

IBAN CODE: IT 6620322636640000002675388 - SWIFT: UNCRIT2V

Please note that all Application Forms should be sent to O.N. Organizzazione Nike Srl Viale della Mercanzia, 138 - BI 2B Gall B - C.P. 46 40050 Funo Centergross BOLOGNA - ITALY within September 12th, 2005 along with the Security Deposit or with the notification from the Bank that payment has been made.

Date _____

Company Stamp & Authorized Signature _____

The undersigned Company totally commits itself to participate in EUROPOLIS 2006, acknowledges to have read, understood and accepted all articles of the General Exhibition Regulations printed on the reverse, the rules and participation fees indicated in this Form and any other regulation that may subsequently be issued concerning the organization and functioning of the Exhibition, in particular all those regulations indicated in the Exhibition "Technical Regulations and Various Forms Booklet" which is an integral part of the General Conditions for participation in the Exhibition. In compliance and pursuant to artt. 1341 and 1342 of the Italian Civil Code the Participant declares his acceptance and approval of all conditions contained in the articles of the General Exhibition Regulations as indicated hereunder:

1. ADMISSION • 2. PARTICIPATION IN THE EXHIBITION • 3. REGISTRATION FEE - PARTICIPATION DUES - DEPOSIT • 4. TERMS OF PAYMENT • 5. STANDS ALLOCATION • 6. RIGHT TO WITHDRAWAL • 7. STANDS HAND-OVER • 8. STANDS SET UP • 9. STANDS REMOVAL • 10. ACCESS TO THE EXHIBITION CENTRE • 11. SURVEILLANCE AGAINST THEFTS - LIABILITY FOR THEFTS AND DAMAGES - RESPONSIBILITY EXEMPTION OF THE BOLOGNA FIERE, THE OPERATIVE SECRETARIAT AND THE COORGANIZERS • 12. INSURANCE • 13. REPRODUCTION RIGHTS • 14. TEMPORARY IMPORTATION • 15. RULES GOVERNING READY-BUILT STRUCTURES, CRANES, SCAFFOLDINGS AND MACHINERY EXHIBITED IN OPERATION • 16. TECHNICAL SUPPLIES-SERVICES • 17. PAMPHLETS, MAPS AND ON LINE INFORMATION • 19. PARKINGS • 20. PARTICULAR PROHIBITIONS - GENERAL PROHIBITION • 21. POSTPONEMENT, SHORTENING OR CANCELLATION OF THE EXHIBITION • 22. GENERAL PROVISIONS - DOMICILE - APPLICABLE LEGAL REGULATIONS - ITALIAN COURT OF LAW FOR POSSIBLE CONTROVERSIES • 23. RELATIONS WITH BOLOGNAFIERE • 24. PROCESSING OF PERSONAL DATA

N.B.

For the purpose of the contract, by "Bologna Fiere" it is intended Fiere Internazionali di Bologna Spa, located in Viale della Fiera, 20 - Bologna (Italy);
 by "Co-organizers" it is intended FEDERLEGNO-ARREDO located in Foro Buonaparte, 65 - Milan (Italy) and Federiegno-Arredo srl located in Foro Buonaparte, 65 - Milan (Italy);
 by "Operative Secretariat" it is intended O.N. ORGANIZZAZIONE NIKE srl located in Viale della Mercanzia 138, Bl. 2B Gall. B - Funo Centergross Bologna (Italy);
 by Exhibition it is intended EUROPOLIS - Exhibitions of Technologies for a Liveable City.

Date _____

Company Stamp & Authorized Signature _____

COPY TO BE RECEIVED BY THE SECRETARIAT BY SEPTEMBER 12th, 2005

INVOICING AND CATALOGUE LISTING DATA

- URBAN FURNISHINGS AND TERRITORIAL QUALITY
- SPORTS FACILITIES, SWIMMING POOLS, FITNESS
- TRAFFIC, MOBILITY AND INFRASTRUCTURE
- TERRITORIAL MARKETING
- URBAN FORESTATION AND EQUIPPED GREEN SPACES
- ENVIRONMENT
- PUBLIC UTILITIES

Organized by:
FEDERLEGNO - ARREDO e FEDERLEGNO - ARREDO s.r.l.

In collaboration with:



www.europol.is.it



Exhibitions of Technologies for a Liveable City
 Bologna Fiera 1 - 4 February 2006

Secretariat:
O.N. ORGANIZZAZIONE NIKE s.r.l.
 Viale della Mercanzia, 138 - Blocco 2B - Galleria B - C.P. 46
 40050 Funo Centergross BOLOGNA - ITALY
 Ph. +39 051 6646624 - Fax +39 051 6646424
 V.A.T. number 01694311208
 Account Office: Ph. +39 051 6647481 - Fax +39 051 861061

Application Form
(to be received by September 12th 2005)

INVOICING AND CATALOGUE LISTING DATA

Having read the regulations printed on the reverse and being fully aware of their legal aspects, accepting them integrally without reserve, the undersigned Company applies for participation to the above Exhibition and requests the rental of a stand as indicated below.

Company* _____

(up to a maximum of 40 digits)

Address* _____

(up to a maximum of 30 digits)

Post/Zip Code* _____ **City / Town*** _____ **Country*** _____

Web site* _____

Ph. and Area Code* _____ **Telefax*** _____ **E-mail for catalogue*** _____

Person to contact* _____ **E-mail of contact person*** _____

Listing in product index, the general catalogue and web site*

(Insert numbers according to enclosed list)

(N.B. It is compulsory to fill in the fields indicated with. The above mentioned company details will be used for the insertion in the general catalogue and web site)*

Space required (not binding for the Co-organizers)	<input type="text"/> sqm	<input type="checkbox"/> standard position	€ 113,00	per sqm.
		<input type="checkbox"/> corner position	€ 135,00	per sqm.
Admission Fee	375,00 € (included one copy of the official catalogue)	<input type="checkbox"/> unfitted outdoor area	€ 65,00	per sqm.

Security Deposit (In accordance with Art. 3 of the Exhibition General Regulations)

Security Deposit for unfitted indoor area € 70,00 per sqm. x sqm as requested € _____

Security Depositi for unfitted outdoor area € 40,00 per sqm. x sqm as requested € _____

Deposit for Admission Fee € 375,00

Total Security Deposit € _____

Attached Non negotiable cheque N° _____ of the Bank _____ to the order of **O.N. Organizzazione Nike s.r.l.**
 Copy of the bank transfer made to the order of **O.N. Organizzazione Nike s.r.l. - Unicredit Banca d'Impresa Spa - Fil. 06766 Budrio BO (Italy)**

IBAN CODE: IT 662032263664000002675388 - SWIFT: UNCRIT2V

Please note that all Application Forms should be sent to O.N. Organizzazione Nike Srl Viale della Mercanzia, 138 - BI 2B Gall B - C.P. 46 40050 Funo Centergross BOLOGNA - ITALY within September 12th, 2005 along with the Security Deposit or with the notification from the Bank that payment has been made.

Date _____ **Company Stamp & Authorized Signature** _____

The undersigned Company totally commits itself to participate in EUROPOLIS 2006, acknowledges to have read, understood and accepted all articles of the General Exhibition Regulations printed on the reverse, the rules and participation fees indicated in this Form and any other regulation that may subsequently be issued concerning the organization and functioning of the Exhibition, in particular all those regulations indicated in the Exhibition "Technical Regulations and Various Forms Booklet" which is an integral part of the General Conditions for participation in the Exhibition. In compliance and pursuant to artt. 1341 and 1342 of the Italian Civil Code the Participant declares his acceptance and approval of all conditions contained in the articles of the General Exhibition Regulations as indicated hereunder:

1. ADMISSION • 2. PARTICIPATION IN THE EXHIBITION • 3. REGISTRATION FEE - PARTICIPATION DUES - DEPOSIT • 4. TERMS OF PAYMENT • 5. STANDS ALLOCATION • 6. RIGHT TO WITHDRAWAL • 7. STANDS HAND-OVER • 8. STANDS SET UP • 9. STANDS REMOVAL • 10. ACCESS TO THE EXHIBITION CENTRE • 11. SURVEILLANCE AGAINST THEFTS - LIABILITY FOR THEFTS AND DAMAGES - RESPONSIBILITY EXEMPTION OF THE BOLOGNA FIERE, THE OPERATIVE SECRETARIAT AND THE COORGANIZERS • 12. INSURANCE • 13. REPRODUCTION RIGHTS • 14. TEMPORARY IMPORTATION • 15. RULES GOVERNING READY-BUILT STRUCTURES, CRANES, SCAFFOLDINGS AND MACHINERY EXHIBITED IN OPERATION • 16. TECHNICAL SUPPLIES-SERVICES • 17. PAMPHLETS, MAPS AND ON LINE INFORMATION • 19. PARKINGS • 20. PARTICULAR PROHIBITIONS - GENERAL PROHIBITION • 21. POSTPONEMENT, SHORTENING OR CANCELLATION OF THE EXHIBITION • 22. GENERAL PROVISIONS - DOMICILE - APPLICABLE LEGAL REGULATIONS - ITALIAN COURT OF LAW FOR POSSIBLE CONTROVERSIES • 23. RELATIONS WITH BOLOGNAFIERE • 24. PROCESSING OF PERSONAL DATA

N.B.
 For the purpose of the contract, by "Bologna Fiere" it is intended Fiere Internazionali di Bologna Spa, located in Viale della Fiera, 20 - Bologna (Italy);
 by "Co-organizers" it is intended FEDERLEGNO-ARREDO located in Foro Buonaparte, 65 - Milan (Italy) and Federlegno-Arredo srl located in Foro Buonaparte, 65 - Milan (Italy);
 by "Operative Secretariat" it is intended O.N. ORGANIZZAZIONE NIKE srl located in Viale della Mercanzia 138, Bl. 2B Gall. B - Funo Centergross Bologna (Italy);
 by Exhibition it is intended "EUROPOLIS - Exhibitions of Technologies for a Liveable City."

COPY FOR THE EXHIBITOR

EUROPOLIS 2006 - EXHIBITION GENERAL REGULATIONS

Art. 1 - ADMISSION - Only those Italian and foreign companies showing their own product lines or products for which they own the brand name or trade mark, and which are included in the "List of Exhibited Products" that accompanies the application form, are admitted to the exhibition. Only manufacturing companies may apply directly, only their sole agents may be admitted as Exhibitors. It is forbidden to exhibit products, samples or services of the same company in more than one stand located in the same trade sector. Also Associations and Public Bodies, which promote, study and inform about the trade sectors shown may be admitted as Exhibitors. At its own discretion, the Co-organizers may decide not to accept and/or to exclude from the Exhibition any type of products or samples, or give authorizations, notwithstanding what mentioned above.

Art. 2 - PARTICIPATION IN THE EXHIBITION - To be eligible for acceptance, applications for participation must be submitted on the form provided, duly filled out, signed and countersigned. The application submitted will constitute an irrevocable commitment on the part of the applicant and his full acceptance of the "Exhibition General Regulations" herein (as well as the Exhibition Technical Regulations and Various Forms Booklet) of the "Exhibition Centre Regulations", and of any other rules relating to the organization and running of the Exhibition and the Exhibition Centre.

The Co-organizers have the sole right to accept or reject applications and are obliged to express the grounds for non-acceptance only to applicants whose forms were received by the Co-organizers within the date indicated on the Application form and who submit a formal request for an explanation within the closing of the exhibition. Applicants and representatives, both exclusive and general, are obliged to send attached to their application form the list of companies they represent and the list of products they intend to bring on show. The applicant is required to supply such additional information as may be requested of him for the purpose of evaluating his application and ascertaining - at any time - his compliance with the Exhibition General Regulations.

In the case of acceptance of the application, the applicant will be notified to this effect by registered letter, and this notice will confer on him the status of participant at the Exhibition, on condition that he pays in full the amount due according to the "Exhibition General Regulations" (see Art. 3 and 4), and will convert the deposit into a down-payment on the amounts owed by the applicant for attendance at the Exhibition. In the case of applications received at least 60 days prior to the opening of the Exhibition, the registered letter of acceptance will be sent no later than 15 days prior to the said opening date. In the case of applications received after this time, notice of acceptance shall reach the applicant no later than the day before the opening of the Exhibition, and may be made by registered letter or any other means, including telex or telegram.

Should the application for participation not be accepted, the applicant will not receive any notification whatsoever and any deposit paid will be returned to him. The application form, as well as all consequent rights and obligations conferred to the Exhibitors may not be transferred to third parties.

Cessation of activity on the part of the prospective Exhibitor will constitute reason for immediate cancellation of the contract. In this case the Co-organizers will keep as a penalty both the admission fee and the participation fee (as well as the compensation for any possible damage). Should such notice be given less than 90 days prior to the Exhibition opening date the prospective Exhibitor shall pay the entire participation fee.

In addition the Co-organizers will have the right to use the stand at will and even assign it to other Exhibitors. Exhibitors are required to set up the stand in the space allocated, to show their company name and/or trademarks with sufficient visibility and to display a substantial portion of their products for the duration of the exhibition. Should any Exhibitor fail to comply with just one of these obligations, he shall be required to pay a fine according to the whole registration fee and the participation dues.

Art. 3 - REGISTRATION FEE - PARTICIPATION DUES - DEPOSIT

Registration fee	375,00	Euros
Participation dues:		
- Unfilled indoor standard position per sqm	113,00	Euros
- Unfilled indoor corner position per sqm	135,00	Euros
- Unfilled outdoor area per sqm	65,00	Euros

The above amounts are subject to V.A.T. as per law.

They may be varied upon completion of the administrative procedures, for participations organized by Associations or Committees, as well as for promotion or the technical needs of certain sectors of the showroom.

Security Deposit. On submitting their application form, applicants must pay a security deposit, which will comprise the following:

- security deposit for registration fee	375,00	Euros
- security deposit for unfilled indoor area per sqm	70,00	Euros
- security deposit for unfilled outdoor area per sqm	40,00	Euros

Should the application not be accepted, the deposit will be refunded.

Bank transfer charges are at the expense of the applying exhibitor.

Art. 4 - TERMS OF PAYMENT - The applicant should, upon acceptance of the participation form, settle the relative payment without fail within the terms specified in the invoice received from the Co-organizers. In default, the Co-organizers may consider the contract annulled through non-fulfillment on the part of the participant, without having recourse to the serving of notice or decision from a court of law. In this case the Co-organizers - apart from being released from any commitment and having the right to allocate the stand to other applicants - will be entitled to payment by way of compensation for greater damages, as well as any other contractual sum, after deducting such sums as may already have been paid, and subject to any and every right of the Co-organizers to compensation for greater damages, if there be any.

Art. 5 - STANDS ALLOCATION - The allocation of stands falls exclusively within the competence of the Co-organizers and is made at their discretion. Any special requests or indications put forward by the Exhibitors shall be regarded as merely indicative; they may not bind or condition the application and hence shall be considered as not appended. The Co-organizers shall be entitled to allocate stands that are not shown on the layout map. Furthermore, the Co-organizers shall have the right to move or reduce a stand already allocated, or to transfer it to another exhibitor area, nor shall this give the participant any right to compensation or indemnity of whatever kind. The Co-organizers shall however notify the Exhibitor of any such change of greater damages, be they direct or indirect. In this eventuality the Co-organizers may nevertheless make use of the stand, even allocating it to other Exhibitors. The Co-organizers will decide on the legitimacy of the causes preventing the firm from taking part. If the Exhibitor does not give notice of withdrawal and does not prepare his stand within the deadline indicated in the "Exhibition Technical Regulations and Various Forms Booklet" he shall be deemed to be in default to all intents and purposes and shall be required to pay not only the registration fee and the whole of the participation fee, but also the direct and/or indirect damages sustained by the Co-organizers.

In this eventuality too, the Co-organizers may make use of the stand by allocating it to other Exhibitors. The Co-organizers may at their discretion withdraw from the participation contract up to 15 days prior to the Exhibition opening date, and - for reasons relating to the organization of the aforementioned - Exhibition Technical Regulations and Various Forms Booklet" - the Co-organizers will not be obliged to provide indemnity or compensation of any kind, but they shall return the registration fee and the participation fee, should these already have been received. The Application Form not accompanied by the relative security deposit and admission fee is to be considered binding for the Applicant who is required to pay the sum corresponding to the admission fee and the security deposit for the space required.

With respect to the right of withdrawal, any cancellation by the company before acceptance of application to participate is confirmed by the secretariat, shall not be deemed grounds for refund of the guarantee deposit or exemption from payment of same when such cancellation is given within 90 days from the Exhibition opening date or as exemption from payment of the entire participation fee when cancellation is given less than 90 days before the Exhibition opening date, without prejudice to greater damages as mentioned above.

Art. 7 - STANDS HAND-OVER - The stands will be placed at the disposal of Exhibitors within the term indicated in the "Exhibition Technical Regulations and Various Forms Booklet". The Co-organizers or Operative Secretariat are entitled to reduce the number of days or fractions thereof for which the stand is put at disposal of the exhibitor for as long as written notification is given by fax, letter or other appropriate means within 20 days before the official opening date of the exhibition. The Co-organizers or Operative Secretariat are also entitled to reduce the number of days or fractions thereof for the dismantling of the stand as long as written notification is given by fax or mail within 20 days before the official opening date of the exhibition. No indemnity, for any reason whatsoever, may be requested to the Co-organizers, the Operative Secretariat or BolognaFiere by the Exhibitor in relation to such reduction of time.

The occurrence of the aforementioned limitations shall under no circumstances represent grounds for termination of the agreement. The setting up of the stand shall be completed by the date preceding the opening of the Exhibition. Failure to comply with this provision could result in the agreement being terminated due to non-fulfillment of the participant with the same procedures and consequences indicated in Art. 6.

Art. 8 - STANDS SET UP - Exhibitors must limit their furnishings to the area of the stand itself, as indicated clearly in the "Exhibition Technical Regulations and Various Forms Booklet", and their height must not exceed the maximum height as specified in the said "Exhibition Technical Regulations and Various Forms Booklet". Each and every waiver of the aforementioned "Exhibition Technical Regulations and Various Forms Booklet" must be requested from the Operative Secretariat in order to obtain in written form a binding positive and final opinion, prior to the necessary technical and logistical authorisation from the Operations Division of BolognaFiere. It is strictly forbidden to construct accessible footboards that exceed 0,70 m. in height.

The furnishings and related equipment shall be constructed in a workmanlike way, and accident and fire prevention regulations shall be observed. With respect to stands whose scale, dimensions, characteristics and dangerousness exceed the standards for traditional furnishings (in respect of which the fitness of the exhibition space has been secured), the Exhibitor is required to obtain the approval of the Operations Division of BolognaFiere by submitting, at least 60 days prior to the opening of the exhibition, the technical drawings and names of the persons responsible for the structure and the furnishings, as well as for the systems and installations; the same obligation applies to the stands, structures, marquees and furnishings set up in the outdoor areas.

BolognaFiere shall have the right to call in the Watchdog Committee for places of public entertainment. The Exhibitor is reminded that the Exhibition Centre comes under the jurisdiction relating to places of public entertainment and undertakes to observe the relevant regulations and to abide by all the provisions and procedures laid down in the "Exhibition Technical Regulations and the Various Forms Booklet". Failure to deliver to BolognaFiere the declarations and documentation as required by the "Exhibition Technical Regulations and the Various Forms Booklet" for responsibility in the matter of stand furnishing, electrical installations and especially fire prevention, will give BolognaFiere and the Operative Secretariat the right to close the stand and to take appropriate measures to ensure that safety conditions are maintained, without prejudice to any and every civil and criminal liability on the part of the Exhibitor, BolognaFiere, the Co-organizer and the Operative Secretariat reserve the right to require that fittings and installations that do not fall within the projects referred to above be altered or changed. The Exhibitor is solely responsible for the stability of the furnishings, execution and operation of the installations and any damage to persons or things owned by BolognaFiere or third parties.

Non-observance of the above mentioned rules and of those regarding the subject indicated in the "Exhibition Technical Regulations and Various Forms Booklet", entitles BolognaFiere to take action against any company defaulting on the fire prevention rules. The said action may entail, in the event that supplementary measures to the general safety rules are adopted, the charging of a fine estimated not less than € 300,00 every 16 sqm, or an order requiring the partial or total disassembly of the stand and a declaration that the said stand is unfit for use. Non compliance with the safety regulations may result in report to the Judicial Authorities.

Art. 9 - STANDS REMOVAL - At the end of the Exhibition, but not before, the Exhibitors shall remove the products and materials they have installed and, after obtaining an exit voucher from the Co-organizers, shall remove the said products and materials from the Exhibition Centre. If the removal of the booths does not occur within the indicated term, it will be done officially, considering what has remained in it as well as the material and direct or indirect damage. The participant expressly authorizes the Co-organizers to check that there are no products or materials - other than those installed on the stand and listed on the exit voucher - in the Exhibitor's and/or his representatives' vehicle or baggage leaving the Exhibition Centre, and he further authorizes the Co-organizers not to allow the exit of products and materials not listed on the exit voucher.

The Co-organizers, BolognaFiere and the Operative Secretariat disclaim all responsibility for goods, materials and anything else left unguarded by the Exhibitor in the Exhibition Centre.

Art. 10 - ACCESS TO THE EXHIBITION CENTRE - The Exhibition is open to operators in the sector, holding the prescribed entry document, every day according to the timetable which the Co-organizers reserves the right to establish and if necessary to modify, also during the course of the exhibition.

In order to allow the free entry of Exhibitors and their personnel into the Exhibition, the Co-organizers will arrange for special passes, the regulations for which are contained in the "Exhibition Technical Regulations and Various Forms Booklet" and the use of which will imply acceptance of the aforementioned regulation. The Exhibitor is in any case responsible, to all intents and purposes, for the behaviour of those to whom a pass is given, as well as the behaviour of their employees, assistants and collaborators, in the performance of their assigned functions. It is strictly forbidden inside the Exhibition Centre, for anyone, to promote offers or donations for recognized institutions, charitable donations, political, religious or factional propaganda, or to carry on any activity not pertaining to the purposes of the Exhibition.

Art. 11 - SURVEILLANCE AGAINST THEFT - LIABILITY FOR THEFTS AND DAMAGES - RESPONSIBILITY EXEMPTION OF BOLOGNAFIERE, THE CO-ORGANIZERS AND OPERATIVE SECRETARIAT - During opening hours the Exhibitor will have to attend to his stand personally or through his staff. Although BolognaFiere, the Co-organizers and Operative Secretariat will provide for general day and night surveillance within the Fairgrounds during the stand fitting, the Exhibition and the stand removal period, they will not be responsible in any way for thefts and/or damages that might occur. The Exhibitor will be responsible, towards BolognaFiere, the Co-organizers and the Operative Secretariat for any direct or indirect damage due to his fault or that of his staff (including damages from any installation or set up installed by the Exhibitor or third parties employed, even if tested by BolognaFiere).

Art. 12 - INSURANCE - Any damages towards the Exhibitor arising from theft, bruises, losses or damages including fires, explosions and bursts, water pipes and rain water seepages, occurring during the Exhibition, even when the pavilions are closed (including stand fitting and removal periods), are exclusively at the Exhibitor's charge. The compensation for such damages is effected on the basis of an evaluation of the actual damage. The Exhibitor is obliged to stipulate with a well-known insurance company assuming all responsibility for any possible insurance coverage deductibles, exclusions and limit guarantees agreed upon with the Insurer. The policy shall cover the entire period in which the Exhibitor and his goods remain in the Exhibition Centre and shall contain a clause whereby the Insurer renounces any action of recourse or reimbursement claim towards BolognaFiere, the Co-organizers and the Operative Secretariat. If required (even during the Exhibition), the Exhibitor will submit copy of the insurance policies to the Operative Secretariat's offices.

General liability towards third parties for damages occurred on occasion of the Exhibition, which can be ascribed to the Exhibitor, is exclusively at the Exhibitor's charge. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).

Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00). Such a limit guarantee does not constitute any liability limit. The Co-organizers, on behalf of the Exhibitor, will exclusively provide for the insurance coverage of Third Parties General Liability for a limit guarantee not lower than 25,822,845.00 Euros (Twenty-five million, eight hundred and twenty-two thousand, eight hundred and forty-five/00).