



UAV SHOW

THE LEADING EUROPEAN
DRONE
AND AUTONOMOUS SYSTEMS **EXHIBITION**

TRADE FAIR FOR DUAL TECHNOLOGIES
OCTOBER, 14-15-16, 2025
PALAIS DES CONGRÈS - BORDEAUX / FRANCE

CHOOSE YOUR BOOTH BOOKING

CO-EXHIBITOR **€ 550€ VAT EXCLUDED**

- A co-exhibitor is a company hosted on the exhibitor's stand. The registration package for a co-exhibitor includes registration fees, the compulsory insurance premium, 5 exhibitor badges, 50 digital invitations and the inclusion of your company in the show's digital catalogue.

PREMIUM PARTNER PACKAGE **€17,200 VAT EXCLUDED**

- An booth of 24 sqm, including white melamine partitions, stiffeners, 2 LED rails of 3 spots, blue carpeting, furniture (1 counter, 1 high stool, 1 set of table and chairs, 1 document display unit), flag sign, 3 m² storage room with door, 5 kW power supply and cleaning of the stand the day before the opening and during the show,
- Your logo on the promotional tolls of the fair (window sticker, directional totems, reception terminals, dynamic screens of the Palais des Congrès),
- An advertisement in the show program,
- 5 invitations to the UAV SHOW Gala Evening,
- A conference room to run your workshop,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

CASE CLASSIC PARTNER PACKAGE **€12,000 VAT EXCLUDED**

- An booth of 18 sqm, including white melamine partitions, stiffeners, 2 LED rails of 3 spots, blue carpeting, furniture (1 counter, 1 high stool, 1 set of table and chairs, 1 document display unit), flag sign, 2 m² storage room with door, 5 kW power supply and cleaning of the stand the day before the opening and during the show,
- Your logo on the promotional tolls of the fair,
- An advertisement in the show program,
- 5 invitations to the UAV SHOW Gala Evening,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

PRESTIGE PACKAGE BOOTH **€5,650 VAT EXCLUDED**

- A booth of 12 sqm including white melamine partitions, stiffeners, 1 LED rail of 3 spots, blue carpeting, furniture (1 counter, 2 high stools, 1 high table, 1 set of table and chairs, 1 document display unit), flag sign, 1,5 m² storage room with door, 3 kW power supply and cleaning of the stand the day before the opening and during the show,
- 2 invitations to the UAV SHOW Gala Evening,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

BUSINESS PACKAGE BOOTH **€4,600 VAT EXCLUDED**

- A booth of 9 sqm including white melamine partitions, stiffeners, 1 LED rail of 3 spots, blue carpeting, furniture (1 set of table and chairs, 1 document display unit), flag sign, 1 m² storage room with door, 3 kW power supply and cleaning of the stand the day before the opening and during the show,
- 2 invitations to the UAV SHOW Gala Evening,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

CLASSIC PACKAGE BOOTH **€3,600 VAT EXCLUDED**

- A booth of 6 sqm including white melamine partitions, stiffeners, 1 LED rail of 3 spots, blue carpeting, furniture (1 set of table and chairs, 1 document display unit), flag sign, 1 m² storage room with door, 3 kW power supply and cleaning of the stand the day before the opening and during the show,
- 2 invitations to the UAV SHOW Gala Evening,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

OPEN SPACE INNOVATION AND DISCOVERY

OPEN SPACE TEST CENTERS

€1,800 VAT EXCLUDED

OPEN SPACE TRAINING

- On a 50 sqm collective space of blue carpet, a space including a central common storage with door, electrical outlet, a set with a table and two stools and a sign on a stand,
- 1 invitation to the UAV SHOW Gala Evening,
- Co-exhibition fees (A co-exhibitor is a company hosted on a direct exhibitor's stand. The registration fees for a co-exhibitor includes the administrative fees, the compulsory insurance, the exhibitor badges, the e-invitations and an advertisement in the show program.)

OUTDOOR DEMONSTRATIONS FLIGHT AREA

€2,200 VAT EXCLUDED

- Benefit from an outdoor tent located in the demonstrations flights area :
- Your UAV flight is communicated in the official exhibition program,
- Your drone flight is broadcast live on a large screen,
- A sound system allows you to present and comment the flight in real time,
- Registration fees including the compulsory insurance*, the insertion of your company in the digital catalogue of the exhibition, 20 exhibitor badges and 150 e-invitations.

BOOK YOUR WORKSHOP

- A space to express oneself at the centre of the fair :
- A conference room fully equipped with an audio-visual system which allows the digitalization of the event,
- A conference moderator,
- The Insertion of the your conference in the official exhibition program.

PRICE FOR EXHIBITOR

€1,600€ VAT EXCLUDED

PRICE FOR NON-EXHIBITOR

€2,600€ VAT EXCLUDED

**Compulsory insurance: insured amount up to €15,300 (please refer to the article 19 of the event general rules of regulations). We advise you to subscribe to an additional insurance if the value of your goods exceeds €15,300. The specific conditions and exclusions are detailed in the regulatory guide. In case of damage, an insurance excess of €1,000 will be applied.*

BE A SPONSOR OF THE SHOW'S HIGHLIGHT

SPONSORING OF THE UAV SHOW GALA EVENING

€12,500€ VAT EXCLUDED

- Presence of your logo on the promotional materials of the evening,
- Speaking engagement during the event,
- Your logo integrated in the Dronisos show.

SPONSORING OF THE PALAIS DES CONGRÈS ON OCTOBER 14TH AND 15TH

- A specific visibility offer with your logo visible everywhere on site: on the bay window at the main entrance of the convention center, on the directional signages, on the welcome reception desks and on the dynamic screens.

PRICE FOR EXHIBITOR

€4,200€ VAT EXCLUDED

PRICE FOR NON-EXHIBITOR

€5,200€ VAT EXCLUDED

SPONSORING OF THE DEMO DAY OCTOBER 16TH

- A specific visibility offer on an outdoor site. Put your outdoor banners on the Vauban barriers that delimit the demonstrations area and be seen from all the attendees.

PRICE FOR EXHIBITOR

€1,100€ VAT EXCLUDED

PRICE FOR NON-EXHIBITOR

€2,100€ VAT EXCLUDED

DIGITAL CATALOG REGISTRATION

Exhibitor

Indicate here the letter by which you wish to be listed in alphabetical order:

NAME OF THE EXHIBITOR OR CO-EXHIBITOR

ADDRESS

ZIP CODE CITY COUNTRY

PHONE EMAIL WEBSITE

DESCRIPTION OF YOUR ACTIVITY (text in english)

.....

.....

.....

DESCRIPTION OF YOUR ACTIVITY (text in french)

.....

.....

.....

.....

TOTAL DEPOSIT

Please indicate your intra-community vat identification number :

TOTAL VAT EXCLUDED : **TOTAL :** € TTC

MANDATORY DEPOSIT OF 20% OF TOTAL AMOUNT VAT INCLUDED : €

Cheque enclosed made payable to bordeaux events and more N° AMOUNT €

The payment of a deposit of 20% of the total amount including VAT of the booking is a compulsory condition for the stand to be put on plan.

PAYMENT OF BALANCE

Payment of balance by bank transfer to the account of Bordeaux Events And More (please send us a copy of your transfer confirmation): **BPACA Mérignac Entouest - Code banque 10907 - Code guichet 00001 - Numéro de compte 05721953384 - Clé RIB 93 IBAN : FR76 1090 7000 0105 7219 5338 493 - BIC : CCBPFRPPBDX**

For any invoice issued after 2025 september, 10th: we will only accept cash payment, cheque or bank transfer.

PARTICIPATION AGREEMENT

Bordeaux Events And More, in its capacity as data controller, processes the exhibitor's personal data as part of its application to participate in the exhibition. The information collected is subject to computer processing in order to enable the execution of the contract and must therefore be provided. It is kept in accordance with the legal deadlines imposed on Bordeaux Events And More with regard to its fiscal and social obligations. The exhibitor's personal data are kept for the duration of the exhibitor's commercial relationship with the organiser and then for a period of five years from the last expression of interest by the exhibitor. The exhibitor may exercise his right of access, rectification, deletion and opposition, the right to limit processing, the right to data portability, the right not to be the subject of an automated individual decision by contacting : Beam SAS, Délégué à la protection des données, rue Jean Samazeuilh, CS 20088 - 33070 Bordeaux Cedex or by email: dpo@beam.fr

- I declare that I have read the general regulations of the event as well as the terms of payment, I accept all the clauses and undertake to respect the architectural regulations.
- I undersigned, hereby waive all recourse, as well as my insurers, against the company owning the premises, the organization managing the premises in which the exhibition takes place, their respective insurers, as well as against Beam, their respective insurers, any exhibitor and against any other person intervening on behalf of the above-mentioned persons and their respective insurers.
- I must enclose an extract from the Trade Register (less than 3 months old). Failing this, Beam will charge 10 euros (excl. VAT) for the publication of this extract from Infogreffe.
- I agree to receive commercial proposals and news relating to the activity of Bordeaux Events And More.

SIGNATORY'S NAME

TITLE

PLACE

DATE

SIGNATURE AND COMPANY STAMP (MANDATORY)

RULES OF THE SHOW

PREAMBLE

These special regulations set out the specific conditions of the services provided to exhibitors by the organiser. They are supplemented, where necessary, by the supplementary provisions of the General Regulations for Trade Events (RGMC/2015) of UNIMEV, the trade federation of which the organiser is a member. The exhibitor acknowledges that he has read these regulations and, if he does not have Internet access, undertakes to ask the organiser to send him a copy by post before signing the contract. In any event, the exhibitor agrees to accept all the terms of these regulations, which apply to all events organised by Bordeaux Events And More.

ARTICLE 1^{ER} - MANAGEMENT OF THE EVENT ORGANISATION

Control of stand allocation by the organiser - The organiser draws up a plan of the event and allocates stands freely, taking into account, as far as possible, the wishes expressed by the exhibitor and the date of registration of the application to participate.

ARTICLE 2 - EXAMEN DES DEMANDES D'ADMISSION

Authorisation of the exhibitor to represent a brand - Only a limited number of stands per brand will be granted. If the application for admission is not submitted by the producer of the products or services presented, the applicant must provide proof of his rights to market said products or services.

Examination - The organiser will decide on applications after prior examination. In particular, the organiser reserves the right to assess and verify, without this list being exhaustive:

- The applicant's solvency,
- The compatibility of the applicant's activity with the exhibition's nomenclature,
- The suitability of the exhibitor's range of products and services in relation to the positioning of the exhibition
- The exhibitor's compliance with the public order, police and security measures prescribed by the authorities or the organiser at previous editions of the event.

Any application for participation from applicants still in debt to the organiser and/or in dispute with the organiser will not be considered.

Rejected members may not claim to have been admitted to previous sessions, nor may they claim that their membership was requested by the organiser. They may not invoke correspondence with the organiser or the receipt of a prize or deposit or the publication of their name on any list as proof of their admission.

Notification of admission - Only written notification of admission is valid and fixes the date of commencement of the contract between the parties, whether or not advance payments are made.

Rejection of the application for admission may not give rise to the payment of any compensation. Admission does not imply any right of eligibility for a subsequent edition. The costs of opening a file or registration fees remain the property of the organiser regardless of the outcome of the application for admission.

ARTICLE 3 - EXHIBITOR OBLIGATIONS

Formation of the contract - Notification of admission binds the applicant definitively and irrevocably, without prejudice to the application of the cancellation conditions stipulated in article 6, in the event that participation in the event is cancelled at the exhibitor's initiative.

Drawing up of plans - The payment of a deposit of 20% of the total amount (including VAT) of the reservation is a necessary condition for the exhibitor's stand to be drawn up by the organiser.

Occupation of the exhibition space - The exhibitor is obliged to occupy the stand or space allocated at least 24 hours before the opening of the event, to leave it set up until the close of the exhibition and to remove the goods exhibited only after the close of the event in accordance with the conditions set out in the exhibitor's guide.

Exhibitor's undertakings - By signing the application for admission, the applicant undertakes to comply with any special contractual conditions negotiated with the organiser, the general terms and conditions of sale, and in particular those contained in these regulations, as well as the measures of order, police and security prescribed by the authorities or the organiser

Penalties for non-compliance with the commitments entered into - Any breach of the commitments referred to in the previous paragraph may result in the immediate, temporary or permanent exclusion of the exhibitor, without compensation or reimbursement of sums paid and without prejudice to any proceedings that may be brought against him.

ARTICLE 4 - DOMICILE

Temporary declaration of domicile on the site - For the entire duration of the exhibition, including periods of installation and dismantling, the exhibitor states their domicile as being the space that has been allocated to them on the site.

ARTICLE 5 - PAYMENT OF THE PRICE

Terms of payment of the prize - The prize shall be paid in accordance with the terms set out in the application form signed by hand or by internet.

Penalties for late payment - Any sum owed to the organiser and not paid on the due date will automatically bear interest, without the need for formal notice. Interest will be calculated on the basis of the interest rate applied by the ECB to its most recent refinancing operation, plus seven points. In addition, in accordance with decree no. 2012-11-15, any debtor who is late in making payment will be liable, ipso jure, to pay a flat-rate recovery fee of €40. In the event of legal proceedings for non-payment, the organiser reserves the right to apply a fixed irreducible penalty equal to 15% of the amount of the sums due, without prejudice to any other claim for damages or compensation on the basis of article 700 NCPC.

The organiser's right of lien on the exhibitor's goods - It is expressly agreed that the installations, equipment and goods located on the exhibition space allocated to the exhibitor are specially pledged in favour of the organiser as security for his debt. In the event of non-payment of the sums due, in application of this contract, the organiser may take advantage of this pledge to retain these goods until full payment has been made. In this case, the organiser, after serving formal notice of this clause, may have the goods retained inventoried by a bailiff and oppose their removal.

ARTICLE 6 - NON-OCCUPANCY

Default by the exhibitor before the opening - Exhibition spaces for which the organiser has received written notification of the exhibitor's failure to participate, for whatever reason, may be allocated by the organiser to another exhibitor, without the exhibitor being entitled to claim reimbursement of the sums due, in accordance with the cancellation conditions set out below.

Cancellation - In the event of early termination of the participation contract, leading to the cancellation

of the exhibitor's participation in the event, the exhibitor must pay the organiser a cancellation indemnity set according to the following terms and conditions:

- A lump sum corresponding to the administrative costs incurred if the cancellation is made before 6 months prior to the event,
- 40% of the contractually agreed rental price for the exhibition space, excluding VAT, if the cancellation is made between 6 and 4 months before the start of the event,
- 80% of the contractual rental price of the exhibition space, excluding VAT, if the cancellation occurs between 4 and 2 months before the start of the event,
- 100% of the rental price of the exhibition space, excluding VAT, if the cancellation occurs within 2 months of the start of the event.

ARTICLE 7 - UNFORESEEN CIRCUMSTANCES

With regard to the provision of the services in question, the exhibitor and organiser agree to exclude the application of the provisions of Article 1195 of the French Civil Code.

ARTICLE 8 - PROHIBITION OF SALE OR SUB-LETTING

Prohibited in principle - The sale of all or part of the allocated exhibition space is prohibited.

Exception - However, with the organiser's consent, several operators of a similar profession may occupy a stand together, provided that each of them has previously paid the administrative fee.

ARTICLE 9 - DECLARATION OF EXHIBITS

Obligation to declare - The exhibitor must declare in his application for admission the complete list of products he wishes to present. The exhibitor is responsible for all intellectual property, operating and marketing rights relating to the products and services he is exhibiting (trademarks, patents, models, exclusive distribution rights, etc.). These measures must be taken before the products or services are presented at the event, and the organiser accepts no responsibility in this area, particularly in the event of a dispute with another exhibitor or a visitor. The organiser reserves the right to exclude exhibitors who have already been convicted of counterfeiting.

Penalties for non-declaration by the exhibitor - The organiser reserves the right to have any product not indicated in the admission file automatically removed or to expel any exhibitor who has not been approved under the aforementioned conditions, without prejudice to the application of the penalties provided for in article 3 of these regulations.

ARTICLE 10 - PROHIBITED PRODUCTS

Prohibited within the event grounds - Materials of an explosive nature and generally all dangerous or harmful products, as well as all objects that can be turned into a weapon, are not admitted in the event grounds. It is prohibited to operate appliances, or to install or distribute objects likely to cause a nuisance or danger to other exhibitors or their visitors. It is equally prohibited to light fires in the exhibition halls.

ARTICLE 11 - INVENTORY OF FIXTURES AND INTEGRITY OF THE EXHIBITION SPACE

Inventory of fixtures - When taking possession of the exhibition space allocated to him, the exhibitor shall report any damage affecting the allocated exhibition space to the organiser on the same day. After this deadline, the exhibitor will be billed for any repairs required.

Respect for the integrity of the site - Regardless of the exhibition space allocated, it is forbidden to dig up the floor, make cuts or damage, in any way whatsoever, the partitions, floors or ceilings and all the equipment supplied by the organiser.

Conformity and safety of installations - The installation of bearings, chairs, transmissions, motors, the use of walls, posts or floors as supports for weights or mechanical forces is formally forbidden; any infringement will incur the full and entire liability of the exhibitor in the event of damage, disturbance to neighbours or accidents, without prejudice to the penalties provided for in article 3 of these regulations.

ARTICLE 12 - ARCHITECTURE COMMISSION

Examination of the exhibitor's construction projects - A commission is responsible, within the context of the general definition of the design of the event decided upon and imposed by the organiser, to examine all construction or installation projects which might be envisaged by the exhibitors (mezzanines, advertising or decorative patterns, luminous signs, animations...).

ARTICLE 13 - SPECIAL WORKS

Notification to the organiser - Exhibitors whose installations require specific work (earthworks, piping, removal of partitions, levelling of floors, etc.) must notify the organiser in the 'comments' section of the admission file, indicating as far as possible the extent of the work required. The organiser will bear the cost of removing partitions and shimming floors, to the exclusion of any other work, provided that he is notified one month before the opening of the event; after this deadline, these various modifications will be invoiced to exhibitors.

ARTICLE 14 - THE USE OF SERVICE PROVISIONS BY SUB-CONTRACTORS

Sub-contracting of work - The exhibitor may, if he so wishes, and under his sole responsibility, entrust to service providers, known as sub-contractors, all or part of the fitting out of the exhibition space allocated to him, provided that the said service providers have not previously been involved in a major dispute with the organiser and that the contracts concluded with these service providers include :

- as an integral part, all the clauses of the organiser's general terms and conditions of sale that may concern them, to the exclusion of any provision amending or derogating from the latter;
- a waiver of recourse clause by the exhibitor's subcontractors against the organiser, for any direct or indirect, material or immaterial damage that the latter may cause to the exhibitor, its subcontractors, their property, their employees and the property of the latter;
- an undertaking by the exhibitor's subcontractors to obtain an identical waiver of recourse from their insurance companies.

Waiver of recourse by sub-contractors against the organiser - The exhibitor warrants to the organiser that the waiver of recourse referred to above has been effectively subscribed to by its sub-contractors and their insurance companies and undertakes to indemnify the organiser against the direct or indirect consequences of any claim or legal action, whether or not brought by the exhibitor's sub-contractors, their employees or their insurance companies against the organiser, including the costs and fees incurred by the organiser in asserting its rights.

The exhibitor's liability for the acts of its co-contractors - The fact that the exhibitor contracts with sub-contractors in no way alters its contractual relationship with the organiser, with the exhibitor remaining the sole and exclusive party responsible to the organiser for the perfect execution of the agreement. The exhibitor's subcontractors are, vis-à-vis the organiser, deemed to have received a mandate from the exhibitor to act on its behalf.

ARTICLE 15 - DEMONSTRATION MACHINERY AND EQUIPMENT

Declaration to the safety officer - All demonstration machinery must be declared to the safety officer. Demonstrations must always be free for visitors.

ARTICLE 16 - SIGNS, POSTERS AND BANNERS

Strict regulation for the affixing of signs and posters - It is prohibited to place publicity panels or signs outside the stands at points other than those reserved for this purpose. In the event of any infringement, the organiser will have the items that contravene these regulations removed at the costs, risks and liability of the exhibitor, and without any prior notice.

Prohibition of banners - Banners are strictly prohibited in any case.

ARTICLE 17 - GIFT VOUCHERS

Acceptance of gift vouchers and invoicing to the organiser - The exhibitors undertake to accept gift vouchers that may be put into circulation by the organiser on the occasion of the event. The sales and the provision of services realised in exchange for these gift vouchers will be invoiced to Bordeaux Events And More directly upon presentation of the aforementioned gift vouchers.

ARTICLE 18 - VACATING THE EXHIBITION SPACES

Deadline for the release of spaces - Exhibition spaces shall be released no later than 48 hours after the closing date of the event. The exhibitor undertakes to act with due diligence and to take, as a matter of extreme urgency, any action, including legal action, to ensure that the site is effectively returned to the organiser in good condition.

Failure by the exhibitor - If, for any reason whatsoever, the exhibition space has suffered damage or is not in a normal state of use, the organiser may, using any means at his disposal, proceed with or arrange for its total evacuation and the necessary restorations, with the exhibitor hereby authorising him:

- destroy all consumable equipment and installations;
- to move and store, as the organiser sees fit, all other installations, equipment and goods on the site, which may be sold or destroyed after a formal notice has remained unanswered for 5 days;
- to restore the site to the condition in which it should have been;
- to carry out any necessary work.

All of this will be at the expense of the exhibitor, who expressly agrees not to take any action against the organiser in respect of such destruction, removal or storage, restoration work, or the consequences thereof.

ARTICLE 19 - MANDATORY INSURANCE

Insurance obligation - The exhibitor is obliged to take out, with the insurer approved by the organiser, all insurance covering the risks that he and his staff incur or cause to be incurred by third parties.

Risks covered - The insurance premium covers :

- goods and equipment exhibited, stand fittings and installations for a first risk of fifteen thousand three hundred euros (€15,300). The cover from which the exhibitor benefits is strictly limited to material damage, with the exception of any loss of use, loss of profit, loss of earnings, etc. Theft during the set-up and dismantling periods is not covered by the guarantee.

- the exhibitor's civil liability to third parties for any bodily injury, material or immaterial damage resulting from his activity or that of his employees.

Waiver of recourse - The exhibitor waives any recourse he may have against the organiser, the owner of the exhibition site and their insurers, for any bodily injury, material or immaterial damage of which he may be the victim, such waiver being valid for all of his employees.

ARTICLE 20 - FOOD PRODUCTS

Food safety regulations - The exhibitor presenting food products must comply with the regulations in force, in particular with regard to food safety, hygiene and the operating methods used. The Exhibitor is solely responsible for the consequences, in particular in the event of intoxication, and waives all recourse against BEAM.

ARTICLE 21 - WORKING CONDITIONS ON THE EXHIBITION SITE

Work regulations - The exhibitor undertakes, during the assembly, dismantling and running of the event, to employ only duly registered persons and under the conditions laid down by the laws and regulations in force with regard to working conditions. They shall impose the same constraints on their subcontractors.

Inspections - Inspections may be carried out during the assembly, running and dismantling of the event. A Safety and Health Protection (SPS) coordinator may be appointed by the organiser and may be required to make observations on working conditions.

ARTICLE 22 - COMMERCIAL PRACTICES

Strict rules on soliciting customers - Documentation may only be distributed within the exhibition areas. Likewise, visitors must not be hindered in their visit or shouted at in the aisles. Loud or microphoned advertising and soliciting are absolutely forbidden. Failure to comply with these provisions will result in a written report from the organiser, on the basis of which he will be entitled to refuse the exhibitor participation in future events. The advertising of prizes and the distribution of promotional items are subject to general regulations. It is forbidden to advertise any products other than those designated on the application form. If an exhibitor's behaviour causes a serious disturbance to the safety or peace and quiet of the event, the organiser may decide to cut off the power supply and close the exhibition space, after a formal notice to cease such behaviour as soon as possible has remained unsuccessful.

ARTICLE 23 - SOUND EQUIPMENT FOR THE EXHIBITION SPACES

Sound systems - Microphones are strictly forbidden. Sound systems must not exceed permitted noise levels, failing which the power supply will be interrupted without notice after an initial warning.

Partnership with a media organisation - Any exhibitor using the services of a media organisation such as a local radio station must inform BEAM at least two months before the opening of the event.

SACEM - Any broadcast of recorded music must be declared to SACEM.

ARTICLE 24 - IMAGE REPRODUCTION RIGHTS

Authorisation - The exhibitor expressly authorises the organiser free of charge - and obtains such authorisation from his co-contractors - to use and distribute his name and address as well as his image within the exclusive framework of the event and on the occasion of any advertising or promotional campaign linked to the event for a period of two editions of the event from the date of signing the application form. Right of access to personal data - The organiser, in its capacity as data controller, processes exhibitors' personal data as part of their application to take part in the exhibition. The information collected is processed electronically to enable the contract to be fulfilled and must therefore be provided. It is kept in accordance with the legal deadlines imposed on Bordeaux Events And More with regard to its fiscal and social obligations. The exhibitor's personal data is kept for the duration of their commercial relationship with the organiser and then for a period of five years from the date of the exhibitor's last expression of interest. Depending on the exhibitor's choices, on the basis of consent that may be withdrawn at any time, the exhibitor may receive commercial proposals and news relating to the organiser's activity. Each of the parties undertakes to comply with its obligations under current legislation relating to the protection of personal data, including those arising from the French Data Protection Act of 6 January 1978 and the General Data Protection Regulation 2016/679. In particular, they guarantee that the rights of the persons concerned within the framework of this contract by the use of their personal data will be respected: right of access, rectification, deletion and opposition, right to limit processing, right to data portability, right not to be the subject of an automated individual decision. The exhibitor may exercise this right by contacting BEAM SAS, Délégué à la protection des données, rue Jean Samazeuilh, CS 20088 - 33070 Bordeaux Cedex or dpo@beam.fr. In the event of a complaint to which BEAM has not given a satisfactory response, the exhibitor may lodge a complaint with the Commission Nationale de l'Informatique et des Libertés (CNIL).

ARTICLE 25 - STAND SECURITY

Site security - Day and night surveillance of the Exhibition Centre is provided by BEAM.

BEAM, without however the application of this provision engaging its responsibility. Exhibitors presenting goods or samples to be consumed on site are strongly advised to reinforce the security of exhibition areas by fitting padlocks to access goods storage areas.

Use of a guard - Exhibitors wishing to use the services of a private guard on their stand must inform BEAM - Service Sureté - e-mail: suretepex@beam.fr - by means of a written declaration on headed paper, specifying the name of the guard company and the identity of the guard. No other person will be allowed on the stand during the night.

ARTICLE 26 - POSTPONEMENT OR CANCELLATION OF THE EVENT

Postponement due to compelling necessity - In the event of compelling necessity, i.e. a situation making it impossible to hold the event under the conditions initially planned, the organizer reserves the right to modify, prior to the event and with reasonable notice, the dates and venue envisaged, without the exhibitor being entitled to claim any compensation whatsoever, provided that this does not substantially modify the contract initially signed between the organizer and the exhibitor. The contract continues to be valid for the new dates of the event, provided that the postponement of the event takes place within a maximum period of 6 months following the period initially planned.

Cancellation due to permanent impediment - If, due to force majeure or any event beyond the organizer's control, such as (but not limited to) :

- Epidemic or other critical health situation
- Extreme weather conditions
- National or regional strikes or industrial action
- Interruption of means of transport causing serious difficulties in accessing the site
- Risk of attack or armed conflict

Should it become impossible to use the site planned for the event, the organizer may decide to cancel the event and notify exhibitors of the cancellation of accepted applications, without any right to compensation.

Application fees will be retained by the organizer regardless of the date on which the decision to cancel the event due to definitive impediment is taken.

Distribution of remaining sums - Any sums remaining after payment of all internal and external expenses incurred by the organizer for the event will be distributed among the exhibitors in proportion to the sums received, without the exhibitors being entitled to claim damages.

Cancellation for insufficient number of exhibitors - The organizer may cancel or postpone the event if there is an obvious lack of exhibitors. Any sums paid will be refunded to the admitted exhibitor. Until the closing date for entries, the exhibitor assumes all the risks associated with the event not taking place, and in particular the sole responsibility for any costs incurred in anticipation of the event.

ARTICLE 27 - ASSIGNMENT OF JURISDICTION

Any dispute relating to the formation, execution and interpretation of the agreement binding the parties falls within the exclusive jurisdiction of the Courts of Bordeaux.