



General Regulations PULIRE 2007 – 5/8 June - Verona Italy

Art. 1

PULIRE 2007, the International of Environmental Hygiene Products and Technology is promoted by AfidampFAB (the association of Italian manufacturers of machines, equipment and products for professional cleaning), the aim of which is to heighten awareness of the problems of cleaning and sanitation of an ever-growing number of users and operators in the sector.

The General Organisational Secretaryship of the exhibition has been committed to:
AFIDAMP SERVIZI SRL
via Felice Casati, 32 - 20124 Milano
Tel. +39 02 6744581 - Fax. +39 02 66712299

Art. 2

PULIRE 2007 will take place in Verona in halls 4, 6 and 7 at the Verona Trade Fair Centre (Viale del Lavoro, 8) on the 5th, 6th, 7th and 8th June from 10.00 am to 6.00 pm. Admission to PULIRE 2007 will be limited to operators in possession of invitation cards. Cards may also be collected from the reception desk upon registration.

Art. 3

AfidampFAB reserves the unconditional right to modify the location, duration, start and/or finish date and exhibition visiting hours, incurring no compensation rights or rights to refund for participants of any kind.

Art. 4

Should PULIRE 2007 be withdrawn, by reason of force major or circumstances beyond the control of the organisers (e.g. strike, revolt, natural disaster, etc.), AFIDAMP SERVIZI, having fulfilled all obligations towards third parties and covered any organisational expenses incurred, will divide the remaining sum between the Exhibitors, but may not be sued for damages of any kind.

ADMISSIONS

Art. 5

All legally represented Italian and foreign manufacturing and distribution companies and their Representatives, Public Associations and other categories of production, distribution and related service companies operating in the professional cleaning sector.

a) Equipment, b) Machinery, c) Components, d) Chemical products, e) Consumer products, f) Safety products, g) Service companies, h) Private and Public Associations and the Technical Press.

Art. 6

We define "co-exhibitors": trademark directly shared by the main exhibitor foreign trademark exclusively represented by the main exhibitor.

Art. 7

Exhibitors who intend to participate in PULIRE 2007 must return the fully completed Application Form and General Regulations, which must both be signed by the legal representative, to the General Secretariat, together with a proof of payment of the deposit and registration fee indicated in the Application Form, to be paid as stated in article 23.

Art. 8

Application forms will be accepted as long as there is exhibition space available and only if accompanied by a payment of the first deposit + the registration fee.

Art. 9

The AFIDAMP SERVIZI Board of Directors, by expressed order of AfidampFAB, reserves the right to reject exhibitor Applications to participate in PULIRE 2007 should it believe that the activity of the company in question does not correspond with the specialisation of the exhibition, by communicating any such decision in writing within 7 days of receipt of the Application Form. AFIDAMP SERVIZI is under no obligation to offer any form of justification for decisions to this effect, which are not open to appeal.

It is expressly forbidden to behave or act so as to cause prejudice, disturbance or damage that may have an adverse effect on the regular carrying out of the exhibition. In particular the exhibition of products that violate industrial property rights of other exhibitors or unfair competition causing damages to other exhibitors in any way is not permitted. The trade fair will provide for the removal and return of any exhibited merchandise violating the above regulations at the exhibitor's expense.

Art. 10

The "Application Form" submission means the total acceptance of the Exhibitor of this General Regulations and Verona Fiere Technical Regulations (that is, along with the Exhibitor Manual at the Exhibitors disposal to the Afidamp Servi offices). Such a "Application Form" submission implies the obligation to comply with the issued regulations and orders for the organization and a good Exhibition result.

Signing of the Application Form and General Regulations by the owner or a legal representative, make these documents fully legally binding for the exhibiting company. However should the Exhibitor be prevented from attending the Exhibition or if he requires a reduction of the assigned space, due to legitimate and proved impossibility, the Exhibitor may withdraw the contract by giving a written request such as a letter, fax or e-mail within and not later than the 31st of March 2007. In such a case AFIDAMP SERVIZI will withhold the deposit and prepaid registration fee as compensation, in compliance with art.1385 c.2 of the Italian Civil Code, not with standing other laws. Furthermore if the withdrawal reaches Afidamp Servi later than the expected date for providing the full payments of the Exhibiting areas (31st of March 2007 – it is considered the date in which the document has been sent), the total amount will be withheld as compensation for damages due to the Exhibition withdrawal by the Exhibitor.

The AFIDAMP SERVIZI Board will pass judgment on the basis of the evaluation of the reasons for withdrawal. Furthermore, should the AFIDAMP SERVIZI Board, the judgement of which will be final, find that the reasons and as detailed above derive from circumstances beyond the control of the withdrawer, the withdrawer will be exonerated from payment of the outstanding balance and the relating sum and if already paid, will be reimbursed. As regards the reimbursement of the deposit and the registration fee already paid, this will take place only in the event that the pitch becoming available due to such circumstances is resold to another company. In the event that resold pitches are sold at a lower rate than those indicated in the Application Form, the difference will be withheld from the withdrawer from the exhibition pitch. Notwithstanding the above, any outstanding sum will be reimbursed within 1 month of the end of the exhibition.

Notwithstanding the above, should communication of withdrawal from participation fail to take place by the end of 31st of March 2007, in addition to the withholding of the payment of the entire sum, the Exhibitor will be obliged to compensate for any damages caused to AFIDAMP SERVIZI.

Art. 11

The General Secretariat reserves the right to exercise its own final judgement at any time, and therefore also during the Trade Fair Show, in the event that the floor plan of the same undergoes changes and in any other case, either of modification and/or of reduction of the pitch previously made available, and to substitute it with alternative space, in exhibition pitches differing from or distant from the pitch originally chosen, if it is deemed necessary by the former. Should any one of the above cases take place, the participant has no rights to anything other than any necessary adjustment in the sum owing.

APPLICATION FORM AND STAND SELECTION

Art. 12

The criteria for stand selection are as follows:

- 1) exhibitors interested in participating in PULIRE 2007 must send the Application Form and the plan of the trade fair hall, with the chosen position clearly marked, to AFIDAMP SERVIZI. Exhibitors who has already participated in the previous trade fair will be given first priority in the choice of stand. Should two exhibitors choose the same position for their stand, preference will be given to the exhibitor whose request arrived first.
- 2) In order to acquire precedence for stand allocation, the Exhibitor may transmit a copy of the Application Form complete with a copy of transfer slip, via fax in advance to AFIDAMP SERVIZI, before sending the originals.
- 3) Availability permitting, the Exhibitor will be given the opportunity to choose three positions for the stand, indicating the chosen positions by numbering 1,2,3 and sending the plans via fax to AFIDAMP SERVIZI. Should another exhibitor have chosen the same position for their stand, the allocation of the stand will be decided

taking into consideration the date and time of the fax transmission indicating the stand.

4) For the right Exhibition inscription it is necessary to submit a copy of the settled bank transfer as caution advance. The deposit is: the 20% of the total stand balance plus VAT, along with the Inscription Fee plus VAT, along with the Registration Fee for each CO-EXHIBITORS plus VAT.

If within 7 days of receipt of the Application Form, the balance of the Registration Fee, plus the 20% deposit of the total cost of the stand has not been transferred to AFIDAMP SERVIZI bank account, the registration will be considered null and the stands chosen will be offered to other applicants.

STAND DIMENSIONS AND CHARACTERISTICS

Art. 13

Given that the minimum stand dimensions are 16m² (4,00 x 4,00), Exhibitors should note that these stands have only one open side.

Art. 14

The Exhibitor may request a STANDARD BOOTH PACKAGE or the AREA ONLY to be set-up independently. The respective fees are indicated in the Application Form.

Art. 15

Stand with AREA ONLY must be carried out according to following regulations:

- maximum height of dividing walls (lateral and rear) 4,00 m;
- individual structures may be created within to stand but must not exceed a maximum height of 6,00 m, and only if positioned in the centre of the stand area. In the case of stands that are up against the wall of the hall only, such structures may pushed back towards or rest against the back wall, but must nevertheless be in a central position in relation to the front of the stand.
- Stands built on elevations must include access ramps for people with disabilities (see Technical Regulations of Verona Fiere).

For Pulire 2007 Exhibition, in a special dispensation of art. 2 of Verona Fiere Technical Regulations, it is allowed the construction of stand with a second floor. The construction of such stand requires the prior written approval given by Afidamp Servi. For this purpose a "Stand Construction Plan" must be submitted by the Exhibitor not later than 90 days before the opening date of the exhibition..

The building of mezzanine structures and/or special set-ups must satisfy the regulations sanctioned in the Technical Regulations of Verona Fiere.

The construction of a stand with an elevated area is subjected to a surcharge of 50% /sq.m to be applied only to the elevated surface area.

Permits granted by the Organizer and actions undertaken by itself shall not give rise to any liability for whatever reason, such liability remaining in all the cases with the Exhibitor himself.

Art. 16

The STANDARD BOOTH PACKAGE for 16m² indicated below has the following characteristics:

- rear and lateral walls of a height of 2,50 m.
 - 50cm front banner. The personalisation of the front banner (branding, texts, logos, etc.) will be the responsibility of the Exhibitor.
 - 1 table, 3 chairs, 1 storage box, 1 coat-hanger, 1 wastepaper basket, 1 two door cabinet.
 - wiring with socket and 4 spotlights 100 Watt each.
 - Carpeting.
- For bigger in size stands please look at the Exhibitors Manual that will be sent one month before the beginning of exhibition.

Art. 17

Fire-resistant materials must be used for the total or partial set-up of stands, as stated in the certificate issued by the Ministry of the Interior – General Management of the civil protection and fire service – Capannelle, Rome. Materials not holding this certificate may be used, neither for total nor for partial covering of the stand. As regards regulations relating to safety, wiring, transport of materials and use of the pavilion, the Exhibitor and set-up staff should adhere to the Verona Fiere's technical Regulations set out in the "Exhibitor's Manual" which supplies further details of the Regulations herein.

Art. 18

The project (floor plan and upright projection, with dimensions) for all set-ups, both total and partial, to be carried out by the Exhibitor, must be sent, by fax or post, to AFIDAMP SERVIZI the "Stand Construction Plans" by 90 days before the opening date of the exhibition and only upon written approval by Afidamp Servi works can start. For all for all set-ups, both total and partial, to be carried out by the Exhibitor it will be applied a surcharge of €50,00 as contribution for looking / approving the "Stand Construction Plan".

In case of the Exhibitor wants a third party to build up his stand it is obvious that each relationship is among Afidamp Servi and the Exhibitor, for that purpose will not be examined those stand construction plans given to the builder. The General Secretariat reserves the right to change and/or to have any preparations carried out without approval or not conforming to the approved project removed; in any case the exhibitor must pay, as a penalty, the sum of Euros 250 per m² exhibited, except in cases where damages exceed this amount.

PITCH FEES

Art. 19

The fixed fees for AREA ONLY and STANDARD BOOTH PACKAGE are displayed in the Application Form: special tariffs are reserved for AfidampFAB members under the conditions set out by AfidampFAB.

Those companies that will give their adhesion to the Organizer Secretariat within the 30th of September 2006, will have the opportunity of taking a space of a special rate that it means they will pay the basis rate applied on each sqm. On this rate will be calculated the supplementary rates based on the surface characteristics.

Those Exhibitors who also host one or more co-exhibitors, must, in addition, pay a "Registration Fee" of Euro 250,00 plus VAT for each co-exhibitors. This fee is inclusive of: official catalogue and PULIRE 2007 web site inscription, no 1 exhibitor entrance badge, no 1 car parking ticket. In case of, during the Venue, a co-exhibitors it is known not being registered, the main exhibitor shall pay a sum equal to that of Enrolment i.e. Euro 400,00 plus VAT per co-exhibitors not registered.

For those companies that have a two floors stand it will be applied a surcharge of 50% for each sqm of the total stand cost. Such a surcharge will be applied only on the elevated surface.

Art. 20

The benefits of "AfidampFAB Associates" tariffs indicated in the Application Form are reserved for:

- 1) registered Companies which have paid the annual associate fees for 2006 and 2007
- 2) Companies which have applied to become associates for the first time and have been officially accepted by the Board of Directors no later than May 2007.

Art. 21

Should supplementary sockets, lights and furnishing, telephone lines and other services be required, costs will be payable by and therefore, debited to the Exhibitors.

Art. 22

Fees include: electricity connection and supply (1,5 Kwh per 16m²), security service during hours of closure, cleaning of the communal areas, final disposal of waste materials, insertion of the Exhibitor's details in the PULIRE 2007 catalogue and a sign with the name of the exhibiting company and the number of the stand. Fees also include: parking according to the space reserved; insurance for General Civil Responsibility and insurance against fire, lightning and/or explosion but it excludes theft.

PAYMENT

Art. 23

Payments must take place, as explained in the Application Form, according to the following conditions:

- for exhibitors that took part in the preceding PULIRE trade fair that confirm which stand they occupied during PULIRE 2005 - payment of the deposit to reconfirm the area of 20.00 euros per square meter to settle when the Reconfirmation form it is sent, and an initial deposit of 20% of the total cost of the pitch + the Registration Fee, along with the Registration Fee for each CO-EXHIBITORS plus VAT, by bank transfer by 30th April 2006.
- For first time exhibitors and for those exhibitors who did not reconfirm the space occupied in the preceding PULIRE trade fair, an initial deposit of 20% of the total cost of the stand + the Registration Fee, along with the Registration Fee for each CO-EXHIBITORS plus VAT must be made payable upon sending the Application Form by bank transfer.
- A second deposit of 20% of the total cost of the stand plus VAT by the 30th September 2006 by bank transfer dated 30th of September.
- A third deposit of 20% of the total cost of the stand plus VAT by the 31st December 2006 by bank transfer dated 31st of December.

- Payment of the balance by and no later than 31st of March 2007, by bank transfer dated 31st of March.

Art. 24

When the Application Form it is sent along with the documents and related payment as sanctioned in the 10 and 12 Art., AFIDAMP SERVIZI will send an invoice that is of the same settled payment. The emission of the invoice do not commit Afidamp Servizi to the participation request acceptance. If the request is not accepted, the mentioned amounts will be refunded without any surcharge.

For all other payments an invoice will be issued before the relative due date. Payments must be made via bank transfer by the agreed due dates or by cash order by the agreed due dates. The Exhibitor will receive confirmation of access to the trade fair, service cards and exit passes upon payment of the entire balance only.

For using the assigned space, the exhibitor should be submit the settled full payment receipt to the Trade Centre. The Trade Centre entrance is not allowed to those Companies and/or their agents that can not show any settled payment. The payments for other services different from those that are basics must be settled within the Exhibition starting and in any case they must comply with what it is said in each form that the exhibitor can find in the "Exhibitor Manual".

THIRD PARTY, THEFT AND RISK INSURANCE

Art. 25

During opening hours, the Exhibitor is required to ensure that suitable personnel are available at the stand to supply any necessary information with regards to security regulations for the use of machinery, equipment, products and any other practical demonstrations that may be used or carried out.

The Exhibitor must also offer the utmost collaboration to avoid damage and accident and must ensure that equipment does not remain switched on or connected to the electricity supply after the daily closure of the exhibition.

Art. 26

Registration fee includes: insurance coverage, parking and inclusion in the Catalogue. All information regarding insurance coverage may be found in the exhibitor's manual. The Exhibitor assumes full responsibility for third party damage (be it personal or property) caused by deed or fault of their own, their employees or collaborators and/or deriving from exhibited merchandise. For more complete protection, the Exhibitor may take steps to insure assets of greater value than the cover provided in the insurance policy and must ensure that the General Secretariat receives a copy of the policy held not later than the 29th of April 2007.

Art. 27

We advise all Exhibitors never to leave personal items or documents, nor small portable equipment exhibited on the stand that may easily be taken without breaking and entering, unguarded at any time during the exhibition period and particularly during the set-up and close down periods. The organising body of "PULIRE 2007", whilst providing a nocturnal surveillance service in the pavilions, accepts no responsibility for theft. For insurance cover: see insurance package and details set out in art. 26.

RESTRICTIONS

Art. 28

In order to ensure that PULIRE 2007 operates effectively, the exhibitors are forbidden to:

- introduce gas or other materials which may cause explosion, fire or other danger to persons or property, noisy machinery or items which may produce unpleasant odours or cause distress to visitors; use multiple plugs for connection to the electricity supply.
- Cause damage to or tamper with materials and structures supplied by the organisers; make holes in or paint walls or floors, remove elements or alter the structure of the stand. In such, cases, Exhibitors will be liable for damages.
- Carry out works or clean during visiting hours and deposit rubbish in communal areas.
- Remove materials (or leave employees) inside the PULIRE 2007 site during closing hours, outside of authorised scheduling.
- Dismantle stands before the final closure of PULIRE 2007.
- Call the public with amplifying or musical apparatus or simply using one's own voice; distribute advertising material, present or sell products outside of the exhibitor's area of exhibition; exhibit placards and distribute posters, brochures, samples, leaflets or other material that may cause disturbance or competitive controversy with the other Exhibitors.
- Collect signatures, statements, judgements or express and circulate judgements which may seem offensive or critical of State political or social institutions or of other countries and institutions.
- Grant free use or sublet all or part of the area of the stand.
- Exhibit products other than those indicated in the Application Form.
- Any form of occupation of areas outside that of the stand.
- Use of the external walls of the pavilion, which will remain entirely at the disposal of the General Secretariat.
- Photograph, film, draw or reproduce, in any form, anything within PULIRE 2007, without the written authorisation of the interested exhibitors.

SET-UP AND DISMANTLING

Art. 29

The timings, schedules and technical methods for set-up and dismantling are defined in the Exhibitor's Manual.

Any finishing touches or changes to the stand during the last day of set-up, that continue outside of the established hours, must be carried out with the authorisation of the General Secretariat and with a dedicated security service between evening closing and morning opening times, at the expense and responsibility of the exhibiting company. Requests for any such services must reach the General Secretariat by 4.00 p.m. of the day of the requested service. Bookings of times on the last day of set-up must be approved by the General Secretariat and will be conceded in exceptional cases only. The costs of such services will be specified in the "Exhibitor's Manual".

The Exhibitor must allow the General Secretariat of PULIRE 2005 to verify the state of the stand upon return. Any damage to the property must be settled immediately or before removal of the merchandise and exhibited materials, which Afidamp SERVIZI has the right to withhold.

Art. 30

All exhibitors and/or set-up staff must possess and show their SET-UP/ENTRY PASS to the security staff in the halls before entering the trade fair halls and beginning set-up proceedings. This document is issued by the General Secretariat in accordance with the Accounts Office, UPON PAYMENT OF THE BALANCE OF THE INVOICE FOR THE EXHIBITION PITCHES. For this reason access to the trade fair area will not be permitted to those not in possession of the SET-UP/ENTRY PASS, proving the Exhibitor's timely payment of all invoices. Should the balance of the invoices not be paid, the participant in arrears will lose the right to participate and the General Secretariat, in addition to withholding the deposit paid and claiming the balance due, will consider the exhibition pitch available to rent to another exhibitor or other exhibitors and will apply that which is laid out in article 10.

Payment of SUPPLEMENTARY SERVICES requested subsequently to confirmation of participation and of any expenses that Afidamp Servizi may incur on behalf of the exhibitors must be completed prior to the beginning of the Trade Fair Show. Payment of SUPPLEMENTARY SERVICES requested at the Trade Fair must be effected upon making the request at the General Secretariat's office at the Trade Fair centre in cash, by cheque or by credit card. Upon completion of payment, an EXIT PASS will be issued, which will be necessary to allow the Exhibitor to begin the dismantling of the stand and the removal of exhibited products. Failure to pay the invoiced sums will lead to authorisation of the Organisational Secretary not to issue the EXIT PASS treating merchandise and set-up materials to be found on the stand of the firm in question with the right to recover losses.

GENERAL CONDUCT REGULATIONS

Art. 31

The Exhibitors are required to conform to the rules in these Regulations and to all other rules made by the Public Safety Authority and the Fire Service, and further to any other technical, disciplinary or general rules and regulations which the organisers of PULIRE 2005 may impose.

- Any claims concerning the organisation or the carrying out of PULIRE 2005 will be taken into consideration only if presented in writing to AFIDAMP SERVIZI. Decisions taken by the Board of Directors of AFIDAMP SERVIZI in these matters will not be open to appeal.
- Any infraction of the Regulations will cause the immediate exclusion of the Exhibitor, allowing no rights of reimbursement or indemnity of any sort, this will not lead to exemption from responsibility for any damage which this conduct may cause to AFIDAMP SERVIZI, afidampFAB, and/or to third parties.

QUALIFIED JUDICIARY

Art. 32

As agreed in art. 28, Italian civil rights code, the only Judiciary qualified to decide on disputes arising from the interpretation and/or execution of these Regulations is that of Milan in Italy.

Date _____ Company stamp and lawyer's signature representative

THE UNDERSIGNED DECLARES TO HAVE READ AND EXPRESSLY APPROVED IN COMPLIANCE WITH THE CONTENTS AND IMPLICATIONS OF ART. 1341 AND 1342 OF THE ITALIAN CIVIL CODE THE FOLLOWING ARTICLES OF THESE REGULATIONS: Art.3 Modify of Location, Duration, Dates and Opening Times; Art.4 Cancellation of the Exhibition; Art.9 Acceptance and Refusal of the Application Form; Art. 10 Right of Withdrawing; Art. 11 Modification or reduction of the exhibition space; Art.12 Application Form and Stand Option; Art. 26 Responsibility for damages; Art.27 Exemption of Responsibility for theft; Art.28 Prohibitions; Art.29 Setting-up and Dismantling; Art.31 General Conduct Regulations, Art. 32 Judiciary Qualified.

Date _____ Company stamp and lawyer's signature representative

INFORMATION AND CONSENSUS TO ITALIAN LEGISLATIVE ORDER 196/03

In accordance with Italian legislative order 196/03, regarding the personal data protection code, Afidamp Servizi s.r.l. (hereafter Afidamp) of Milan, as "Holder" of the right to process data, must provide certain information regarding the use of personal data.

Nature of data

For the purposes of providing services, sensitive data will not be handled. The consensus requested does not relate to any such data.

Purpose of data processing

Personal data will be processed for the purpose of Afidamp institutional activities, in the following areas:

- to conclude any exhibition participation contract organised by Afidamp; for carrying out tasks and providing services on the basis of obligations deriving from the contract with Afidamp; The granting of the necessary personal data for such purposes is compulsory and relating data processing does not require any form of consent to be given on behalf of the interested party.
- to effect banking and financial transactions and for credit protection through a credit recovery firm, factoring firm and/or credit institute; the granting of the necessary personal data for such purposes is compulsory and relating data processing does not require any form of consent to be given on behalf of the interested party.
- to send information and advertising material concerning trade fairs, organised annually by Afidamp or third-parties, to its clients; the granting of the necessary personal data for such purposes is not compulsory.
- to verify client satisfaction, either directly or through market research firms; the granting of the necessary personal data for such purposes is not compulsory.
- to attract Visitors and Exhibitors to Afidamp exhibitions and events; the granting of the necessary personal data for such purposes is not compulsory.
- to promote services involved in Visitor and Exhibitor sales activity; the granting of the necessary personal data for such purposes is not compulsory.
- for purposes connected with legal obligations, regulations, European Community norms, and provisions issued by authorities legitimised by such (e.g. tax regulations, statistics, etc.). The granting of the necessary personal data for such purposes is compulsory and relating data processing does not require any form of consent to be given on behalf of the interested party.

Data processing methods

Personal data is processed using manual, IT and telematic tools, for purposes strictly related to the above-mentioned points only and in any case, in such a way as to guarantee data protection by means of the adoption of suitable preventative safety measures as set out in Italian legislative order 196/03.

Categories to which data may be communicated

For the purposes of its activity, Afidamp communicates personal data it handles to:

- companies/enterprises/organisations that:
 - provide services relating to the exhibitions (technical and logistic services, insurance, etc.);
 - print official trade fair catalogues;
 - print, envelope, post and deliver communications to clients relating to exhibition participation.
- These companies take on the role of data processing "manager" or work entirely independently as separate data "holders". Their listings are constantly updated and may be consulted easily and without charge by making a request to Afidamp on telephone number +39 02 6744581 or by consulting the web site www.afidamp.it
- Credit recovery, Factoring firm, to the credit institutes;
- external companies/enterprises/organisations or companies controlled by Afidamp that:
 - carry out market research on representative samples of clients on Afidamp's behalf;
 - send communications, information and advertising material regarding the trade fairs organised annually by Afidamp or third-parties to its clients, with whom Afidamp has signed specific agreements to this effect;
 - promote, as agents, head-hunters or similar figures representing Afidamp, the exhibitions and events organised by Afidamp to Visitors and Exhibitors;
 - promote the services involved in Visitor and Exhibitor sales activity on Afidamp's behalf.
- These companies take on the role of data processing "manager" or work entirely independently as separate data "holders". Their listings are constantly updated and may be consulted easily and without charge by making a request to Afidamp on telephone number +39 02 6744581 or by consulting their web site www.afidamp.it
- "responsible parties" nominated by Afidamp to manage the bureaucratic part of registration for the proposed events, the fulfilment of various contractual obligations assumed by Afidamp within the registration form.

Data diffusion extent

As set out in the General Regulations for participation in the exhibition, should the exhibition participation contract have a positive outcome, Afidamp will provide for the insertion of the contract holder's personal data in the exhibition's Official Catalogue, which will be circulated in Italy and abroad. Afidamp may transmit data provided by Exhibitors by means of input of data into IT applications or the Internet. Such data will allow Visitors and Exhibitors at each individual exhibition to check the position of the stands and obtain information regarding participating Exhibitor's merchandise and/or exhibits.

Rights under article 7 of Italian legislative order 196/03

Finally we would like inform you that article 7 legislative order in question, allows the interested party to exercise specific rights. In particular, the interested party has the right to obtain from the Holder:

- confirmation of whether or not personal data regarding themselves exist, even if not registered and to receive a legible copy of any such data.
- Evidence of the source of any personal data;
- evidence of the methods of data processing and the purpose of the data;
- evidence of the logic applied in the case of computer-assisted data processing;
- provision of the holder's identification details, as well as those of the data managers and designated representatives according to article 5, sub-section 2;
- evidence of the individuals/companies or categories to whom personal data may have been transmitted or that may have gained knowledge of such data in the role of sales representative designated to an area of Italy or as managers or responsible parties;
- the updating, correction or, should the interested party so desire, integration of data;
- the erasing, transformation into anonymous format or total blocking of any processed data violating the law, including any data it may not be necessary to keep for the purposes for which that data were collected or subsequently processed;
- attestation that the processes detailed in letters a) and b) and their contents have been brought to the attention of those to whom the data were communicated or transmitted, except in the case in which such action proves impossible or involves an effort of means clearly disproportionate in relation to the rights protected. Furthermore, the interested party has the right to oppose, as a whole or in part:
- the processing of personal data that regard the said party for legitimate reasons, provided that they be relevant to the purpose of the data collection;
- the processing of personal data that regard the said party for the purposes of sending advertising material or direct marketing or for market research or sales communications. For further information, please contact: Afidamp Servizi S.r.l., via Felice Casati n.32 - 20124 Milan, Holder of the data processing rights as per Italian legislative order 196/03. The updated list of internal and external Afidamp managers, whom the interested party may contact to exercise the rights laid out in article 7 and cited above, whereby access to data will be made easy and without charge, by making a request to Afidamp, on telephone number +39 02 6744581 or by consulting the web site www.afidamp.it.

Date _____ Company stamp and lawyer's signature representative