

BREEDERS AND COMPETITORS

	EXCLUDING VAT			INCLUDING VAT		
	UNIT. PRICE EXC. VAT	QTY	TOTAL	UNIT. PRICE INC. VAT	QTY	TOTAL
5-Day box	€ 325	X	€	€ 390	X	€
Tack room	€ 325	X	€	€ 390	X	€
Breeder Stand – 9sqm (carpet+ walls+ sign)*	€ 485	X	€	€ 582	X	€
Bare 9sqm module (carpet)*	€ 350	X	€	€ 420	X	€
18 sqm pen**	€ 660	X	€	€ 792	X	€
36 sqm pen**	€ 1,330	X	€	€ 1,596	X	€
	TOTAL exc. VAT	€	exc. VAT	TOTAL 1	€	inc. VAT
	20% VAT	€				
	TOTAL 1	€	inc. VAT			

Please inform us of your arrival and departure dates:

Arrival date: Departure date:

* Casual trading is not permitted in the breeders' stands and in bare modules intended for promoting breeders, breed associations and training centres, etc.

** N.B. : Pens are not suitable for miniature horses – Please consult us about services specifically for miniature horses.

Breeders association, consult us. Boxes situated within the halls are subject to availability.

Only one horse/pony/donkey per box. For equids less than a year-old and smaller than 1m20 (11.81 hands high), 2 per box at the most.

For the members of the breed associations present, some presentations in the arena may be scheduled and grouped together under the association's name, rather than individually.

Each package includes:

The administrative fees for being featured in the website's exhibitors list, the visitors' guide map and the catalogue + show preview invitations + access to the car park (according to the vehicle pass sheet sent after your registration. Any unjustified access will be invoiced).

And according to the option chosen :

Box for the duration of the exhibition or tack room > 2 permanent access + 5 invitations for the exhibition

Stand > 3 permanent access +10 invitations for the exhibition

Module of 9 sqm > 2 permanent access + 5 invitations for the exhibition

18 sqm pen > 3 permanent access + 5 invitations for the exhibition

36 sqm pen > 5 permanent access + 5 invitations for the exhibition

The organisation has the right to move the horses that remain on-site during the tear-down phase of the exhibition.

From 7th October 2019, no credit or refund will be made on orders of the boxes.

Any cancellation must be notified to the organiser by email or mail, and shall be invoiced after this date.

ELECTRICITY AND FLUIDS

The electricity for stands, lighting kits and all services concerning fluids aren't included in your registration and must be ordered on another order form with Eurexpo, the Exhibition Centre.

To equip your stand, go on www.eurexpo.com or contact Eurexpo by phone on +33 (0)4 72 22 30 30 or by email on services@eurexpo.com

WARNING: • Deadline for ordering with a promotional rate (-10%) : 26th July 2019

• Deadline for ordering with a catalogue rate before price increase (+30 %) : 27th September 2019

ADDITIONAL SERVICES

	EXCLUDING VAT			INCLUDING VAT		
	UNIT. PRICE EXC. VAT	QTY	TOTAL	UNIT. PRICE INC. VAT	QTY	TOTAL
Additional permanent access bracelets***	€ 43	X	€	€ 51.60	X	€
Electricity and water connection and parking space in the car park	€ 150	X	€	€ 180.00	X	€
1x1 m lockable storeroom	€ 338	X	€	€ 405.60	X	€
	TOTAL exc. VAT	€	exc. VAT	TOTAL 2	€	inc. VAT
	20% VAT	€				
	TOTAL 2	€	inc. VAT			

*** The additional permanent access bracelets are valid throughout the duration of the exhibition.

HEALTH CONDITIONS : HORSES – DONKEYS – PONIES

A certificate issued by an approved veterinarian, indicating that horses and related equine species have been free of clinical signs from Category 1 infectious diseases for at least 30 days (equine infectious anaemia, West-Nile disease, equine swine fever) is required and must be presented upon arrival.

Electronic transponders are mandatory.

Equine flu vaccination is mandatory according to the protocol in force since 1st January 2013: the “vaccination” sheet should include a visa from a veterinary who is not the owner of the animal.

Therefore it is imperative for associations to inform their members.

For more information on the health conditions, please consult www.equitalyon.com or in the instruction relating to this document.

PAYMENT

PARTICIPATION AMOUNT

TOTAL 1 + 2 + 3 + 4	€	excl. VAT
TOTAL OF YOUR PARTICIPATION	€	inc. VAT
50% DEPOSIT	€	

PAYMENT AND PARTICIPATION CONDITIONS

This participation request must be sent back before 15th September 2019

A deposit corresponding to 50% of the total amount (inc. VAT) must be enclosed with your participation request if you want it to be considered.

Every participation request that is sent back completed, signed and accompanied by its required deposit before 15th July 2019 will benefit from a 5% discount on the amount due (exc. VAT) for the stand or box. A participation request received without its required deposit won't be eligible for the 5% discount.

The balance must be paid before 15th September 2019.

Every participation request that is sent back after 15th September 2019 must be accompanied by the total participation amount.

The position of boxes and stands will be determined by the organiser as he sees fit.

IMPORTANT - PAYMENT INFORMATION

Please fill out the information request below:

Payment made by the same company or person as that mentioned on page 1

Payment made by another company or person than the one mentioned on page 1 > **complete the table below**

Payment made by	Amount paid	Payment for (box, ticket, tack room, etc.)
	€	
	€	
	€	
	€	
	€	

MEANS OF PAYMENT

Bank transfer to the account given opposite (enclose a copy of the bank transfer order)

Beneficiary : GL events Equestrian Sport

Please specify the name of the breeding farm, stable, company, association etc. for which you are paying.

Paying bank: CIC GRANDES ENTREPRISES LYON							
Bank: 10096		Branch code: 18100		Account no: 00034443701		Key: 57	
IBAN FR76	1009	6181	0000	0344	4370	157	BIC/SWIFT : CMCIFRPP

Credit Card (AMEX not accepted) Visa / MasterCard / EuroCard

Card no | | | | | | | | | | | | | | | | | | | | | |

Expiry date (MM / YY) | | | | / | | | |

Amount | | | | | | | | | | | | | | | | | | | | | | Euros

Holder's name **Signature** (mandatory) :

Bank cheque, payable to GL events Equestrian Sport and sent to:

GL events Equestrian Sport – Equita Lyon – 59 quai Rambaud – 69002 Lyon – France

NON-COMPETITION AGREEMENT

WARNING: with the exception of the official sponsor of the FEI, it is forbidden to exhibit, distribute, sell or make announcements about watches or any other products indicating the time throughout the whole exhibition.

Any participation request without this completed and signed agreement will not be accepted.

I, the undersigned

Current legal representative of the firm / company

Exhibitor at Equita Lyon, 2019, Exhibitor operating under the name of

Agree to not promote, exhibit, sell and distribute watches, clocks or any product related directly or indirectly to timekeeping, watches, clocks, scoring systems, display systems, data processing, countdown systems, and scoreboards.

Agree to not promote, exhibit, distribute, and sell jewellery that could compete with those marketed by Longines.

Agree to not exhibit, distribute and sell jewellery whose brand would have a majority of watches in the same price range as those of Longines.

The organising committee reserves the right to have them removed without any compensation.

SIGNATURE

Take the time to correctly fill in this participation request and to sign it.

Any participation request that is unsigned or incomplete will not be accepted. Remember to keep a copy of this document.

PLEASE NOTE: incomplete or unsigned participation requests or those without deposits will not be considered or processed (with reference to Article 28 indicated on page 5 hereof).

I, the undersigned, acknowledge that I have read and accepted the participation contract conditions on page 5, as well as the non-competition agreement above, and unreservedly accept them.

DATE

SIGNATURE OF THE CURRENT
LEGAL REPRESENTATIVE (mandatory)

COMMERCIAL STAMP (mandatory)

PARTICIPATION CONTRACT effective as of 1st March 2019

DEFINITIONS

Contract comprising (i) the participation request accepted by GL events Equestrian Sport, (ii) the general provisions of this Contract, (iii) the special conditions or specific provisions covered in the documents referred to in Article 1 below as well as (iv) any requests for the provision of additional services.

Exhibitor, any natural and/or legal person having concluded with GL events Equestrian Sport the Contract to benefit from the provision of services within the context of the Event under consideration.

Provision of Services, provision of services, products rented and/or purchased by the Exhibitor from GL events Equestrian Sport, such as are detailed in the participation request or the Contract, with the exception of the items and/or services mentioned in the following articles.

Event, any Event or public operation (organised) by GL events Equestrian Sport taking place in France or internationally, such as trade shows, fairs, congresses, and exhibitions.

PREAMBLE The Exhibitor and GL events Equestrian Sport (hereafter individually or collectively "the Party" or "the Parties") have met to define and establish the terms and conditions of the participation request formulated by the Exhibitor with GL events Equestrian Sport. As such, the Exhibitor recognises that it has been invited by GL events Equestrian Sport to formulate its reservation/requests for additional participation Contract.

Following the discussion, the Exhibitor and GL events Equestrian Sport agreed to collaborate together on the conditions set out below. As such, the Contract replaces any other document previously exchanged between the Parties. In this context, the Exhibitor on the one hand and GL events Equestrian Sport on the other hand declare that they have received all the necessary information pertaining to their commitments and also that they have perfectly understood and agreed to their commitments under the terms of said Contract.

As such, the Exhibitor acknowledges that its key obligations under the Contract are as follows: (i) to provide all the information and/or items and/or to perform all the steps necessary for GL events Equestrian Sport to be able to Provision of Services; (ii) to make full payment of the Contract price, including, as the case may be, the insurance costs.

For its part, GL events Equestrian Sport recognises that its key obligation is to perform, within the agreed time limit and according to the required quality standards, the Provision of Services agreed upon and detailed in the Quotation and, where applicable, the purchase orders for the provision of additional services.

ARTICLE 1 - ORDER FOR THE PROVISION OF SERVICES

Participation requests are made using special forms, either in paper or electronic format and are to be sent to:

The forms are completed and signed by the Exhibitor personally. When the participation request comes from a legal entity, it must be its legal form, its capital and its head office. The form is signed by the legal representatives. The Contract is binding and final and the Exhibitor is bound by it in receipt by GL events Equestrian Sport of this Contract, returned signed by the Exhibitor, subject to any duly justified request by GL events Equestrian Sport as set out in Article 3 below.

The Exhibitor declares that it has understood and accepted the related rights and obligations. Each participation request implies the full adherence of the Exhibitor to this Contract.

The general regulations for the commercial Events produced by the Union Française des Métiers de l'Événement (French Meeting Industry Council) (RMC 2015 version valid from 1st January 2016).

to the safety specifications – internal regulations of the place where the Event is held, to the special technical regulations appearing in the "Exhibitors Space" (construction regulations, waste processing, etc.).

The Contract is therefore composed of all of the documents referred to above and all public interest provisions that apply to Events organised in France. The Exhibitor also undertakes to comply with any new provision that GL events Equestrian Sport may communicate to it, even verbally, in the circumstances of the interests of the Event organizer.

ARTICLE 2 - EXHIBITORS & CO-EXHIBITORS

2.1 In support of its participation request, the Exhibitor is obligated to forward a signed "confirmation" of brands or models, as the case may be, if it is an importer or manufacturer's agent considered as an intermediary, from each of the firms whose labellations will be exhibited. Special forms are to be requested from GL events Equestrian Sport. GL events Equestrian Sport reserves the right to refuse the Contract if the Exhibitor does not provide the information in relation to the nomenclature provided in the participation request. If any of the above recommendations are not followed, GL events Equestrian Sport will have to take measures that may extend as far as closing the stand/location/box that is unacceptable and terminating the Contract.

2.2 Any Exhibitor who takes part in an Event at the stand/location/box of another Exhibitor, even temporarily, must register its presence with GL events Equestrian Sport by completing a form and sending it to GL events Equestrian Sport. The Exhibitor must also indicate the terms set out herein. An registration fee and the insurance costs will be invoiced to the co-Exhibitor. This Contract will offer all associated benefits to all recognised Exhibitors (entry in the guide, insurance, etc.). In addition, the co-Exhibitor must comply with the obligation to leave its materials at its stand/location/box throughout the Event, and no materials will be permitted to be removed. The main Exhibitor may accommodate a co-Exhibitor on the condition that the latter's surface area is accepted by the Exhibitor at the same stand/s (i.e. > 20m² for a co-Exhibitor if the surface area of the stand/s is > 18 m², or no Exhibitor if the surface area of the stand/s is < 27 m²).

ARTICLE 3 - CONTROL OF THE RESERVATIONS, ADMISSIONS OR REJECTIONS - GL events Equestrian Sport may decide at any time, including after receipt of the participation request as set out in Article 1 above, to reject or accept reservations, and no recourse is allowed. A participation request may therefore be refused by GL events Equestrian Sport, which will be taken into account in the terms set out in Articles 2, 10 below, and/or, as the case may be, with regard to the adequacy of the offer of the Exhibitor to the strategic positioning of the Event. An Exhibitor whose participation request has been rejected may not rely on the fact that it was accepted for previous events, nor may it argue that its submission was solicited by GL events Equestrian Sport. An Exhibitor may also not rely on its correspondence between itself and GL events Equestrian Sport, or receipt of the Contract, or its correspondence to the services referred to in Article 2, or its publication in any list as evidence that it has been accepted. The rejection of the Exhibitor's participation will not result in payment of any compensation other than a refund of the amounts paid to GL events Equestrian Sport, with the exception of the costs of opening the file, which will be retained by GL events Equestrian Sport. The consequences of a cancellation are set out in this Contract.

ARTICLE 4 - DATE AND DURATION - GL events Equestrian Sport, the organiser of the Event, reserves the right to change the date and/or the duration of the Event, at its sole discretion, at a minimum of 15 days before the start of the Event, and the Exhibitor may not claim any compensation therefrom.

ARTICLE 5 - SANCTIONS IN THE CASE OF NON-PERFORMANCE OF THE CONTRACT 5.1. EXCEPTION TO NON-PERFORMANCE - In accordance with the provisions of Articles 1219 et seq. of the Civil Code, the performance of the Contract may be suspended by either of the Parties in the case of non-performance by the other Party of any one of its key obligations, after having sent a letter of formal notice by registered post with a request for acknowledgement of receipt to the services referred to in Article 2, and/or, as the case may be, with the resumption of the performance of the Contract by either of the Parties will be invoiced with appropriate supporting evidence to the defaulting Party. At the end of this period, if no change has taken place to enable the resumption of the performance of the Contract, it will be automatically terminated due to the fault of the defaulting Party. This termination will be notified to the latter by sending a new registered letter with a request for acknowledgement of receipt to the services referred to in Article 2. The Exhibitor up to the day of the termination of the Contract will be reimbursed by the Exhibitor, less deduction of internal and external fees incurred by GL events Equestrian Sport in its performance of the Contract up to the date of termination.

5.2. TERMINATION OF THE CONTRACT

It is expressly agreed between the Parties that failure in relation to the key obligations of each of the Parties such as are noted in Article 1 above may entail the termination of the Contract with the exception of the costs incurred by the defaulting Party, sent by registered letter with a request for acknowledgement of receipt.

The termination will be notified to the latter by sending a new registered letter with a request for acknowledgement of receipt and will take effect immediately.

In the event that the termination is due to the faults of the Exhibitor, the exercise of this right to terminate will entail the settlement, on receipt of the invoice by the Exhibitor, of the whole of the Contract price and of the fees incurred by GL events Equestrian Sport in its performance of the Contract up to the date of termination.

In the event that the termination is due to the faults of GL events Equestrian Sport, the sums corresponding to the Contract up to the date of termination will be owed by the Exhibitor. GL events Equestrian Sport, as the case may be, will repay any overpayments to the Exhibitor. In the event that the amounts paid by the Exhibitor up to the date of termination of the Contract are insufficient, the balance will be settled by the Exhibitor upon receipt of the corresponding invoice.

5.3. COMPULSORY PERFORMANCE - Given the specific nature of the Provision of Services and the resulting difficulties in justifying the termination of the Contract, the Exhibitor agrees to the application of the provisions of Articles 1221 and 1222 of the Civil Code.

ARTICLE 6 - FORCE MAJEURE - In application of the provisions of Article 1218 of the Civil Code, the obligations of the Parties will be suspended in the event of a occurrence of force majeure. It is expressly agreed that the following events are considered to be examples of force majeure:

(i) war, civil strife, natural disaster, shortage of raw materials, transportation strike, administrative closure of the site by a competent authority using necessary security powers or the police, even if the legal and jurisprudential conditions of force majeure are not met; (ii) proven threat of terrorism or the commission of an act of terrorism.

The Party that is the victim of an event of Force Majeure shall immediately alert the other Party by registered letter with a request for acknowledgement of receipt immediately upon the occurrence of said event, and the performance of its obligations will thus be suspended. (i) If the impediment is temporary, the performance of the obligation will be suspended until the resulting delay does not justify the termination of the Contract. (ii) If the impediment is definitive, the Contract will be automatically terminated and the Parties released from their obligations.

The termination will entail the settlement, on receipt of the invoice, of the whole of the Contract price and of the internal and external fees incurred by GL events Equestrian Sport in its performance of the Contract up to the date of termination.

ARTICLE 7 - UNFORESEEN EVENTS - With regard to the duration of the Provision of Services concerned, the Exhibitor and GL events Equestrian Sport agree to exclude the application of the provisions of Article 1195 of the Civil Code.

ARTICLE 8 - OBLIGATIONS OF THE EXHIBITOR - The fact of entering into a Contract with GL events Equestrian Sport entails an obligation to occupy the stand/location/box assigned by GL events Equestrian Sport, to ensure the safety of the stand/location/box and to keep it in place until the closing of the Event. Exhibitors are formally prohibited from packing or removing their materials or animals before the closing of the Event. In general, the Exhibitor must strictly comply with the regulations in force and with any other regulations that are added to them or replace them, and in particular with the regulations governing subcontracting, health, safety and general employment, the award of the Contract implies compliance with the public order and policies measures that are imposed on the Exhibitor and by GL events Equestrian Sport. Any breach, of any nature, of the contractual documents as set out in Article 1 above, or of any other provision set out above or any other provision that may be lawfully imposed on the Exhibitor, may result in the immediate and automatic exclusion of the Exhibitor, temporarily or permanently, without any compensation or refund of the amounts paid, without prejudice to any damages to GL events Equestrian Sport and the application of the provisions of Article 4 above. The Exhibitor is also liable for the consequences of failure to comply with the contractual documents and/or the regulations in force.

The Exhibitor is required to be present at the Event with the samples of their professional group assign them. They may exhibit only the products or animals in respect of which they have made their participation request. They may only distribute catalogues and prospectuses relating exclusively to the items and animals they are exhibiting.

ARTICLE 9 - NOMENCLATURE/SAMPLES, ITEMS OR ANIMALS ALLOWED -

The Exhibitor will exhibit under its own name or business name. It may present, at its location only, the products and/or animals that it has produced, manufactured, purchased and agreed to by GL events Equestrian Sport as corresponding to the Event nomenclature, otherwise, it may be excluded of the Contract may be terminated. The Exhibitor may not engage in any advertising in any form whatsoever either for third party non-exhibitors or for the products of such third parties, unless expressly authorised by such third parties. Accordingly, when the participation request is sent to GL events Equestrian Sport, the Exhibitor must submit the specifications of the products and/or animals that it wishes to exhibit, together with a copy and entry to the Event for any animal for which a type to date vaccination identification booklet has not been presented to the Délégation de la Direction des Services Vétérinaires (Departmental Commission for Veterinary Services/Direction Départementale de la Protection des Populations (Departmental Board for Population Protection)). It is up to the Exhibitor to make all the arrangements necessary for its products and/or animals to be delivered to its location.

ARTICLE 10 - PROHIBITED SAMPLES - Explosive substances, detonators and, in general, hazardous or harmful substances, without prior written permission are strictly prohibited. An Exhibitor that has brought such substances without permission to its stand/location/box will be required to remove them forthwith, on simple request by GL events Equestrian Sport; otherwise, GL events Equestrian Sport will itself remove them at the Exhibitor's expense and risk, without prejudice to any proceedings that might be brought against it. The installation or operation of any equipment that may in any way interfere with the other Exhibitors and/or of GL events Equestrian Sport is strictly prohibited.

ARTICLE 11 - PROHIBITION ON TOTAL OR PARTIAL TRANSFER - The stand/location/box or assigned location must be occupied by its holder, and the transfer of all or part of a stand/location/box/location/box in any form whatsoever is formally prohibited; otherwise, the stand/location/box/location/box may be immediately closed and the Contract automatically terminated after GL events Equestrian Sport.

ARTICLE 12 - PROSPECTUSES, LOUDSPEAKERS, SOUNDING - Prospectuses may be distributed to the Exhibitors, but they must be assigned to exhibitors and, in general, hazardous or harmful substances, without prior written permission are strictly prohibited. An Exhibitor that has brought such substances without permission to its stand/location/box will be required to remove them forthwith, on simple request by GL events Equestrian Sport; otherwise, GL events Equestrian Sport will itself remove them at the Exhibitor's expense and risk, without prejudice to any proceedings that might be brought against it. The installation or operation of any equipment that may in any way interfere with the other Exhibitors and/or of GL events Equestrian Sport is strictly prohibited.

ARTICLE 13 - SIGNS, POSTERS - Placing advertising signs or boards outside stand/location/box or at points other than those reserved for that use, which are as shown on the diagram, is strictly prohibited. The Exhibitor is prohibited to the exception of a specific service ordered by the Exhibitor. Boards or posters placed inside the stand/location/box and visible from the outside must be approved by GL events Equestrian Sport, which may reject them if these boards or posters disturb the good order or good conduct of the Event or are inconsistent with the nature or purpose of the Event. The same rule applies to advertising boards made available to Exhibitors in the area inside the Event. In the event of violation, GL events Equestrian Sport may be required to remove the boards or posters within fifteen days after the closure of the Event. Such authorisation may be withdrawn at any time and for any reason whatsoever. The Exhibitor expressly authorises GL events Equestrian Sport to use any shots representing its stand/location/box (including all representations of its trademarks, logos, products and animals, unless expressly for the contrary is given to GL events Equestrian Sport) taken during the Event, to use solely for its own promotion, and regardless of the medium used, for any purpose, in any form, without prior written legal authorisation from the Exhibitor. The Exhibitor therefore authorises GL events Equestrian Sport, which reserves the right to reproduce and distribute, for commercial use and its own advertising needs, all or part of (i) the photographs and/or videos representing the Provision of Services in question to be rendered by GL events Equestrian Sport on behalf of the Exhibitor, (ii) the Exhibitor's commercial name and/or brand on all physical or electronic media, in particular in its group catalogue, corporate brochure, commercial documentation, press and publicity publications, websites, social networks, video, films, musicians, songs, etc.) should obtain written legal authorisation from the Exhibitor during a period of 5 (five) years from the date of the Event.

In this regard, the Exhibitor declares and warrants that it is the exclusive title holder of the rights attached to the items referred to above, and that it has all the rights and authorisations necessary for the authorisation of exploitation granted to GL events Equestrian Sport, in default of which it is invited to give specific prior notice to GL events Equestrian Sport or to hold a harmless of any claim that may be brought in connection with the exploitation of the above-mentioned items.

The Exhibitor waives any payment in this regard, and it waives any rights of utilisation relating to any acts of communication by the partners of the Event. Any comments or captions regarding the reproduction or representation of the shots taken may not damage its image and/or its reputation.

ARTICLE 15 - PERSONAL DATA - COMPLIANCE

15.1 Processing of personal data by GL events Equestrian Sport (hereinafter "GLS") According to the French Data Protection Act of January 6th, 1978, modified and to the European regulation 2016/679 (GDPR), GLS, acting in quality of data controller, processes personal data provided by the Exhibitor as part of its participation request for the Event. In this context, the communication of personal data by the Exhibitor to GLS is mandatory for the processing of the participation request.

Personal data is processed by GLS for the following purposes:

A) the contractual or precontractual relationship management and follow-up (the process of: participation request, quotation request, orders, billing, delinquency management and dispute, management of Exhibitor's stand/location/box, publication of some data on the exhibitor space present on the Event website);

B) the exploitation, development and management of the customer/prospect database (sending of newsletters, commercial prospecting, the organization of contests, processing of requests to receive the rights, the management of registrations, the examination of the requests, conditions, the management of contract requests, the organization of business meetings);

C) the improvement and customization of services for the Exhibitor (production of statistics, satisfaction surveys, newsletters subscription management);

D) the transfer of the personal data to GLS's partners in the context of business relationship transfers);

E) the compliance with legal obligations.

Legal basis for the processing, which purposes are in the above-mentioned categories, are:

For category A), performance of the Contract to which the Exhibitor is a party or the performance of precontractual measures taken at the request of the Exhibitor.

For categories B) and C), legitimate interests arising from these categories for GLS.

For category D), Exhibitor's consent. This consent may be withdrawn at any time.

For category E), compliance with a legal obligation.

The recipients of the personal data are the relevant GLS department and partners (GLS Events Group's subsidiaries) in any part of the world. The Exhibitor and its partners may be located outside the European Union. When necessary, appropriate safeguards have been taken, particularly by the implementation of standard data protection clauses adopted by the European Commission.

GLS only keeps personal data for such time as is necessary for the operations for which it was collected and in compliance with the regulations in force, for such time as is necessary for the compliance with legal obligations and/or, when GLS does commercial prospecting, for the duration of the period of its commercial prospecting, with the consent of the Exhibitor, to the exception of some cases justified by a particular contract.

The Exhibitor has the right to access, modify and delete any data concerning its person. The Exhibitor has the right to restrict processing of its data, the right to portability of its data and also the right to set general and specific guidelines concerning how he wants its rights to be exercised after his death.

The Exhibitor is also hereby notified that he has the right to oppose the fact that its personal data could be used for commercial prospecting purposes as well as the right to oppose, due to its specific situation, any processing based on the execution of a mission of public interest or on purposes of legitimate interests.

The Exhibitor may exercise the above-mentioned rights by writing a mail providing its last name, its first name and the postal address to which he wishes to receive the reply, to the following address: GL events Equestrian Sport, Service Client, 59 Quai Rambaud, 69002 Lyon, France, or at data@gl-events.com. The Exhibitor also has the right to lodge a complaint with a supervisory authority.

15.2 Processing of personal data by the Exhibitor - The Exhibitor is fully and individually responsible for the processing of personal data. In this regard, the Exhibitor must comply with the obligations incumbent to any data controller, including to transfer to GLS personal data harvested in accordance with all applicable legal and regulatory requirements.

Furthermore, the Exhibitor expressly guarantees GLS against any and all claims from third parties which GLS could suffer through the violation, by the Exhibitor, of its data controller obligations. The Exhibitor is also held liable for any and all damages that GLS might suffer and to pay GLS any costs, indemnities, charges and/or convictions that GLS could have to bear in this regard.

15.3 The GLS events Group has implemented a Code of Business Conduct that sets out the rules with which the Group requires all parties to comply in the context of the commercial relationships that it develops. This Code is available on the website www.gl-events.com.

ARTICLE 16 - MAINTENANCE OF STANDS - LOCATIONS - BOXES - Stands/location/boxes will be provided by GL events Equestrian Sport and staff clothing must be stored out of sight of visitors. The stand/location must be occupied at all times during opening hours by a competent person. Exhibitors will not dismantle their stands and will not remove any of their items before the end of the Event, even if it extends. The items on display may not be left covered during the Event's opening hours, the covers used at night must not be seen by visitors, and must be removed by the Exhibitor. GLS reserves the right to reserve the right to remove anything covering items in violation of safety regulations and may not be held in any way liable for any damage or loss that may result. Any person employed at the Event by exhibitors must be properly trained and be at all times courteous and well behaved. No such person will access or in any way bother visitors or other Exhibitors.

ARTICLE 17 - USE - ALTERATION OF STANDS, LOCATIONS, BOXES - RUBBISH, INTERFERENCE WITH OTHERS' ENJOYMENT - The Exhibitor takes the stands or assigned location/box or assigned location/box which makes its best efforts in taking into account the wishes of the Exhibitors as regards the strategic position of the Event and the products and services considered in their current condition and they must maintain them in the same condition. Any alteration (exterior appearance, numbering, height of the structures delivered, etc.) of the stands/location/boxes is strictly prohibited. The Exhibitor is liable for the damage caused by the Exhibitor on an animal, the stands/location/boxes, GL events Equestrian Sport and must pay the costs of the repair work. The arranging and equipping of stands/location/boxes by the Exhibitors must be done in accordance with the rules set out in the "Exhibitors Space", in particular relating to the layout of the premises and the application of the provisions of the safety specifications. The Exhibitor located outside are required to submit plans for the structures they wish to construct on their locations to GL events Equestrian Sport. It is a result of an untransferable event of the Exhibitor's liability control, GL events Equestrian Sport presented from detaching the location assigned to an Exhibitor, the Exhibitor will not be entitled to any compensation other than a refund of the price of its participation on the terms set out in Article 5 paragraph 2. However, no refund is owed if the Exhibitor is given possession of another location by GL events Equestrian Sport.

The Exhibitor must take care of the material made available to it, otherwise, it must pay the cost of replacing any damaged material. Materials must be carried out in accordance with the instructions of the Event's Firms doing the material generation of stands/location/boxes. The Exhibitor is not authorised to deal with or perform electrical installations. The Exhibitor will inform GL events Equestrian Sport of all characteristics of the material it wishes to install, at the first request.

In the event of failure by the Exhibitor to comply with the terms set out in the documents that comprise the Contract concerning the provision and installation of additional equipment, special installations or special installations, GL events Equestrian Sport will remove the items in question and the Exhibitor will be liable for the costs of the removal, on condition of compliance with the terms of the Contract that GL events Equestrian Sport might claim from it. Safety, throughout the Event, the Exhibitor must comply and ensure compliance by the persons who visit its stand/location/box (visitors, contractors, etc.) with the provisions relating to safety arrangements and, more generally, to the conduct of the Event, under the Exhibitor's own responsibility.

ARTICLE 18 - APPROVED ENTERPRISES - The enterprises approved by GL events Equestrian Sport are the only ones authorised to carry out works, provision of services and the supply of materials for the Event.

ARTICLE 19 - DISTRIBUTION OF FLUIDS AND ENERGY

19.1 GL events Equestrian Sport, which is dependent on the companies and corporations that hold concessions for the distribution of fluids and energy, disclaims all liability in the event of any interruption in their distribution, regardless of the duration.

19.2 For safety reasons, only persons who are mandated by GL events Equestrian Sport are authorised to work on the electrical systems of the Event, and to open the switch boxes and cabinets, which must be accessible to them at all times and out of reach of the general public. Exhibitors are not authorised to work on the electrical systems of the Event, or to connect any device to the electricity supply.

19.3 Internet access/Wi-Fi service

The Exhibitor agrees to use the Internet/Wi-Fi service in accordance with the legislation in force. GL events Equestrian Sport may, in any case, be held liable in any way with regard to messages, data, files, content or signals sent and/or received by the Exhibitor while using the Internet/Wi-Fi service made available to it by GL events Equestrian Sport, or for the unlawful use of the same, or for any damage or loss that may result from its use. GLS disclaims all liability. The Exhibitor holds GL events Equestrian Sport harmless against all damage, direct or indirect, tangible or intangible, caused by the Exhibitor's use of the Internet/Wi-Fi service.

The Exhibitor acknowledges that it has been informed of the risks of breaches of the security and confidentiality of the data and content sent and/or received over the Internet. The Exhibitor is solely responsible for protecting the security and confidentiality of its data, content and applications, and for ensuring the security of its service. In addition, any connection to the Internet and Wi-Fi service using the login information assigned to the Exhibitor is deemed to have been made by the Exhibitor itself.

ARTICLE 20 - DISPOSAL OF WASTE - GL events Equestrian Sport reserves the right to pass on all or part of the charges, taxes and burdens under the regulations in force. GL events Equestrian Sport also agrees to make Exhibitors aware of how much it is in their interests to minimise their waste production.

ARTICLE 21 - TIMES, ACCESS AND CIRCULATION - The stands/location/boxes are accessible to Exhibitors according to the dates and at the times set out in the "Exhibitors Space". Electrical current will be turned off and Exhibitors are formally prohibited from circulating inside halls after the Event closes. The Exhibitor must comply with the terms of access and circulation on the premises and in the exterior spaces of the park as set out in the internal rules of the place where the Event is held.

ARTICLE 22 - PARKING - Parking is at the risk of the vehicle owners, and the fees collected are the responsibility of the Exhibitor.

ARTICLE 23 - FOOD SERVICE STANDS - Any Exhibitor carrying on a food service activity must comply with the regulations in force and make a declaration to the veterinary services branch concerned (Departmental Board for Population Protection), which is entitled to inspect the Event.

ARTICLE 24 - VACATION OF LOCATIONS/STANDS/BOXES - All Exhibitors must remove their samples and layouts, furniture, decoration and/or animals immediately after the closure of the Event. GL events Equestrian Sport expressly disclaims any liability for items or materials left in place after the timeframe set out below. GL events Equestrian Sport reserves the right to clear out the stand/location/box of its own accord and at any time, at the expense and risk of the Exhibitor, all without prejudice to any damages in the event of a loss caused by said items, materials or animals.

ARTICLE 25 - CANCELLATION, FAILURE TO OCCUPY

Cancellation in the event of total cancellation of the order for the Provision of Services listed in the Contract or of the partial cancellation of said order (the reduction of the surface area available for the Provision of Services) or the withdrawal of the Exhibitor, or whatever the cause, the latter is bound to pay GL events Equestrian Sport compensation calculated in the following manner:

1/ cancellation between the date of the award of the Contract and the 120th day before the start date of the Event (1st day of setting up), 50% of the full Contract amount (order for the Provision of Services and, as the case may be, additional services);

2/ cancellation between the 119th day and the 45th day preceding the start date of the Event: 75% of the full Contract amount (order for the Provision of Services and, as the case may be, additional services);

3/ cancellation between the 44th day and the start date of the Event or during the Event: 100% of the full Contract amount (order for the Provision of Services and, as the case may be, additional services).

In any case, the cancellation request shall be made by the Exhibitor to GL events Equestrian Sport by registered letter with acknowledgement of receipt. Such request shall be deemed having received on the date on the stamp made by the post office on the acknowledgement receipt.

Failure to occupy: any stand/location/box that is not in use within the delays prescribed in the "Exhibitors Space" will be deemed not to have been occupied, and the Contract will then be terminated automatically and GL events Equestrian Sport may, by express agreement, as the case it sees fit, the full Contract amount (order for the Provision of Services and, as the case may be, additional services) remain owed to GL events Equestrian Sport.

ARTICLE 26 - OBLIGATORY INSURANCE

26.1 The Exhibitor must be the holder of professional liability insurance covering its activities as a necessary consequence of all damage caused by its act or any of its employees and/or any of its subcontractors and/or persons/provides authorised by it and/or caused by its goods, furnishings or equipment.

The Exhibitor agrees to maintain this insurance and insurance throughout the entire duration of this Contract and to provide proof upon GL events Equestrian Sport request.

26.2 The Exhibitor must obligatorily take out a property damage insurance policy for the amount of €5,000 (five thousand euros) to be implemented by GL events Equestrian Sport as shown on the participation request form. Supplementary coverage above this cover can be requested from GL events Equestrian Sport.

In the event of damage to its property, the Exhibitor and its insurers waive all claims against GL events Equestrian Sport and its insurers.

The clauses, coverages, deductibles and exclusions (in particular for theft) are set out in the details of the information notice provided to the Exhibitor on first request.

The insurance terms may be changed based on the requirements of the insurers. Any changes will be accepted by the Exhibitor, who agrees thereby not to assert that they are such as to permit the Contract to be called into question.

The period of the relevant coverage of said obligatory insurance covers the duration of the Event and the Event's opening hours. Outside this period, GL events Equestrian Sport disclaims all liability in the event of theft and/or damage.

Whatever the case may be, GL events Equestrian Sport shall not be held liable for any claims whatsoever, including theft, loss, destruction, etc. related to personal belongings and items of the Exhibitor, in particular laptops, tablets, phones and more generally all electronic devices, cash and valuables as well as items of art and collectibles, jewellery and jugs, precious stones, etc.

ARTICLE 27 - NUISANCES - By reason of the personal nature of the agreement binding the Exhibitor and GL events Equestrian Sport, the Exhibitor must behave in a manner consistent with the general interests of the Event, in particular towards visitors and other participants.

Accordingly, in the event of a dispute or conflict with GL events Equestrian Sport or other Exhibitors, it undertakes not to do anything that could interfere with the proper conduct of the Event, in particular by: (i) disturbing the normal running of the Event, and any breach of the provisions of the contractual documents, may, by the initiative of GL events Equestrian Sport, result in the immediate exclusion of the offender and termination of the Contract.

ARTICLE 28 - PAYMENT - The deposit is payable to GL events Equestrian Sport upon placing the order for the Provision of Services by the Exhibitor, as set out in Article 1 above.

• An order for technical services may not be placed unless all previous invoices have been paid in full.

• An order for technical services cannot be delivered to an Exhibitor that has not paid its balance.

The invoice(s) will state the date on which payment must be made with no discount.

In conformity with the provisions of Article 1223 of the Civil Code, any reduction of price solicited by the Exhibitor in the event of any default of GL events Equestrian Sport in its contractual obligations must be the subject of GL events Equestrian Sport express prior agreement.

GL events Equestrian Sport accepts the following payment methods, in euros:

bank and postal cheques, payable to GL events Equestrian Sport

bank transfer (at the expense of the Exhibitor) to the following account: GL events Equestrian Sport - CJC GRANVÈS ENTREPRISES S.L. 8 Rue de la République - 69001 - Lyon - France - Siren: 10096 - Branch: 18100 - Account: 00034434701 - Key: 51 - IBAN FR76 1009 6181 0000 4347 0157 - BIC/SWIFT COMCFRFF

• for foreign Exhibitors, payment must be made by transfer to our international account: GL events Equestrian Sport - CJC GRANVÈS ENTREPRISES LYON - 8 Rue de La République - 69001 - Lyon - France - Bank: 10096 - Branch: 18100 - Account: 00034434701 - Key: 51 - IBAN FR76 1009 6181 0000 4347 0157 - BIC/SWIFT COMCFRFF

Any late payment by the Exhibitor of the amounts owed by the due date, however arising, for any reason whatsoever, will (following formal notification) incur late payment interest charges calculated based on the interest rate applied by the European Central Bank in its most recent refinancing operation, increased by ten (10) percentage points, without however being less than three (3) times the legal interest rate in force on the date (based on the due date, the ECB rate applicable during the first half of the year concerned shall be the rate in force on 1 January of that year and that applicable during the second half will be the rate in force on 1 July of that year). The Exhibitor will also be liable for tax compensation for the recovery costs in any commercial transactions provided for in Articles L441-6 and D 441-5 of the Commercial Code, as well as, upon presentation of receipts, any additional cancellation fee.

ARTICLE 29 - RETAIL SALES, TAKE-AWAY SALES AND TASTING - The Exhibitor must comply with the regulations in force relating to sales and tasting and distance selling. The sales and tastings must be carried out in accordance with the regulations in force and the Exhibitor will be authorised to remove material purchased. All Exhibitors engaging in such forms must keep an inventory recording the entry and exit of goods. Each exhibitor may be asked to present its inventory book to the expert at all times, failing which coverage may be denied. The only prohibitions are auctions, pyramid schemes and sell-off sales. Any Exhibitor who uses the stand/location/box for the sale of goods will be liable to immediate cancellation of the Contract by GL events Equestrian Sport and payment of damages, without prejudice to any third party proceedings against the Exhibitor in the event that GL events Equestrian Sport were to be held liable by a consumer who was the victim of such a practice or the consumer's representative.

A written request must be made to GL events Equestrian Sport for any paid tasting of food or beverages. Authorisation for paid tasting imposes an obligation on the Exhibitor to comply with the special regulations that apply thereto.

ARTICLE 30 - DISPLAY OF PRICES - CONSUMER INFORMATION - The Exhibitor must comply with the regulations in force relating to the display of prices.