

GENERAL CONTRACTING CONDITIONS

1. Purpose of the agreement

The purpose hereof is to regulate the company's participation in the Event SMART CITY EXPO WORLD CONGRESS, in the selected participation modality and any such amount as indicated in the agreement.

This agreement includes details of the participation modality and the list of materials contracted.

2. Invoicing and payment process

Once the exhibitor has accepted the participation proposal, the Organization will issue the corresponding participation invoices and the Participation Rights invoice which shall mature:

- i. The first invoice, for 50% of the total amount of the participation, will be issued together with the invoice corresponding to the participation fees, if applicable. Invoices must be paid within 30 days of the date of issuance thereof.
- ii. The second invoice, corresponding to the remaining 50% of the total amount to be invoiced, will be issued on 05/05/2026 and must be paid within 45 days of the date of issuance thereof.

If the contract is made within a shorter period than those indicated, the Organization will issue the corresponding invoice, grouping the amount into a final invoice (depending on the time of contract) for 100% of the total amount.

If the contract is made within a period of less than 45 days prior to the assembly date, the invoice will expire on the invoice date.

3. Amendments

Amendments to the agreement may be agreed by the parties in order to be considered binding. Where the variations imply a modification of space with respect to the:

- (i) space contracted and/or
- (ii) allocated space

the agreement by the parties expressed in writing (by e-mail) will legally bind them, without the need to sign an annex or new agreement, and this agreement will remain in force with the amendments agreed by the parties hereto. In the absence of this acceptance, the modification of the space will be considered not to have been carried out and the terms herein agreed to shall remain unchanged.

4. Cancellation of participation by the exhibitor

Exhibitors may cancel their participation in writing (registered mail, bureau fax or any other means allowing sending and receipt evidence. Cancellation will entail the cancellation hereof, without the exhibitor being entitled to recover the amounts paid up to the date of communication of the cancellation of participation.

5. Use of electronic media

Electronic evidence certified by EVICERTIA, EVIDENCIAS CERTIFICADAS, SL, with CIF B86021839, are accepted as valid and effective means to resolve the questions or controversies that

may arise between the parties, whether judicially or extrajudicially.

Electronic documents signed electronically through EVICERTIA will have the same legal force as if they had been signed by hand. The parties hereto agree that the requirement of written communication is completed by means of electronic communication to the e-mail address certified by EVICERTIA. Therefore, notices served on EVICERTIA will have the same legal force and effect as notices served to a mailing address.

The e-mail addresses used herein, as well as the e-mail addresses published on the respective websites, will be considered addresses for notification purposes.

6. Nature of the Data

With regards to the processing of personal data contained in this participation agreement, the Parties hereto are obliged to respect and comply with the Regulation (EU) 2016/679 of 27 April 2016, relating to the protection of individuals with regard to the processing of personal data and the free movement of such data, as well as the Organic Law on Data Protection and Guarantee of Digital Rights 3/2018 of 5 December. For more information about the processing of your personal data, visit our website www.firabarcelona.com Section "Privacy Policy".

7. Referral to Firastore/Servifira terms & conditions

Firastore is Fira de Barcelona's e-commerce platform for the sale of goods and services for the stand.

The conditions applicable to each of the contracted services are regulated on the Firastore platform, with personalised access for each exhibiting company.

8. Industrial property

If, by virtue hereof, either of the parties assigns the use of their trademarks, logos, names and distinctive signs to the other party, the receiving party undertakes to use them exclusively within the framework of the event in question and for the purposes hereof.

9. Free competition with other sponsors and/or partnerships.

This agreement does not grant the exhibitor/sponsor exclusivity, as such, and the Organisation reserves the right to enter into sponsorship agreements and/or partnerships with other entities, under any such terms and conditions as they may freely agree to.

10. Acceptance of Participation rules

Execution hereof implies acknowledgement and acceptance of:

these general contracting terms and conditions,
event participation rules,
the General Regulations of Fira de Barcelona.

In the event of discrepancy between the provisions of the aforementioned documents and this agreement, the latter will prevail.

11. Competence and Jurisdiction

This contract is subject to the Spanish law and to the jurisdiction and competence of the courts of the city of Barcelona.

