



## COMPETITOR BOX

	EXCLUDING VAT			INCLUDING VAT		
	UNIT. PRICE EXC. VAT	QTY	TOTAL	UNIT. PRICE INC. VAT	QTY	TOTAL
<b>5-Day box</b>	€ 368	x	€	€ 441.60	x	€
<b>Tack room</b>	€ 368	x	€	€ 441.60	x	€
<input type="checkbox"/> I would like an electrical connection for my saddlery (this service will be ordered from the EUREXPO site) If you would like to reserve a stand for your stables, please send your request to <a href="mailto:florence.chaury@glevents.com">florence.chaury@glevents.com</a> .	<b>TOTAL exc. VAT</b>	€	<b>exc. VAT</b>	<b>TOTAL 1</b>	€	<b>inc. VAT</b>
	<b>20% VAT</b>	€	€			
	<b>TOTAL 1</b>	€	<b>inc. VAT</b>			

### Please inform us of your arrival and departure dates

Arrival date:..... Departure date: .....

Name of horse/horses that will occupy the box/boxes :

.....

.....

.....

**Please note:** for all arrivals outside of reception times, horses will be placed in outside boxes.

If the horses remain on site on Sunday at the end of the show, they will be changed into boxes; the cleaning of the boxes for the night and the renewal of the bedding will be at your charge.

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.

### Included in the package:

The administrative fees + access to the car park (according to the vehicle pass sheet sent after your registration. Any unjustified access will be invoiced).

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

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

All cancellations must be sent by post or email to [florence.chaury@gl-events.com](mailto:florence.chaury@gl-events.com) no later than the day before the show opens. From 4 october, no order refund will be made without justification. Refunds will only be made by bank transfer and on presentation of proof.

## ADDITIONAL SERVICES

	EXCLUDING VAT			INCLUDING VAT		
	UNIT. PRICE EXC. VAT	QTY	TOTAL	UNIT. PRICE INC. VAT	QTY	TOTAL
<b>Additional permanent access bracelets***</b>	€ 47	x	€	€ 56,40	x	€
<b>***</b> Additional permanent access bracelets are valid throughout the duration of the exhibition.	<b>TOTAL exc. VAT</b>	€	<b>exc. VAT</b>	<b>TOTAL 2</b>	€	<b>inc. VAT</b>
	<b>20% VAT</b>	€	€			
	<b>TOTAL 2</b>	€	<b>inc. VAT</b>			

## ELECTRICITY PARKING SPACE

Subject to availability, it is possible to reserve a pitch in the car park with an electricity connection and access to water (Car Park P7).

To do this, you must complete and return the **APPENDIX ELECTRICITY** - available on request.

### LIMITED NUMBER OF SPACES

## VIGIPIRATE

For safety reasons, it is prohibited to bring in, drive, and park any motorized vehicle in all the entrance halls of EUREXPO whether for the set-up or dismantling phases, except for the motorized vehicles presented for the purpose of the exhibition.

If the Exhibitor (or any person authorized by it) does not comply with such prohibition, the Organisation keeps the right to remove or to allow the removing of such vehicle at the expenses and risks of the Exhibitor and without any entitlement to compensation for damages.

# HEALTH CONDITIONS : HORSES– DONKEYS – PONIES

A TRACES NT document for horses stationed outside France is required and must be presented upon arrival or 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) for horses stationed in France.

Electronic transponders are mandatory.

Equine flu vaccination is mandatory according to the protocol in force since 1<sup>st</sup> January 2013: the "vaccination" sheet should include a visa from a veterinary who is not the owner of the animal. Equine viral rhinopneumonitis recommended

Therefore it is imperative for associations to inform their members.

For more information on the health conditions, please consult [www.equitalyon.com](http://www.equitalyon.com) or contact [florence.chaury@gl-events.com](mailto:florence.chaury@gl-events.com).

## PAYMENT

### PARTICIPATION AMOUNT

<b>TOTAL 1 + 2</b>	€	<b>excl. VAT</b>
<b>TOTAL OF YOUR PARTICIPATION</b>	€	<b>inc. VAT</b>
<b>50% DEPOSIT</b>	€	

Your invoice will be issued on receipt of your payment - if you have any special requirements, please contact us:  
[florence.chaury@gl-events.com](mailto:florence.chaury@gl-events.com) or [equita.elevage@gl-events.com](mailto:equita.elevage@gl-events.com)

### PAYMENT AND PARTICIPATION CONDITIONS

**This participation request must be sent back before 15<sup>th</sup> September 2024**

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 15<sup>th</sup> July 2024 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 15<sup>th</sup> September 2024.**

Every participation request that is sent back after 15<sup>th</sup> September 2024 must be accompanied by the total participation amount.

**The position of boxes and stands will only be determined by the Organizer.**

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

**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

# INSURANCE & SECURITY

The insurance of the breeder/guardian/owner (civil liability) is mandatory; it should be contracted directly with your insurer. Valid personal insurance for people and horses is compulsory: civil liability, automobile, individual accident, disease, multiple risks, mortality, etc. A copy must be attached to the participation request in order for it to be validated. Horses are accommodated in temporary stables. The Organising Committee declines all responsibility during the event of an accident. Breeders/riders/guardians are the only responsible of their own equine animals from their arrival at the exhibition, inside and outside of the boxes, before, during and after their presentation/show and until your departure date of the event.

# LONGINES EXCLUSIVITY

**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 exhibitor / co-exhibitor participating in Equita Lyon 2024 is prohibited for the duration of the event:**

- To promote, display, distribute and sell watches, clocks, as well as any other product directly or indirectly related to timing, watches, clocks, timekeeping systems, data display systems, data processing, countdowns, bulletin boards.
- To promote, exhibit, distribute and / or sell jewelry likely to compete by its nature or cost, those marketed by Longines.
- To exhibit, distribute and / or sell jewelry, the brand of which would have a majority of watches in a price range comparable to Longines watches.

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

# SIGNATURE

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

Any 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 4 indicated on page 5 hereof).

I, the undersigned, acknowledge that I have read and accepted the participation contract conditions on page 4, as well as the non-competition agreement above, and unreservedly accept them.

DATE

SIGNATURE OF THE CURRENT  
LEGAL REPRESENTATIVE **MANDATORY**

COMMERCIAL STAMP

DEFINITIONS

General Terms of Sale or GTS: present general terms defining the rights and obligations of the Organizer and the Exhibitors in the framework of the organization and conduct of the event...

Contract: comprises (i) the participation request accepted by the Organizer, (ii) the General Terms of Sale, (iii) the documents referred to in section 1 below as well as (iv) any special conditions or requests for the provision of additional services agreed between the Parties.

Place(s): space made available to the Exhibitor on the site of the Event in the framework of the present contract...

Participation Request: file returned by the Exhibitor wishing to take part to the Event, comprising notably the Quotation as well as these General Terms of Sale.

Exhibitor: any natural and/or legal person having concluded the Contract with the Organizer to benefit from services provided for the Event in question.

Organizer: the Organizer of the Event, namely GL Events Equitation Sport, a société par actions simplifiée (simplified public limited company) with share capital of 1,000,000 euros...

Provision of Services: provision of services, products rented and/or purchased by the Exhibitor from the Organizer, as itemized in the Participation Request and where applicable in the contract...

PREMIUM: - The Exhibitor and Organizer (hereafter individually or collectively "the Party" or the Parties) have met to define and establish the terms and conditions of the present contract...

(i) to provide all the information and/or items and/or to perform all the steps necessary for the Organizer to provide the Services.

(ii) to make full payment of the price of the Contract price, within agreed deadlines, including any taxes, such as trade show, film, congress, exhibitions, and sporting events.

For its part, the Organizer recognizes that its essential obligation is to provide, on a best effort basis, the agreed services as listed in the Contract, and where applicable in particular in the schedule of services, within the agreed time limit and according to the required quality.

ARTICLE 1 - ORDER FOR THE PROVISION OF SERVICES

1.1 Participation requests are made using special forms, either in paper or electronic form, and are sent to the Organizer by the Exhibitor...

1.2 In any event, if the participation request is accepted by the Organizer, it will be valid subject to full payment of the deposit by the Exhibitor.

The Exhibitor hereby states it has read the attendant rights and obligations and agrees to the participation request implies the Exhibitor's total acceptance of:

- the Contract
- the safety specifications - internal regulations of the Event's venue,
- the special technical regulations specified in the Exhibitor Area (construction regulations, electrical, etc.)

The Contract therefore includes all the aforesaid documents and all public-interest provisions governing Events in France. The Exhibitor also undertakes to comply with all the rules of the event and to communicate to it, even verbally, if circumstances or the interests of the Event so require.

1.2 Order for the provision of services in electronic form. If the Exhibitor wishes to submit its participation request electronically, it must log in to its account on the Organizer's website...

2.1 In support of its participation request, the Exhibitor is required to forward a signed "certification of participation" to the Organizer...

2.2 Any Exhibitor who takes part in an Event on the Place of another Exhibitor, even temporarily, must register its presence with the Organizer...

2.3 During the Event, within the confines of the site and its immediate surroundings, Exhibitor must not act or behave in such a way that could be construed as free-riding or unfair competition...

2.4 The Organizer may decide at any time, even after receiving the participation request as set out in section 2.1, to refuse to accept the participation request...

ARTICLE 3 - CONTROL OF RESERVATIONS, ADMISSIONS OR REFUSALS - The Organizer may decide at any time, even after receiving the participation request as set out in section 2.1, to refuse to accept the participation request...

ARTICLE 4 - DURATION AND PLACE - If the circumstances so require, in particular in a case of force majeure, the Organizer of the Event reserves the right at any time to modify the location of the Event...

ARTICLE 5 - PENALTIES FOR BREACH OF CONTRACT 5.1 - Withdrawal - In accordance with the provisions of Articles 1218 et seq. of the French Civil Code, the Organizer may be held liable by either Party if the other Party fails to fulfil any of its essential obligations...

5.2 - Termination - The Parties expressly agree that any breaches of their essential obligations specified in the present contract may be sanctioned by the Organizer...

5.3 - Specific Performance - Given the specific nature of the Services concerned and the Organizer's in-depth know-how needed to fulfil its obligations under the Contract, the Parties expressly agree to waive the provisions of Articles 1221 and 1222 of the French Civil Code.

ARTICLE 6 - POST-TERMINATION CANCELLATION, FORCE MAJEURE 6.1 - General Provisions Under the provisions of article 1218 of the French Civil Code, the Parties' obligations will be suspended in the event of a case of force majeure...

6.2 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.3 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.4 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.5 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.6 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.7 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.8 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.9 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.10 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.11 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.12 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.13 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.14 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.15 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.16 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.17 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.18 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

Termination will entail full payment of the Contract price and of internal and external fees incurred by the Organizer in its performance of the Contract up to the date of occurrence of the force majeure or the termination of the Contract.

6.2 - Postponement or cancellation of the Event If the Organizer, for any reason whatsoever (including force majeure), is led to postpone or cancel the Event, the following conditions will apply...

6.3 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.4 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.5 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.6 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.7 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.8 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.9 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.10 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.11 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.12 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.13 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.14 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.15 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.16 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.17 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.18 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.19 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.20 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.21 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.22 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.23 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.24 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.25 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.26 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.27 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.28 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.29 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.30 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.31 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.32 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.33 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.34 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.35 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.36 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.37 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.38 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.39 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.40 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.41 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.42 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.43 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.44 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.45 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.46 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.47 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.48 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

6.49 - Force majeure - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

D) Transferring the personal data to the Organizer's partners within the framework of a business relationship (transfers).

The legal basis for processing personal data for the aforementioned purposes is: - For category A) performance of the Contract or pre-contractual measures taken at the request of the Exhibitor.

- For category B) and C) legitimate interests arising from these categories for the Organizer (category B) and C) legitimate interests arising from these categories for the Organizer.

- For category D) the Exhibitor's consent. Such consent may be withdrawn at any time.

- For category E) compliance with legal obligations.

The recipients of such personal data are the Organizer's services concerned, its partners or subcontractors, its suppliers, and certain service providers.

Some of these recipients may be located outside the European Union. Whenever necessary, appropriate safeguards are in place, such as the inclusion in contracts of standard data protection clauses.

The Organizer keeps the personal data for as long as needed to complete the operations for which it was collected, in accordance with the aforesaid regulation 2016/79, or the time required to fulfil the legal obligations that it has towards its partners and its subcontractors.

Moreover, the Organizer reserves the right to use the personal data for marketing purposes, for no longer than three years from the time of the last contact with the prospective or actual customer, barring exceptions justified by a particular context.

15.1 - Right to be forgotten - The Exhibitor has the right to request the Organizer to delete or remove its personal data, or to restrict its right to process it, or to object to its processing, or to request the Organizer to rectify its personal data.

15.2 - Processing of Personal Data by the Exhibitor - The Exhibitor is fully and individually liable for its processing of personal data. As such, the Exhibitor reserves the right to request the Organizer to delete or remove its personal data.

15.3 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.4 - Anti-bribery and corruption and influence peddling - The Parties base their business relations on the principles of transparency and integrity.

15.5 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.6 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.7 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.8 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.9 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.10 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.11 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.12 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.13 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.14 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.15 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.16 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.17 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.18 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.19 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.20 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.21 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.22 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.23 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.24 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.25 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.26 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.27 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.28 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.29 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.30 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.31 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.32 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.33 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.34 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.35 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.36 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.37 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.38 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.39 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

15.40 - Code of Business Conduct - The GL Events Group has drawn up a Code of Business Conduct, which sets forth the ethical and moral principles that govern the Group's behavior and that it requires its partners to observe.

in the information booklet provided to the Exhibitor on first request. The insurance terms may be changed based on the requirements of the insurers. Any such changes shall be accepted by the Exhibitor and the Organizer.

26.3 - Outdoor Places - The guarantees in subsection 26.2 above do not apply to outdoor places, such as trade shows, film, congresses, exhibitions, and sporting events.

ARTICLE 26 - PAYMENT - Deposit stated in the Quotation is payable when the Exhibitor places an order with the Organizer for the Provision of Services, as set out in section 1 above and the latest on July 15<sup>th</sup>, 2024.

ARTICLE 27 - DISTURBANCE - In view of the personal nature of the agreement between the Exhibitor and the Organizer, the Exhibitor must behave in a manner consistent with the Organizer's interests and those of its partners.

ARTICLE 28 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 29 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 30 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 31 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 32 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 33 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 34 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 35 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 36 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 37 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 38 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 39 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 40 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 41 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 42 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 43 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 44 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 45 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 46 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 47 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 48 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

ARTICLE 49 - FORCE MAJEURE - The Organizer and Exhibitor agree to collaborate under the terms of the present contract, but the Contract implies any other document previously exchanged between the Parties.

&lt;