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www.mipim.com

Tuesday 14 - Friday 17 March 2017 • Palais des Festivals, Cannes, France

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The purpose of MIPIM (hereafter the "Event") is to bring together international real estate professionals, such as local authorities, developers, architects, qualified investors, financial institutions, corporate occupiers, advisors and any person whose activities are directly related to the real estate sector.

This contract includes:

- Delegate(s) registration fee
- Company and delegate(s) listing in the Guide and MIPIM Online Database (DEADLINE FOR LISTING IN THE GUIDE IS 3RD FEBRUARY 2017)

The contract should be completed	J in CAPITAL LETTERS.
1 YOUR COMPANY	
Company Name*	
Address*	
(incl. Street, House/Box Number)	
City*	Zip Code/Postcode*
State	Country*
Telephone	country code city code telephone number
Fax	country code city code fax number
Website http://	
VAT Number / Tax ID**	
	European Union, please supply the tax identification number or national business number of your company. , French VAT will be charged and may not be reimbursed by French tax authorities.
What is the name of th	ne stand you will be based on? NATIONAL ASSOCIATION OF REALTORS
² BILLING ADDRESS (Com	plete only if different from above)
Legal Company Name**	
Billing Contact Name	
Work Email	
Address**	
(incl. Street, House/Box Number)	
City**	Zip Code/Postcode
State	Country**
Telephone	
	country code city code telephone number
Fax	country code city code fax number
VAT Number / Tax ID**	
•	European Union, please supply the tax identification number or national business number of your company. , French VAT will be charged and may not be reimbursed by French tax authorities.
3 REGISTRATION CONTAC	CT Mr Mrs Ms
SURNAME**	
First Name**	
Job Title**	
Work Email**	
	like us to communicate with you
4	

4 ACCOMMODATION BOOKING

Reed MIDEM offers a wide selection of hotels and apartments at special rates and preferred booking conditions during MIPIM. Early reservation is highly recommended to secure your accommodation.

To book now, please visit www.mipim.b-network.com.

For any assistance, please contact us at customerhelpdesk@reedmidem.com

^{*}Mandatory. Listed in the Guide **Mandatory. Not listed in the Guide.



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5	COMPANY PROFIL	E *
_	CUMPAINT PROFIL	г.

To validate your registration and ensure the accuracy of your company profile, please complete the details of your company's activity carefully.

This will be your reference in the:

- MIPIM Online Database: a complete directory of participating companies, individuals, real estate projects to support your networking activities, organise meetings and prepare your show
- MIPIM Guide: the who's who of the real estate industry

Reed MIDEM reserves the right to list or to modify this information if this section is incorrect/not completed

a. Please specify in which countries you wish to develop your business (please tick appropriate box(es)).

Americas	Asia Pacific	Central & Ea	astern Europe		dle East Africa		Western Eu	rope
Argentina	Australia/ New Zealand	Baltic co	untries		Egypt		Austria	Netherlands
Brazil	China	Bulgaria			Morocco		Belgium	Portugal
Canada	Hong Kong	Croatia, S	Slovenia		Saudi Arabia		Finland	Scandinavia
Chile	India	Czech Re	public		South Africa		France	Spain
Mexico	Indonesia	Poland			Tunisia		Germany	Switzerland
USA	Japan	Romania			Turkey		Greece	UK
Other Latin America	Malaysia	Russia			U.A.E.		Ireland	Other Western
	Singapore	Serbia, B	alkan countries		Other Africa		Italy	Europe
	South Korea	Slovakia			Other Middle	East	Luxembourg	
	Thailand	Ukraine						
	Vietnam	Other Ce	entral & Eastern Europe					
	Other Asia							
b. Your main busine	ess field: from the following	list, please tick	the box which correspond	ls to y	our company's	s main bus	iness field (please	e tick only one box).
	FINANCIAL INSTITUTIONS		CAL & PUBLIC AUTH		42	_	NESS SERVIC	
INVESTORS &				IOKI	44			
TIOTEE GROC	JPS	DE DE	VELOPERS		45			RS/SUPPLIERS
22 RETAILERS		U	ERATORS		45	ASSO	CIATIONS &	ACADEMICS
23 CORPORATE	END-USERS/OCCUPIERS	42 AR	CHITECTS & PLANN	IERS				
10 - INVESTORS 8	& FINANCIAL INSTIT	UTIONS						
Please specify your act	ivity							
100 Asset manager	nent company (third party	<i>(</i>)	105 Investment co	ompa	any			
101 Bank	1 3 1 1 3	•	106 Investor & De		•			
Closed-ended f	fund (ie: private equity, he	dge fund)	Open-ended f	fund	•			
	office, Private investor		108 Pension fund	/ Sov	vereign Wea	lth Fund		
104 Insurance com	pany		109 Real estate in	vest	ment trust (REIT, SIIC	, SICAFI, SIIQ)	
Please specify which re	al estate sector you invest	in						
A1 Car parks	-		estructure / Public / & Pri	vate l	Partnershins	A11	Offices	
'	Leisure / Theme Parks	A7 Land		, ,	· ar ar rerormpo		Residential	
A3 High street retail		A8 Mal	/ Shopping Centre				Retail Park / Fac	tory Outlet
A4 Hospitality			lical / Healthcare			1.4.4	Social Housing	,
A5 Industrial		A10 Mix	ed Use				0	nouse / Logistics
							J	o o
Please specify your wa	y of investment							
B1 Direct investmen	t (in real estate projects/produ	icts) B2	Indirect investment (in f	unds	and companie	es)		

^{*}Mandatory. Listed in the Guide.



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21 - HOTEL GROUPS 210 Hotel operator	
22 - RETAILERS 220 Individual retail company 221 Group	of retail companies 222 Master franchisee
Energy/Chemicals 235 Media 232 Financial Services 236 Other	238 Publishing/Press & Entertainment 239 Technology & Communication s 240 Travel & Tourism Services - Public Authorities 241 University & Knowledge
30 - LOCAL & PUBLIC AUTHORITIES 300 City/Metropolitan area 301 Public promotion/Development agency	Other local/regional/government authority Other public authority (joint ventures, free trade zone)
40 - DEVELOPERS 400 Car park developer 401 Entertainment/Leisure/Theme parks developer 402 Hotel developer Please specify if you are also an investor F1 Investor & developer	Industry Developer 406 Residential Developer Mall/Shopping center developer 407 Retail park/Factory outlet developer Office Developer 408 Storage/Logistics developer
All por c/ Kaltway Station/ Harbour operator	Storage/Logistics operator Business centre operator
42 - ARCHITECTS & PLANNERS 420 Architect/Designer	Private master planner
Bank (credit provider)	nvestment adviser/Agent 436 Online data provider 437 Property management company Occupation adviser/Agent 438 Research Institute
Engineering firm/Surveyor Entertainment/Leisure/Culture	Interior architect/Designer/Consultant Marketing/Advertising/Multichannel/Digital/PR company Other service providers/suppliers Utilities
45 - ASSOCIATIONS & ACADEMICS 450 Federation/Association	University / Academics

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	mipim							
6 LIST OF PARTICIPANTS FOR THE MIPIM GUIDE & MIPIM ONLINE DATABASE								
Company and delegates will be listed in the Guide and on the MIPIM Online Database (DEADI 3rd FEBRUARY 2017)	LINE FOR LISTING IN THE GUIDE IS							
Without an email address participants will NOT be able to receive their activation email, conreceive their e-ticket. Email addresses are not listed in the Guide and can be hidden on the On Data collected by Reed MIDEM is used to fulfill request for registration and promote our trade refuse for this data to be used by contacting us at: contact.cnil@reedmidem.com	nline Database (see below). Personal							
Participant: Mr Mrs Ms								
Participant: Mr Mrs Ms SURNAME*								
Maiden Name (frelevant)								
First Name*								
Job Title*								
Work Email** L								
INDIVIDUAL EMAIL ADDRESS IS REQUIRED.								
☐ I do not wish my email to appear on the Online Database								
Caratifornia dala Francia								
Specify your Job Function								
Asset management 5 Education 9 Information technology	Research, consucring							
2 Corporate management 6 Human Resources 10 Legal 3 Architecture/design 7 Finance/Accounting 11 Marketing/Communication	Leasing							
Architecture/design Induce/Accounting Induceting/communication								
Dustiness development	ement Other							
Specify your Real Estate sector								
1 Entertainment/leisure/Theme Parks 5 Land 9 Other	Storage, Warehouse, Eogistics							
	Student housing							
	do a							
4 Infrastructure/Public& Private partnership 8 Offices 12 Social hous	sing							
Participant: Mr Mrs Ms								
SURNAME* L								
Maiden Name (If relevant)								
First Name*								
Job Title*								
Work Email** L								
INDIVIDUAL EMAIL ADDRESS IS REQUIRED.	echnology 13 Research/Consulting 14 Leasing mmunication 15 Operation Management 16 Other 13 Storage/Warehouse/Logistics Residential 14 Student housing Research/Consulting 15 Operation Management 16 Other 17 Storage/Warehouse/Logistics 18 Storage/Warehouse/Logistics 19 Storage/Warehouse/Logistics Residential Research/Consulting							
☐ I do not wish my email to appear on the Online Database								
Specify your Job Function								
1 Asset management 5 Education 9 Information technology	13 Research/Consulting							
2 Corporate management 6 Human Resources 10 Legal								
3 Architecture/design 7 Finance/Accounting 11 Marketing/Communicati								
4 Business development 8 Investment/Acquisition 12 Portfolio & Fund Manage								
Specify your Real Estate sector								
1 Entertainment/leisure/Theme Parks 5 Land 9 Other	13 Storage/Warehouse/Logistics							
2 Hospitality 6 Medical/Healthcare 10 Residential	Storage, Warehouse, Logistics							
3 Industrial 7 Mixed use 11 Retail								
	sing							

^{*}Mandatory Listed in the Guide.
**Mandatory. Not listed in the Guide.



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SURNAME*						
Maiden Name (If relevant)						
First Name*						
Job Title*						
Work Email**						
INDIVIDUAL EMAIL ADDRESS IS REQUIRED.						
☐ I do not wish my email to appear on the Online Database						
Specify your Job Function						
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2 Corporate management 6 Human Re	sources	10 Legal			14 Leasing	
3 Architecture/design 7 Finance/A	ccounting	11 Mark	eting/Communication	on	Operation Ma	nagement
Business development 8 Investmen	nt/Acquisition	12 Portfe	olio & Fund Manage	ment	Other	
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1 Entertainment/leisure/Theme Parks	5 Land		9 Other	13	Storage/Warehous	e/Logistics
2 Hospitality	6 Medical	/Healthcare	10 Residential	14	Student housing	
3 Industrial	7 Mixed u	ise	11 Retail			
Infrastructure/Public& Private partnership	8 Offices		Social housi	ng		
Participant: ☐ Mr ☐ Mrs ☐ Ms						
SURNAME*						
Maiden Name (If relevant)						
Maiden Name (If relevant)						
Maiden Name (If relevant) First Name*						
Maiden Name (If relevant) First Name* Job Title*						
Maiden Name (If relevant) First Name* Job Title* Work Email**						
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^{*}Mandatory Listed in the Guide.
**Mandatory. Not listed in the Guide.

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				mipim				
_	EGISTRATION FEE							
_	he MIPIM participant registration is pe	rsonal and non-refundable.						
lr	structions for sales tax recuperation wil	1		ı				
		MIPIM Registration fee (Excl. VAT*)	N° of participants	TOTAL				
	ntil Monday 6th March 2017	€950		€				
	rom Tuesday 7th March 2017	€1,795	usings lounges It also include	des a listing of your someony on				
		s, conference sessions, networking events and burlisting in the Guide is 3rd February 2017), and						
*.	-20% VAT is obligatory for all French customer	rs, EU customers not subject to VAT and non-EU custom	ners not subject to corporate inc	ome tax.				
_	EGISTRATION CLAUSE							
	Badges can only be obtained on site up Every alteration to your participant list	oon presentation of an official form of ID (from 2 t will incur a charge per person.	2.00pm on 12th March 2017	·).				
	Only names of the persons accredited l	by the participating company, for whom a reques	st for accreditation has beer	received by the organiser by the				
4	date of 3rd February 2017 can be listed. The participating company can only re	d in the MIPIM Guide. egister full-time salaried employees of the same	company based in the sam	e office and country. Supporting				
	documents may be required with the s	ignature of the legal representative of the partic	ipating company. If the part	ticipating company does accredi				
		above, they will be required to pay the current v pant subject to the sanctions set forth in article	, ,	0 , 0 ,				
	If the participant loses their badge, Ree	ed MIDEM will bill €100 (+10% VAT) for a duplic	ate.					
6		idiary if more than a half of its capital is held uired. Failure to comply will make the participar						
	related to MIPIM which are printed her			et for the market est of the marks				
7,	DVERTISING WITH MIPIM							
		ner MIPIM advertising opportunities to maximiso	e vour company's exposure	on an international scale, please				
	ontact our sales department +33 (0)1 79		. ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
_ N	1IPIM Preview Magazine							
ĺ								
Е	III-0240							
	ull-page ouble-page spread	⊥x €3,550 x €5,300						
	/2 page horizontal	□ x €2,650						
1	/2 page vertical	□ x €2,650						
M	iscellaneous		SUB-TOTAL (excl	. VAT) €				
N	MIPIM Guide							
	he Guide is the "Who's Who" of the real	estate industry.	ı					
F	ull page	□ x €2,800						
M	1iscellaneous		SUB-TOTAL (excl.	. VAT) €				
N	1IPIM News N°1, 2, 3 & 4							
		Issue N° 1 2 3 4						
	ull-page	x €2,680						
	ouble-page spread							
	/2 page horizontal /2 page vertical	☐ ☐ ☐ ☐ x €1,890						
	iscellaneous	∐ ∐		. VAT) €				
1,	iiscettaileous		JOB-TOTAL (EXCI.	. VAI) E				
	MAXIMISE YOUR PARTICIPATION In the MIPIM Online Database							
	dvanced Company Profile	•	x €32	20				
	. ,	ion until the launch of the Mipim 2018 data	_					
	. , ,	IM Online Database search results with a b						
		profile or projects, download the list to boos	_	nize your ROI.				
	ther Digital Solutions							
N	iscellaneous		SUB-TOTAL (excl.	VAT) €				
		ADVEDTICING TO						
		ADVERTISING - TO	IAL (+20% VAI IT applica	able*) €				

*VAT on Advertising is obligatory for all French customers, EU customers not liable to VAT and non-EU customers not subject to corporate income tax.

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10	TOTAL PAYMEN	т

(PLEASE INSERT THE TOTAL AMOUNT INCLUDING VAT (if applicable), IN THE "BALANCE DUE" FIELD BELOW)

TOTAL PARTICIPATION (+20% VAT incl. if applicable) \in \square TOTAL ADVERTISING (+20% VAT incl. if applicable) \in \square BALANCE DUE \in \square

11 TERMS OF PAYMENT

This participation contract must be accompanied by payment in all cases. In the absence of the appropriate payment, this contract shall be terminated automatically though the signatory shall still owe the sum indicated.

Note that no hotel request can be dealt with, and no Guide listing processed until full payment is received.

Details of how to pay can be found on the following page.

12 DECLARATION OF AGREEMENT

The undersigned acknowledges that he/she has read the Rules related to MIPIM(«Rules») which are printed hereafter, and undertakes on his/her own behalf and on behalf of his/her organisation to comply with the Rules. He/she confirms that he/she has duly informed the appropriate personnel or representatives of his/her organisation that their personal data is being processed according to Article 22 of the Rules and of their rights in connection therein and has obtained each of such personnel or representative's consent to provide such personal data. In particular, he/she acknowledges and accepts that personal data is accessible to participants or partners that may be located in countries or territories outside of the European Economic Area even where the country or territory in question may not provide a sufficient level of protection equivalent to that within the European Economic Area. His/her's organisation hereby indemnifies Reed MIDEM against any and all liabilities, costs, expenses, damages and losses (including but not limited to all interest, penalties and legal costs and all other reasonable professional costs and expenses) suffered or incurred by Reed MIDEM arising out of or in connection with Reed MIDEM's use of said data as permitted by the Rules. Finally, the undersigned represents and warrants that he/she is duly authorised by his/her organisation to enter into this Contract and bind it by the Rules and agrees that he/she shall be Personally bound and liable pursuant to the Rules in the event such authority to bind his/her company does not actually exist. The Rules shall form part of this Contract between your organisation and Reed MIDEM and all of the terms and conditions of the Rules are incorporated herein.



13 WAYS TO PAY

■ I AM PAYING BY BANK TRANSFER

This bank order must be made with the following indications: "Payment at no costs for the beneficiary" together with the legal company name, name of event and invoice number.

Please send us a copy of the wire transfer to facilitate the identification of your payment.

	Bank code	Agency code	Account number	Control	Banking domiciliation	Swift Code /BIC	Account owner	EU VAT Number
	30066	10947	00010005001	79	C.I.C SAINT AUGUSTIN GCE SUD	CMCIFRPPXXX	REEDMIDEM SAS 27 Quai Alphonse Le Gallo	FR 91 662 003 557
			Bank Account N 00 0100 0500		102 BD HAUSSMANN 75008 PARIS	CHCIRITXXX	CS 10026 92513 Boulogne- Billancourt Cedex	TR 31 002 003 337

☐ I AM PAYING BY CREDIT CARD (All products except for stands) MANDATORY: FOR SECURITY REASONS, DO NOT SEND CREDIT CARD INFO VIA EMAIL. Credit card details received by email will automatically be deleted and the contract destroyed. We can only accept card debit authorisation forms by fax at the following secure numbers: Paris: +33 (0)1 79 71 90 90 - London: +44 (0)20 7895 0949 - New York: +1 212 284 5148 ALL THE FIELDS BELOW ARE COMPULSORY AND MUST BE COMPLETED TO ENABLE US TO DEBIT YOUR CARD O VISA/MASTER CARD O AMERICAN EXPRESS Card number L L L L L L L L Expiry Date L L Name of card holder (as seen on card) X Amount (COMPULSORY) X Date (COMPULSORY)

14 PLEASE RETURN THIS COMPLETED CONTRACT TO YOUR LOCAL OFFICE (Limit of 5 MB)

Reed MIDEM - Paris Headquarters Europe (excluding the UK), French Speaking Canada, Latin America Asia, Middle East, Africa Client Administration

Signature of the card holder (COMPULSORY)

27 Quai Alphonse Le Gallo

CS 10026

92513 Boulogne-Billancourt Cedex Tel.: +33 (0)1 79 71 99 00

Fax: +33 (0)1 79 71 90 90 customerhelpdesk@reedmidem.com Reed MIDEM Ltd

UK & Ireland, Australia & New Zealand

Peter de SOISSONS

Sales Director / Property Division peter.desoissons@reedmidem.com

Richard WELLS

Sales Manager / Property Division richard.wells@reedmidem.com

Proctor House 110 High Holborn London WC1 6EU Tel.: +44 (0)20 7528 0086

Fax: +44 (0)20 7895 0949

Reed MIDEM North America USA, English Speaking Canada

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arnaud.simeray@reedmidem.com

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Sales Manager neit.nunez@reedmidem.com

230 Park Avenue - 7th Floor

New York, N.Y. 10169 Tel.: + 1 212 284 5130 Fax: + 1 212 284 5148





15 RULES

1. General provisions

The provisions of these Rules (hereinafter, the "Rules") shall apply to any individual or legal entity such as notably all Exhibitors, visitors and service providers (hereinafter, the "Participants"), who request admission or are invited to the various professional events organised by Reed MIDEM (hereinafter, the "Organiser"), a French société par actions simplifiée (simplified limited company) with share capital of €310,000, whose registered office is located at 27/33 Quai Alphonse Le Gallo, 92100 Boulogne Billancourt, France, and which is registered with the Nanterre Trade and Companies Register under number 662 003 557.

These Rules shall also apply to parties who contract with the Organiser. The goods and services offered in connection with the relevant event shall meet only the requirements of any individual or legal entity whose business activities are directly related to the sector promoted by the event, as defined in the participation contract. The Organiser reserves the right to refuse to contract with any person whose business is not directly related to the sector promoted by the event or on any other reasonable grounds, such as a dispute, etc

2. Acceptance of Contract Documents

Signature of any participation contracts and/or any admission to the event shall be deemed the Participant's total and complete agreement with and acceptance of the provisions of these Rules, the relevant participation contracts, the specifications of the operator of the exhibition space and, in the case of Exhibitors (an "Exhibitor" is defined as any Participant who rents a stand and/or assigned location at the event), the Exhibitors' Technical Manual and the insurance policies that the Organiser takes out on behalf of the Exhibitors (hereinafter, collectively, the "Contract Documents"), all of which may be downloaded directly from the event's website.

Accordingly, the Participant undertakes to comply with the Contract Documents, as well as with any health and safety measures which may be imposed by the relevant public authorities, the operator of the exhibition space and/or the Organiser and to cause its employees and service providers to comply therewith.

No amendments or reservations may be made by the Participant to the Contract Documents in any

3. Amendments to and priority of these Rules

The Organiser reserves the right to decide on all matters not covered by these Rules and to add new, immediately applicable provisions to cover such matters and any matters not otherwise dealt with by the general regulations governing commercial events which are posted on the www.unimev.fr website. These Rules shall prevail over any other terms that Participants may seek to impose or incorporate, or which are implied by trade, custom, practice or course of dealing. In the event of a discrepancy between the French and any other translated versions of the Regulations, the French version shall prevail.

4. Postponement or cancellation of events

Until the date on which registration closes, Participants shall assume all risks associated with the non-occurrence of the event and, in particular, they alone shall bear costs they may have chosen to incur in anticipation of the event.

However, in the case of cancellation of the event, Participants may be refunded any amounts paid

prior to the cancellation. In the case of cancellation because of a force majeure event,, Participants shall be refunded an amount equal to sums already paid, less direct costs incurred by the Organiser relative to the organisation of the event.

A "force majeure event" means any health, climatic, economic, political or social situation, at the local,

national or international level, that:

- is not reasonably foreseeable at the time the event is advertised to Participants;
- is beyond the Organiser's control; and
 makes it impossible to hold the event or creates risks of disturbances that may seriously affect the organisation and proper functioning of the event or the safety of property and persons.

 If the event is postponed, the amount of the deposit or participation fee paid by Participant shall be

carried over in view of their participation in the new event.

ADMISSION TO EVENTS

5. Admission requirements

Persons under the age of 18 may not be admitted to the event, except with the Organiser's prior written authorisation.

The Organiser reserves the right to refuse entry to or to have expelled, temporarily or perma Participant whose presence, conduct or behaviour threatens the image, peace or safety of the event and/or of the other Participants and/or of the Organiser and/or the integrity of the site. In such case, the Participant shall be reimbursed the share of sums already paid applicable to the remaining period of the event for which the Participant has been so expelled and such refund shall be such Participant's

sole and exclusive remedy in respect of such expulsion. To gain admission to the event Participants must show an admission pass, which the Organiser shall issue free of charge or for consideration in accordance with its own procedures. The distribution, reproduction or sale of admission passes in order for any person other than the Participant to derive a profit therefrom is strictly forbidden and may be liable to prosecution.

Due to the international nature of the event, Participants shall:

 Ensure that their participation is neutral in terms of political, ideological or religious expression;
 Not create disturbances (visual, audial, olfactory or of any other nature) to the organisation of event, the other Participants, whether or not in neighbouring stands, or the public, either at their stand, in the advertising space assigned to them within the venue or in the vicinity of the event. Otherwise, the Organiser reserves the right to impose penalties, including refusing admission to the event.

6. Accreditation of Participants' employees

s may accredit only their full-time employees from a single establishment, in a single country. The Organiser may at any time request documentary evidence thereof.

In the event a Participant accredits any person who does not meet the foregoing requirements, they shall be required to pay the registration fee applicable to visitors, as specified in the participation contract.

The Organiser reserves the exclusive right to post advertising and other marketing materials and operate promotions in the venue where the event is held and in the immediate surrounding area. All forms of advertising are strictly forbidden, with the exception of advertising that uses the media defined below, the advertising spaces that the Organiser assigns and the advertising materials displayed within the Exhibitor's stand. In the event of non-compliance with these requirements, the Organiser may remove such advertising at any time without prior notice.

Participants shall not in any form whatsoever display products or services or advertise companies or businesses that are not participants, without the Organiser's prior written authorisation.

Furthermore, the distribution of leaflets, brochures, flyers or documents of any type for promotional or any other purposes is strictly limited within the event venue and the immediate surrounding area and is subject to the Organiser's prior authorisation. Participants shall not, in any manner whatsoever, advertise any practitioner or establishment that is a member of a regulated profession for which the national and official organisation that represents the profession prohibits advertising.

8. Sponsoring

in of the Organiser's events may be sponsored by Participants pursuant to the terms and conditions set forth in the relevant participation contract which specifies the characteristics of the event. Unless otherwise stated, such sponsorships are non-exclusive.

In the event that more than one Participant sponsors the same event, the Organiser shall promote the Participants in proportion to their respective contributions. The Organiser reserves the right in its absolute discretion to modify the characteristics of the event or to require the Participants to modify the materials intended to be distributed, in particular due to legal requirements and/or for reasons related to the general organisation of the event and/or, more broadly, in the interest of all Participants.

9. Photography and filming (audio and video)

The Organiser may prohibit the taking of photographs and/or the making of audio and video recordings by Participants who have not received accreditation from the Organiser for such purpose. Only photographers / cameramen who have received written authorisation from the Organiser for such purpose shall be allowed to operate within the event venue. A copy of their photographic prints and/ r audio and video recordings shall be provided to the Organiser upon request.

Unless Participants expressly refuse consent in advance, Participants authorise, free of charge, the Organiser and its partners to photograph and/or record the voice and image of the Participant(s), the stands or specific articles displayed within stands, and to communicate to the public, in the whole world, such photos and/or recordings, which may be presented (in particular in the form of live or delayed broadcasting), reproduced without limit as to the number of reproductions and published, in the whole world, for a period of five (5) years, in any format (in particular, downloadable formats, including MP3, podcasts and webcasts), using any method or process known or unknown at this time, in whole or in part, on all tangible or intangible media known or unknown at this time, including but not limited to paper, optical, analogue and digital media (CDs, DVDs, etc.), or over an electronic network (the internet and, in particular, the websites of the Organiser and its partners), and on any other promotional or marketing tool it may use for information or promotional purposes, unless Participants communicate their opposition in writing in advance.

10. Unfair competition and parasitic business practices

Participants formally undertake not to engage in activities that are identical or similar to those conducted in the event venue, the immediate surrounding area or in any other exhibition area that the Organiser may designate, in particular, in places such as hotels or other sites external to said event during the period of the event.

Accordingly, Participants in particular undertake not to directly or indirectly draw any other Participant away from any exhibition area for the purpose of presenting any of its products and/or services that

The Organiser reserves the right to have any breach of this provision evidenced by any witness sworn officer, to have the relevant Participant pay the costs associated therewith and to initiate any legal action enabling it to assert its rights.

The Organiser may enter into agreements with hotels and estate agents in the location of the event and the surrounding area in order to assist Participants to the extent possible and under the best possible and the control of the extent possible and the surrounding area in order to assist Participants to the extent possible and under the best possible and the control of the extent possible and the control of the extent possible and the surrounding area in order to assist Participants to the extent possible and under the best possible and the control of the extent possible and the extent possible andconditions, in finding accommodation. However, this does not constitute an endorsement from the Organiser of any particular accommodation provider or obligation on the part of the Organiser and the Organiser shall not be liable with respect to hotel reservations and/or accommodations selected.

INSTALLATION OF STANDS

12. Assignment and distribution of locations

The Organiser shall determine the event layout and assign locations. The Organiser shall endeavour to take into account Exhibitors' requests, the nature of the products and services they plan to exhibit and the arrangement of the stand and/or assigned location they plan to install in accordance with the interests of the event.

Participation in prior events shall not entitle Exhibitors to a specific location. The Organiser shall in no event be liable to Exhibitors for any consequences that may ensue from the location assigned to them such as low foot traffic.

- a Participant/Exhibitor causes a disturbance or
- does not comply with the requirements of the Exhibitors' Technical Manual, or
- in order to ensure the best possible presentation of the event in the interests of all Participants, the Organiser reserves the right to modify, at any time and as often as it deems necessary, the use

of the areas requested by Exhibitors, the location of stands or the decoration thereof. The Organiser shall use its reasonable endeavours to give those Exhibitors affected prior notice of its actions except in the event of a pressing need in which case the Organiser shall not be required to give prior notice.

13. Set-up, installation and decoration, break-down

Exhibitors and any person duly appointed to represent them sha

- Familiarise themselves with the Exhibitors' Technical Manual and the specifications of the operator of the exhibition space in effect and comply therewith
- · Comply with the safety measures imposed by applicable laws and regulations during set-up, breakdown and throughout the event; and • Be present at their stand and/or assigned location during the inspection by the teams responsible for

ensuring compliance with safety standards. Subject to the provisions of the Contract Documents, the event's accident prevention plan, the Exhibitor's specific prevention plan and consistent with the overall decoration of the event. Exhibitors re free to fit out and decorate their stand, provided they do not hinder the visibility of safety signs and equipment or of nearby stands. In case of materials or installations deemed non-compliant to the Contract Documents, the Organiser reserves the right, at any time and at the Exhibitor's expense, to

prohibit the use of the stand and/or assigned location, to suspend the use of water and electricity or to have removed or to destroy any materials or installations deemed non-compliant. 14. Manning the stand and/or assigned location

oitors shall at all times maintain sufficient staff at their stand and/or assigned location and keep it fully equipped during the entire duration of the event, including if the duration of the event is extended. Exhibitors shall display products and/or services that comply with French and European laws and regulations and that originate from lawful activities and shall obtain all authorisations necessary to conduct their business at the event. Products and/or services shall be displayed only within the stand, shall not encroach on the aisles and shall in no event inconvenience nearby Exhibitors or any Participant or personnel or representative of the Organiser or the event operator. Materials and products and/or services shall be arranged in an aesthetic manner. Take-away sales or sales in which goods are immediately delivered to the buyer are forbidden, except with the Organiser's prior written authorisation. Events held at the stand and/or assigned location such as: attractions, shows, events etc. shall require the Organiser's prior authorisation which may, at the Organiser's absolute discretion, be withheld.



15. Damage and repairs

15. Damage and repairs Exhibitors shall be liable for all damage they cause to their stand and/or assigned location. Accordingly, Exhibitors shall leave their stand and/or assigned location, as well as any equipment and materials supplied by the Organiser, in their original condition at the time they take possession of their stand and/or assigned location. Therefore, at the time they take possession of their stand and/or assigned location, Exhibitors shall have any existing damage evidenced and forward such evidence by email, on the same day, to the Organiser's technical department. Otherwise, Exhibitors risk being invoiced for such damage. The Exhibitors shall vacate its stand and/or assigned location and remove their goods, articles and specific decorations, as well as any residual waste from materials used to decorate stands, within the deadlines and during the hours specified by the Organiser and in compliance with local laws, regulations and practices concerning waste. If it fails to comply with such deadlines, the Exhibitor shall be liable for any expenses incurred as a result of its non-compliance with these instructions as well as for any for any expenses incurred as a result of its non-compliance with these instructions as well as for any damage caused by the Exhibitor

16. Assignment and subletting of assigned locations

s are expressly forbidden from assigning, subletting or exchanging, free of charge or ration, all or any part of the locations assigned by the Organiser, including stands and advertising spaces.

However, more than one Exhibitor may be allowed to exhibit jointly provided they have submitted a

prior request to the Organiser and the Organiser has approved the

FINANCIAL TERMS AND CONDITIONS APPLICABLE TO PARTICIPATION

17. Price and payment procedures

17. Price and payment procedures
The participation fee and ancillary costs payable by the Participant (i) and the payment procedures
and time periods (ii) are specified by the Organiser in the relevant participation contract. Depending
on the signature date of the participation contract, the first payment shall be equal to amounts
already due on the relevant date.

The Organiser does not apply any commercial discount, rebate or reduction policies, and Participants

shall not be granted any discount in the event of payment before the due date. An additional invoice shall be issued for any service Participants may order that is not specified in the relevant participation contract.

relevant participation contract.

18. Late payment or non-payment
In accordance with Article L. 441.6 of the French Commercial Code (Code de Commerce), in the event
of late payment, the Participant shall be liable for late payment penalties calculated at three (3)
times the legal interest rate, as from the day following the payment date shown in the participation
contract and on the invoice and of a flat compensation for recovery costs in the amount of 40 euros,
it being specified that if the exposed recovery costs are superior to 40 euros, the Organiser may ask
for supplementary compensation, with justificatory documents. This provision shall not be deemed
a grant of an extension of time to make payment.

A Participant's failure to comply with the "Price and payment procedures" clause shall automatically
cause the amount of the participation fee to become immediately due and payable and/or shall entitle
the Organiser to suspend performance of services, in particular access to the online community and/
or the event, and/or to reassign the stand's location to another Participant.
If and when the issue giving rise to the suspension has been resolved, at the Organiser's discretion, the

If and when the issue giving rise to the suspension has been resolved, at the Organiser's discretion, the Participant may be offered a substitute alternative solution. Failure to pay the price in full shall preclude the Participant from registering for any future event of the Organiser.

19. Cancellation of participation

rom, cancel or otherwise terminate a participation contract

- Participants snaturave no right to witndraw from, cancel or otherwise terminate a participation contract for any reason whatsoever, such participation contract being final are irrevocable.

 The entire amount of the participation fee shall be owed in the following cases:

 The Exhibitor is not present at its stand 24 hours before the beginning of the event, for any reason whatsoever. The Organiser may deem such default a cancellation of the Exhibitor's participation and shall be free to make other arrangements with respect to the stand's location, in which case the Exhibitor shall not be entitled to claim any refund or compensation;

 The Participant purports to cancel its reservation on any date whatsoever and for any reason whatsoever or

At the time of its registration, the Participant provides information that is false, erroneous or becomes inaccurate and, as a result thereof, it is refused admission to the event; This clause 19 shall not apply upon the occurrence of a force majeure event, as defined by Article 1148 of the French Civil Code (Code Civil) which, if proved, shall entitle the Exhibitor to a refund of

INTELLECTUAL PROPERTY

20. Intellectual property

20. Intellectual property
The Participant warrants the Organiser that it or its licensors own all intellectual property rights in and to the content defined below and in the materials exhibited, or that it holds the authorisations necessary to display and/or distribute them in connection with the event.
To ensure the complete transparency of the event, at the Organiser's request, the Participant shall provide all catalogues and/or brochures, or the media containing them, related to the products and rights it offers. The Participant shall inform the Organiser in writing if it plans to broadcast music at its stand and/or assigned location and/or in its advertising space, and shall file all required reports, in particular (but without limitation), with the SACEM (the French, Performing Rights Society) and/or other, relevant regulatory body and make the payments associated therewith.
The Participant shall indemnify and hold the Organiser harmless in the event of any recourse on the grounds of non-compliance with these obligations contained in this clause.

21. Organiser's media and content

During the event, the Organiser shall provide the Participants with media such as printed supports, databases, websites and all other supports specific to the event (hereinafter, the "Organiser's Media" or "Media"). The Organiser is the owner and publisher of this Media which it publishes and distributes, with the exception of the content published by Participants via the online community that the Organiser hosts. This Media is protected and the Participant shall therefore not use it in any manner whatsoever without the Organiser's Prior written agreement.

Organiser's Media and Content provided to Participants.

Participants Astrophydede and agree that all texts videos images, data bases distinctive signs data.

- Organiser's Media and Content provided to Participants
Participants acknowledge and agree that all text, videos, images, data bases, distinctive signs, data,
If applications and/or functionalities published in the Organiser's Media, with the exception of those
submitted by Participants (hereinafter, the "Content"), are the property of the Organiser and/or third parties.
Participants shall in on event reproduce, modify, delete, distribute, grant and/or use the Content, in whole
or in part, and in any manner whatsoever, without the prior written agreement of the Organiser, its
licensors and/or the relevant right holders. Otherwise, Participants risk being liable or being held liable.
- Organiser's Media and Content provided by Participants
The Participant authorises the Organiser to reproduce and use its own content, for the time period
during which the Organiser's Media is distributed, free of charge and in the whole world.
The Participant shall be solely liable for the information and documents that it provides and that
are published and distributed via the Organiser's Media. The Participant may not hold the Organiser
liable, including in the event of an error and/or omission, in particular if due to erroneous or incomplete
information provided by the Participant. Furthermore, the Participant shall ensure that it holds all
necessary authorisations and, failing this, shall hold the Organiser is in the event of any recourse.

information provided by the Participant. Furthermore, the Participant shall ensure that it notes all necessary authorisations and, falling this, shall hold the Organiser harmless in the event of any recourse. - Placing advertising on the Organiser's Media The Organiser shall determine the advertising spaces available on its Media and has a right to control all advertising distributed thereon in order to ensure compliance with applicable laws and protect the interests of the event and/or the Participants. In particular, the Organiser may delete any statements that may directly or indirectly draw any Participant away from the event venue, offend the public, present false or misleading information or promote unlawful or regulated activities, services or products, as well as any unlawful statement or image.

as well as any unlawful statement or image.

Any authorised advertorial-type advertising within the Event venue must carry the banner "PUBLICITÉ/ADVERTISEMENT".

The Organiser may refuse to publish the text or advertisement at issue, in which case the Participant shall be reimbursed the price of the advertising space, to the exclusion of any other expenses, less sums incurred by the Organiser before it discovers the unlawful nature of the publication. In the specific situation where a Participant has placed an order for advertising on the Organiser's Media

but fails to provide the Organiser with the information and documents necessary for publication in a timely manner, the Organiser reserves the right to make other arrangements with respect to such advertising space, in particular to publish the statement "Space reserved by ...", followed by the Participant's name. In such case, the Participant shall not be entitled to claim a refund of the price of its order or any compensation. The documents used to publish advertising shall be returned to the Participant or its representative only upon request. The Organiser is required to keep such documents for one (1) year only, and may destroy them after such period.

DATA PROTECTION

22. Collection and use of data

22. Collection and use of data
The Organiser collects participants' personal data by the present document or during participation of the event (attended places or events, services operated). This data is processed electronically by the Organiser for the purposes of managing and publishing its participants' data file, to carry out its obligations and promoting its activity. Such data processing is reported to the French National Data Protection Authority (Commission Nationale Informatique et Libertés or CNIL).
This data may be transmitted to recipients, some of whom are located outside the European Fronomic Area

Economic Area

This personal data can be

- integrated into the online database available to Participants to enable them to prepare the event, promote their business and schedule their business appointments within the event. In this respect Participants undertake not to use the data for any other purposes. The Organiser reserves the right to stop by any means any disturbance caused by any forbidden use of personal data.

 communicated to third parties that have entered into contracts with the Organiser or companies
- belonging to the same group, in particular the companies of the RELX group, service providers and partners of the Organiser, who can be located all over the world communicated to Participants, such as speakers, sponsors, exhibitors, who can be located all over
- the world to carry out commercial prospecting.
 used on all distribution and promotional media in connection with the relevant event including over the internet.

Participants may exercise their right to access, correct and oppose the use of their personal data by writing to the following email address: contact.cnil@reedmidem.com.

INSURANCE AND LIABILITY

23. Insurance

Participants shall take out all insurance policies necessary for their participation in the event. The Organiser declines all liability in this regard, in particular for the loss or theft of personal property. The Organiser has taken out, on behalf of the Exhibitors only, an insurance policy that covers, at no expense to them, the following risks only:

Civil liability to third parties;
 All other risks to property exhibited, including the fittings and decorations of the stand.

The detailed terms and conditions of the afore excess amounts and applicable exclusions, are set forth in the applicable insurance policies, a copy of which will be provided to

Exhibitors if they request it from the Organiser. A summary of these terms and conditions can also be

Found in the section of the Exhibitors' Technical Manual entitled "insurance".

Exhibitors are responsible for verifying that these terms and conditions are appropriate in light of the scope of the risks covered and the value of property exhibited, including the fittings and decorations

of the stand. If not, Exhibitors shall take out additional insurance policies. The Organiser shall in no event be liable for any claim for which Exhibitors may be liable or any loss Exhibitors may incur in the event of inadequate insurance cover

24. Liability of the OrganiserThe Organiser shall not be liable for any direct or indirect losses that Participants may sustain (of whatever nature, including but not limited to loss of use and business losses) for any reason whatsoever and in particular a cancellation or a postponement of the event, with the exception of fraud, bodily injury nd death due to the proven negligence of the Organiser. The Organiser only owes the Participant a reasonable endeavours obligation.

MISCELLANEOUS

25. Sanctions

Depending on the circumstances, the Organiser reserves the right to take the following actions, without the Participant being entitled to claim any compensation:

- Unilaterally and automatically terminate the participation contract in the event of the Participant's partial or total non-performance of the provisions of these Rules, the Exhibitors' Technical Manual, the relevant participation contract and/or the insurance policies that the Organiser has taken out on behalf of the Exhibitors:

on behalf of the Exhibitors;
Order the immediate closure and then the taking down of the stand and/or assigned location and/or the immediate expulsion of the Participant from the event venue;
Prohibit the Participant from participating in the event for two (2) full consecutive years;
Suspend access to the database at any time, without compensation;
Require the Participant to comply with a court decision that makes a finding of infringement.
These sanctions may be imposed without prejudice to legal action the Organiser may initiate to assert its rights and claim damages on the grounds of the Participant's breach of contract.
The Participant shall be liable for expenses incurred in connection with the Organiser's actions to enforce the terms of these Rules and/or the Contract Documents against the Participant (in particular, bailiff's costs, costs associated with taking down the stand. etc.). bailiff's costs, costs associated with taking down the stand, etc.).

20. Valuative
In the event any of the above provisions is held to be void or unenforceable, such provision shall be severed from the agreement without affecting the validity of the other provisions of these Rules.

27. Compliance with Laws

27. Compliance with Laws
The Participant shall comply with all laws relevant to its rights and obligations under these Rules and/or
the relevant participation contract and relevant to the event. Bribery and any other form of unethical
business practice are prohibited in relation to the event. All business transactions in relation to the
event shall be accurately and completely recorded in accordance with applicable laws. The Participant shall not in connection with the event accept gifts or inducements of any kind nor give or offer to ve any person, an inducement or gift of any kind that could be perceived by others to be a bribe.

28. Governing law and jurisdiction
These Rules and the participation contract, which are a contract of adhesion, the insurance policies that the Organiser has taken out on behalf of the Exhibitors and the Exhibitors' Technical Manual are governed by French law.
The French versions thereof, which the Participant acknowledges it has read (and which are available

on the event's website and/or upon written request from the Organiser) are the only versions binding the parties, which the parties expressly acknowledge. The parties undertake to seek an amicable resolution with the possibility of using a mediator. THE PARTIES EXPRESSLY AGREE THAT IN THE EVENT OF A DISPUTE CONCERNING THE VALIDITY, INTERPRETATION OR PERFORMANCE OF THE ABOVE PROVISIONS, THE COURTS OF PARIS SHALL HAVE EXCLUSIVE JURISDICTION TO HEAR SUCH DISPUTE

