

09 & 10  
JUNE 2025

MÉGACITÉ  
AMIENS



# 1<sup>st</sup> CHINESE-FRENCH || AMIENS 2025 ECONOMIC MEETING

**Organisation :**

Mégacité / Meetings and Exhibitions  
Avenue de l'Hippodrome  
CS 31136  
80011 Amiens Cedex 1  
**Tél.** +33 (0)3 22 66 33 33  
**Mail :** accueil.megacite@megacite.fr

## APPLICATION FOR ADMISSION

FILE TO BE RETURNED TO THE ABOVE ADDRESS BEFORE APRIL 14, 2025

### GENERAL INFORMATION

Name or business name\*

.....

Address\*

.....

Postal code\*

City\*

.....

Tel. ....

Mobile\* .....

E-mail\*

Site .....

Name and position of the person responsible for the Company\*

.....

Siret or RM number\*

.....

Intra-community VAT number

.....

### BILLING ADDRESS IF DIFFERENT

Address .....

Postal code

City .....

### 1 | YOUR ACTIVITY: YOUR PRODUCTS OR SERVICES\*

.....

### 2 | HOW DID YOU KNOW ABOUT OUR EVENT ?

.....

### 3 | WHAT MEETINGS WOULD YOU LIKE TO DO AT THIS EVENT ?

.....

\*Mandatory information



Société d'Exploitation  
du Centre d'Exposition et  
Congrès d'Amiens Métropole

Avenue de l'Hippodrome  
CS 31136  
80011 AMIENS Cedex 1

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SASU au capital de 50000e  
Siret: 518 869 011 00016-TVA FR 30518869011  
APE: 8230 Z  
[www.megacite.fr](http://www.megacite.fr)

### A | YOU WISH TO VISIT THE EVENT

PU HT

QTY

AMOUNT

## On the program for the days

#### Showcase :

Made up of innovative and autonomous stands, the showcase space is a promotional area where companies showcase their know-how and meet future partners.

#### Round tables :

Three sessions of discussion led by experts to decipher the economic issues and identify opportunities for collaboration between French and Chinese companies.

#### Speed business meeting :

You'll have the opportunity to meet with a variety of stakeholders in your field and participate in personalized meetings. This effective format increases the number of targeted meetings and accelerates the development of new partnerships.

Day pass 1 - Monday, June 9, 2025	the unit	60€	...	...
Day pass 2 - Tuesday, June 10, 2025	the unit	60€	...	...
2-day pass - Monday 9 & Tuesday 10 June 2025	the unit	110€	...	...

### B | YOU WISH EXPOSE

PU HT

QTY

AMOUNT

## Your impactful stand

#### Maximize your visibility with a new generation stand-alone stand

Give your business an impactful presence with an innovative, stand-alone stand designed to attract attention and facilitate interaction.

#### Your turnkey stand + 2 2-day passes included

Integrated vertical screen: Enhance your digital content and instantly capture visitors' interest.

Sleek and modern design: An elegant presentation that highlights your expertise.

Desk with QR Code: A simple scan allows visitors to save your contact details in one click.

the unit

4 500€

...

...

#### Your personalized video produced by us (optional)

the unit

1 500€

...

...

### C | YOU WISH TO BE PARTNER

PU HT

QTY

MONTANT

## Sponsorship

#### Sponsor the event and put your business in the spotlight

Take advantage of a unique opportunity to promote your business and assert your expertise by becoming a sponsor of the "Sino-French Economic Meetings".

**Increased visibility :** Your logo will benefit from extensive visibility across all communication media.

**An impactful video broadcast :** Present your activity through a video broadcast as an introduction to the round tables.

#### Form a delegation

Five 2-day passes included

l'unité

5 000€

...

...

### D | THE LUNCH EXCEPTIONAL NETWORKING

PU HT

QTY

AMOUNT

#### An exceptional Franco-Chinese lunch, orchestrated by a prestigious duo :

Chef Collet, Meilleur Ouvrier de France 1998

Monsieur Ho, President of the Academy of Chinese Gastronomy

#### Partnership with the Somme Business Club (SBC)

Lunch Tuesday, June 10, 2025 (limited number of places)

the square

100€

...

...

SUBTOTAL (N°1) : .....€

# TO GO FURTHER

E   FULL STAY TO VISIT AND EXPOSE		PU HT	QTÉ	MONTANT
<p><b>We offer you a unique immersive experience</b> combining business, gastronomy and sightseeing in an “All inclusive” offer</p> <p><b>Your stay includes :</b></p> <ul style="list-style-type: none"> <li>• Participation over two days + Stand for exhibiting (A)</li> <li>• Your 9 m<sup>2</sup> stand included (B)</li> <li>• 4 nights in a 4-star hotel from June 8 to 11, 2025 (Amiens) and June 12 (Paris) subject to availability</li> <li>• An exceptional Franco-Chinese lunch, orchestrated by a prestigious duo :               <ul style="list-style-type: none"> <li>- Chef Collet, Meilleur Ouvrier de France 1998</li> <li>- Monsieur Ho, President of the Academy of Chinese Gastronomy</li> </ul> </li> <li>• Evening on Tuesday, June 10 in honor of the Chinese delegations at the Amiens City Hall in the presence of official representatives</li> <li>• Visit the sumptuous Château de Chantilly, an architectural and cultural jewel</li> <li>• Exclusive dinner on the first floor of the Eiffel Tower, with a breathtaking view of Paris, the City of Lights</li> <li>• All VIP transfers included (including round-trip journeys from Amiens to Paris)</li> </ul>	/person	10 000€	...	...
<b>Additional participant</b>	/person	6 900€	...	...

**SUBTOTAL (N°2) : .....**€

# REGULATIONS

**REMINDER**

**Only complete files will be processed and placed in order of arrival.**

- ✓ 1 Kbis extract less than 3 months old.
- ✓ 1 “Exhibition Liability” insurance certificate
- ✓ 1 deposit of 50% of the total including tax

**I, the undersigned** (name, first name, capacity) .....

Duly authorized and acting on behalf of the above Company and for which I vouch:

- wishes, subject to admission and to the extent possible, the locations and services specified in this application according to the prices indicated,
- request to exhibit the products, articles, goods and equipment listed in this application, to the exclusion of all others, specifying the brands or firms of origin to be admitted to the location which will be designated to me,
- by express agreement, the status of exhibitor includes submission without reservation or exception to the conditions of the Regulations of the French Union of Event Professions, which I acknowledge having read, as well as to the prescriptions of order, insurance, security and police or others decided at any time by the organization, the police authorities or the Departmental Security Commission.

## COMMITMENT

- The undersigned undertakes :
- ✓ having read the participation contract below
  - ✓ Having read the privacy policy
  - ✓ To respect the assembly, dismantling and public opening times indicated in the exhibitor’s guide
  - ✓ To authorize the organizer to take photos of his stand and to distribute them.

In the event of a dispute, the Amiens Court shall have sole jurisdiction

**YOUR TOTAL PAYMENT**

**Total excluding VAT** ..... €  
(Subtotal n°1 + n°2)

**VAT 20 %** ..... €

**Total TTC** ..... €

**50 % deposit** ..... €  
100% from April 14, 2025

**Pay** ..... €

**Paiement par chèque :** à l’ordre de SECECAM  
**Règlement par virement :** RIB 30004 / 02249 / 00011157131 / 84  
 IBAN FR76 / 30004 / 02249 / 00011157131 / 84  
**Exposants étrangers :**  
 SWIFT à notre banque : BNP Paribas BNPAPFRPLPD (Tous frais bancaires à votre charge)  
**N° de T.V.A. Intracommunautaire FR 30 518 869 011**

**DATE, STAMP AND SIGNATURE REQUIRED**

I declare that I give my firm and definitive consent to participate in the event.

# PARTICIPATION AGREEMENT

applicable from 01/11/2023

## DEFINITIONS

General Conditions of Sale or GCS: these general conditions defining the rights and obligations of the Organizer and the Exhibitors within the framework of the organization and running of the Event. Contract includes (I) the request for participation accepted by the Organizer and the associated Quote (II) these General Conditions of Sale, (III) the documents referred to in Article 1 below as well as (IV) any special conditions or requests for additional services, agreed between the Parties. Quote: commercial proposal for services from the Organizer to the Exhibitor, subject to a description and pricing on a case-by-case basis. Participation file: file returned by the Exhibitor wishing to participate in the Event, and including in particular the Quote as well as these General Conditions of Sale.

Exhibitor Area: space on the Event website, containing various information reserved for Exhibitors.

Exhibitor Guide: file given to the Exhibitor whose participation has been accepted by the Organizer, containing various information reserved for Exhibitors. Exhibitor: any natural and/or legal person having entered into the Contract with the Organizer to benefit from services in the context of the Event in question. Organizer: the organizer of the Event, namely the company SECECAM, with a capital of 50,000 euros, Siret: 518 869 011 00016 - VAT FR 30518869011, whose registered office is located at Mégacités, Avenue de l'Hippodrome - CS 31136 - 80011 AMIENS Cedex 1. Event: any event, even or public organization organized by the Organizer taking place within the Site and/or via a digital platform, such as a trade fair, Meeting, congress or exhibition. Services: services, products rented and/or purchased by the Exhibitor from the Organizer, as detailed in the Quote and, where applicable, in any subsequent service purchase orders. Site: means the [insert name of the relevant site] operated by the Organizer and within which the Event is held

PREAMBLE – The Exhibitor and the Organizer (hereinafter individually or collectively "Party(ies)") have come together to define and agree on the terms and conditions of the request for participation made by the Exhibitor to the Organizer. Following their discussions, the Exhibitor and the Organizer have agreed to collaborate under the conditions defined below. As such, the Contract replaces any other document previously exchanged between the Parties. In this context, the Exhibitor on the one hand and the Organizer on the other hand declare that they have received all the information necessary for their commitments and have also fully understood and accepted their commitments under the terms of said Contract. In this respect, the Exhibitor acknowledges that its essential obligations under the Contract are as follows: (I) transmit all information and/or elements and/or carry out all steps necessary for the performance of the Services by the Organizer, (II) make full payment of the price of the Contract, respecting the deadlines indicated, including, where applicable, participation in insurance. For its part, the Organizer acknowledges that its essential obligation is to carry out, within the time limits and according to the required quality standards, and within the framework of an obligation of means, the Services agreed and detailed in the Quote and, where applicable, the purchase orders for additional Services.

## ARTICLE 1 – ORDER FOR SERVICES

1.1 Participation requests are made on special forms on paper or electronic media dedicated to each Event. They are completed and signed by the Exhibitors themselves. When the participation request comes from a legal entity, its legal form, capital and registered office are mentioned. It is signed by the legal representatives or by any natural person deemed to have full powers to this effect. The Contract is firm and definitive and the Exhibitor is committed to paying the amount of the Contract upon receipt by the Organizer of the Participation File returned signed by the Exhibitor; subject to any duly justified refusal by the Organizer as referred to in Article 3 below. When the participation request is made in electronic format, it is completed and signed in accordance with the terms and conditions set out in Article 1.2 of the General Terms and Conditions below. It is firm and final subject to any duly justified refusal by the Organizer as referred to in Article 3 below. Any request for participation implies the full acceptance of the Exhibitor: • to this Contract, • the safety specifications – internal regulations of the venue hosting the Event, • to the special technical regulations appearing in the Exhibitor Area and/or in the Exhibitor Guide (Site access regulations, waste processes, etc.). The Contract is thus composed of all the aforementioned documents as well as all public policy provisions applicable to Events organized in France. The Exhibitor also undertakes to comply with any new provision that the Organizer may notify to it, even verbally, if the circumstances or the interests of the Event so require. 1.2 – ORDERING SERVICES ON AN ELECTRONIC MEDIUM If the Exhibitor submits their application for participation electronically, they must log in to their Exhibitor Area using the username and password previously provided to them by email by the Organizer. Once logged in to their Exhibitor Area, the Exhibitor accesses the interface allowing them to submit and complete their application for participation. After having provided all the required information, the Exhibitor accesses a page containing the summary of his/her participation request, the terms of payment of the deposit and the content of the Contract. The Exhibitor acknowledges having fully understood and validated the provisions of the Contract prior to the validation of his/her participation request by clicking on the box or mention provided for this purpose, the Exhibitor being informed that by clicking on this box or mention, he/she is deemed to sign and accept, without reservation, the Contract which is firm and definitive, subject to a possible duly justified refusal by the Organizer as referred to in Article 3 below. Following the validation of his/her participation request, the Exhibitor receives an email confirming the receipt and processing of his/her participation request by the Organizer, as well as the summary of this request and containing a copy of the Contract in PDF format.

## ARTICLE 2 – EXHIBITOR & CO-EXHIBITOR

2.1 In support of its application for participation, the Exhibitor is required to submit a «certificate» of brands or models signed, where applicable if it is an importer or manufacturing agent considered as an intermediary, by each of the firms whose products or materials will be exhibited. Special forms must be requested from the Organizer. The Organizer reserves the right to check the conformity of the type of material or product exhibited with respect to the nomenclature provided in the application for participation. If one of the above recommendations is not followed, the Organizer will be forced to take measures which may go as far as closing the objectionable location and terminating the Contract.

2.2 When authorized by the Organizer in the Participation File, any Exhibitor who participates in an Event on the site of another Exhibitor, even on an ad hoc basis, must formalize his presence with the Organizer, by completing a participation application and signing a Contract with the Organizer according to the terms and conditions referred to herein. A registration fee and insurance costs will be invoiced. This Contract will offer all the benefits inherent to any recognized Exhibitor (registration with the guide, insurance, etc.). In addition, the co-Exhibitor must comply with the obligation to leave his equipment on his site for the entire duration of the Event, no removal of equipment being permitted. The main Exhibitor may host a co-Exhibitor provided that the minimum surface area allocated to each Exhibitor on the same site is  $\geq 9m^2$  (e.g.: 1 co-Exhibitor, if stand surface area  $\geq 18m^2$ ; 2 co-Exhibitors, if stand surface area  $\geq 27m^2$ ), unless otherwise indicated in the Exhibitor Area of the Event concerned.

2.3 During the duration of the Event, within the grounds and in the immediate vicinity thereof, all Exhibitors shall refrain from any act or behavior constituting parasitism or unfair competition with regard to the Event and/or its Exhibitors and/or Partners. The Organizer also reserves the right to refuse access or to expel, temporarily or permanently, any Exhibitor whose behavior would disturb the peace or security of the Event, the Organizer and/or other Exhibitors and/or visitors.

**ARTICLE 3 – CONTROL OF RESERVATIONS, ADMISSIONS OR REFUSALS** - The Organizer decides at any time, including after receipt of the request for participation as referred to in Article 1 above, on refusals or admissions, without recourse. A request for participation may therefore be refused by the Organizer, who will justify its refusal, in particular with regard to the provisions of Articles 2 and/or 9 below and/or, where applicable, with regard to the adequacy of the Exhibitor's offer with the strategic positioning of the Event. The locations are put back on the market for each new edition; no Exhibitor may therefore claim to have benefited from a specific location during previous editions, in order to request it again. Furthermore, the Exhibitor whose application for participation has been refused in accordance with the provisions of this article may not claim that it was admitted to previous Events, nor may it argue that its membership was requested by the Organizer. The Organizer's refusal of the Exhibitor's participation may not give rise to the payment of any compensation other than the reimbursement of the sums paid to the Organizer, excluding opening costs. 5 of file which will remain acquired by the latter. The consequences of a deflection are defined in this Contract.

## ARTICLE 4 – VENUE

If circumstances require it and in particular in the event of force majeure, the Organizer of the Event reserves the right at any time to change the venue(s) of the Event, while remaining in the same catchment area of the Event, without this calling into question the validity of the Contract. The new venue(s) of the Event will be chosen as far in advance as possible, and taking into account as much as possible the constraints of all stakeholders (Organizer, Exhibitors, sponsors, visitors, etc.).

## ARTICLE 5 – SANCTION IN CASE OF NON-EXECUTION OF THE CONTRACT

### 5.1 EXCEPTION OF NON-PERFORMANCE

In accordance with the provisions of Articles 1219 et seq. of the Civil Code, the performance of the Contract may be suspended by either Party in the event of non-performance by the other Party of any of its essential obligations, after sending a formal notice by registered letter with acknowledgment of receipt within the period specified in the said letter. All costs resulting from the resumption of performance of the Contract by either Party will be invoiced upon presentation of supporting documents to the defaulting Party. At the end of this period, if no changes have occurred allowing the resumption of performance of the Contract, the Contract will be automatically terminated at the fault of the defaulting Party. This termination will be notified to the latter by sending a new registered letter with acknowledgment of receipt.

**5.2 TERMINATION OF THE CONTRACT** - It is expressly agreed between the Parties that breaches of the essential obligations of each of the Parties as referred to in the preamble above may result in the termination of the Contract after formal notice to the defaulting Party sent by registered letter with acknowledgment of receipt remaining unsuccessful. The termination will be notified to the latter by sending a new registered letter with acknowledgment of receipt and it will take effect immediately. In the event that the termination is due to the fault of the Exhibitor; the exercise of this right of termination will result in the payment upon receipt of the invoice by the Exhibitor of all expenses incurred – duly justified but not less than 10% of the amount of the Contract – by the Organizer for the performance of the Contract up to the date of termination, as well as compensation calculated as follows: 1/ termination between the date of entering into the Contract and the 181st day preceding the opening date of the Event: 50% of the total amount of the Contract; 2/ termination between the 180th day and 121st day preceding the opening date of the Event: 75% of the total amount of the Contract; 3/ termination between the 120th day and the opening date of the Event or during the Event: 100% of the total amount of the Contract. In the event that the termination is due to the Organizer's fault; the Organizer will reimburse the deposits paid less the sums corresponding to the services correctly performed and duly justified by the Organizer up to the date of termination will be due by the Exhibitor. In any event, the Organizer's liability will be limited to the provisions of Article 33.3.

**5.3 FORCED PERFORMANCE** - Given the specific nature of the Services in question and the essential know-how required to perform the Organizer's obligations under the Contract, the Parties expressly agree to exclude the application of the provisions of Articles 1221 and 1222 of the Civil Code.

## ARTICLE 6 – POSTPONEMENTS, CANCELLATIONS, FORCE MAJEURE – COVID 19

6.1 – General provisions Pursuant to the provisions of Article 1218 of the French Civil Code, the Parties' obligations shall be suspended in the event of the occurrence of a force majeure event. By express agreement, the following events are deemed to be cases of force majeure: (I) war, riot, fire, strike, natural disaster, shortage of raw materials, epidemic, pandemic (including that linked to COVID-19), transport strike, administrative closure of the Site taken by a competent authority with the necessary security or police powers, even if the legal and jurisprudential conditions of force majeure are not met; (II) proven threat of terrorism or commission of an act of terrorism. The Party affected by the force majeure event shall notify the other Party by registered letter with acknowledgment of receipt immediately upon the occurrence of said event and the performance of its obligations shall then be suspended. (I) If the impediment is temporary, the performance of the obligation will be suspended unless the resulting delay justifies termination of the Contract. In the event of continuation of the Contract, the Exhibitor will pay the Organizer all costs incurred during the period of suspension of the Contract plus any other costs that may be generated upon resumption of the Contract and upon presentation of supporting documents. (II) If the impediment is definitive, the Contract will be terminated automatically and the Parties will be released from their obligations. Termination will result in payment upon receipt of the invoice of all internal and external costs incurred by the Organizer in the execution of the Contract up to the date of occurrence of the force majeure event. 6.2 – Postponement or cancellation of the Event In the event that for any reason whatsoever, including force majeure, the Organizer is forced to postpone or cancel the Event, the following provisions will apply, by way of derogation from the provisions of Article 6.1 above. It is specified that for the application of the provisions of this article, communications between the Organizer and the Exhibitor may be made by post or email. After the Organizer announces the postponement or cancellation of the Event, each Exhibitor will have 10 working days to notify its decision. If the Exhibitor does not respond within the specified timeframe, the Organizer reserves the right to choose the option to be applied.

6.2.1 – If the Event is postponed (the "postponement" being understood to mean a new date no later than 12 months from the previously announced date):

CASE 1: In the event that the Exhibitor accepts the postponement: his Contract is automatically postponed to the new date. The amount of the Contract remains due in full, each Party retaining responsibility for its own costs related to the change of date.

CASE 2: In the event that the Exhibitor does not accept the postponement of its participation (whatever the reason for this refusal, including in the event of force majeure affecting it), it may exercise one of the following two options:

- Option 1: benefit from a credit for a future event organized by the Organizer, corresponding to the sums already paid by the Exhibitor in execution of the Contract;
- Option 2: the amounts already paid by the Exhibitor will be fully refunded. This refund will be made subject to a penalty corresponding to 20% of the amount of the Contract intended to cover part of the costs incurred by the Organizer, if the announcement of the postponement is made less than 30 days before the initial date of the Event.

6.2.2 – If the Manifestation is canceled, the Exhibitor may exercise one of the following two options:

- Option 1: benefit from a credit for a future event organized by the Organizer, corresponding to the sums already paid by the Exhibitor in execution of the Contract;
- Option 2: the amounts already paid by the Exhibitor will be fully refunded. This refund will be made subject to a penalty corresponding to a percentage of the amount of the Contract (see below) intended to cover part of the costs incurred by the Organizer. Thus, if the cancellation occurs between: – 30 days and 21 days before the opening of the event, the Organizer will reimburse the deposit paid by the Client after deduction of a sum corresponding to 5% of the total amount excluding tax of the Contract. – 20 days and 11 days before the opening of the event, the Organizer will reimburse the deposit paid by the Client after deduction of a sum corresponding to 10% of the total amount excluding tax of the Contract. – 10 days and the opening date of the event, the Organizer will reimburse the deposit paid by the Client after deduction of a sum corresponding to 20% of the total amount excluding tax of the Contract. If the cancellation occurs after the Event has already opened, the Organizer undertakes to reimburse the deposit paid by the Client after deduction of: (i) a sum corresponding to 20% of the total amount excluding VAT of the Contract for the costs incurred by the Organizer for the preparation of the Client's space (stand, etc.), and (ii) a portion of the remaining amount corresponding to the duration during which the Event will have been open. The calculation will be made pro rata temporis on the basis of the following formula: Amount of the additional deduction = 80% of the total amount excluding VAT of the Contract x (actual duration of opening of the Event / planned duration of opening of the Event). If the Event is subject to several successive postponements, the "initial date" is understood to be the date announced during the previous postponement. If the Event has a hybrid format (on-site "physical" and online via the internet), only the "physical" part of the Event is postponed or cancelled, the above conditions apply only to the part of the amount of the Contract linked to the physical presence of the Exhibitor at the Event.

## ARTICLE 7 – UNFORESEEN EVENTS

The Exhibitor and the Organizer agree to exclude the application of the provisions of Article 1195 of the Civil Code.

## ARTICLE 8 – OBLIGATIONS OF THE EXHIBITOR

Entering into a Contract with the Organizer entails the obligation to occupy the location allocated by the Organizer, within the time limits prescribed by the latter in the Exhibitor Space/Exhibitor Guide and to leave it installed until the closing of the Event. Exhibitors are strictly prohibited from packing or removing their equipment before the closing of the Event. In general, the Exhibitor must strictly comply with the regulations in force, as well as any other regulations that may be added or substituted, and in particular the regulations relating to intellectual property, subcontracting, health, safety and illegal work. The conclusion of the Contract implies submission to the law and order measures that may be prescribed by both the authorities and the Organizer. Any breach of the contractual documents as referred to in Article 1 above, as well as any other provision referred to above and any other provision that may be legally imposed on the Exhibitor, may result in the immediate, automatic, temporary or permanent exclusion of the Exhibitor without any compensation or reimbursement of sums paid, without prejudice to any damages for the Organizer. The Organizer declines all responsibility for the consequences due to non-compliance with the contractual documents and/or the regulations in force. This exclusion may be valid for the duration of the Event as well as during any other subsequent event organized by the GL events group, if the seriousness of the offense justifies it. Exhibitors are required to be present at the Event in accordance with the professional category to which their samples relate. They may only exhibit the products for which they have applied to participate. They may only distribute catalogs and brochures relating exclusively to the items they are exhibiting.

## ARTICLE 9 – NOMENCLATURE / SAMPLES OR OBJECTS ADMITTED

The Exhibitor exhibits under its name or company name. It may only display on its site, under penalty of exclusion and/or termination of the Contract, the materials, products or services listed in the Participation File and accepted by the Organizer as meeting the nomenclature of the Event. It may not advertise in any form whatsoever for non-Exhibitor third parties or for the products of these third parties unless it has been expressly authorized to do so by the latter. To this end, it must produce, when sending the Participation File to the Organizer, the specific certificate issued to it by the third parties. It is the Exhibitor's responsibility to take all necessary steps to ensure that its packages are delivered to it in a timely manner.

## ARTICLE 10 – PROHIBITED SAMPLES

Explosive materials, detonating products and in general all dangerous or harmful materials are strictly prohibited, except with the prior express authorization of the Organizer. Any Exhibitor who brings them into his stand without prior express authorization will be obliged to remove them immediately, upon simple request from the Organizer, failing which the latter will proceed with this removal himself at the expense of the Exhibitor, at his own risk and peril, without prejudice to any legal action that may be brought against him. The installation or operation of any object or device likely to inconvenience in any way other Exhibitors and/or the Organizer is strictly prohibited.

## ARTICLE 11 – PROHIBITION OF TOTAL OR PARTIAL ASSIGNMENT

The location allocated to an Exhibitor must be occupied by the latter. The transfer of all or part of a location in any form whatsoever is strictly prohibited under penalty of immediate closure of the location and early termination of the Contract by the Organizer.

## ARTICLE 12 – PROSPECTUS, LOUDSPEAKERS, SOLICITATION

Leaflets may only be distributed within the locations allocated to each Exhibitor, unless a specific additional communication service has been purchased or the Organizer has expressly authorized them. Soliciting and loudspeaker advertising, in any manner whatsoever, are strictly prohibited. Audio announcements for the Event are reserved for service information of interest to Exhibitors and visitors. Advertising or personal announcements are not permitted.

## ARTICLE 13 – SIGNS, POSTERS, COMMUNICATION 13.1 SIGNS, POSTERS

It is forbidden to place signs or advertising panels outside the locations at points other than those reserved for this use and which are indicated on the drawings sent to the Exhibitors upon their request, unless a specific additional communication service has been purchased. Placards or posters placed inside the location and visible from the outside must bear the visa of the Organizer who may refuse them if these placards or posters present inconveniences for the good order or proper conduct of the Event, or are in contradiction with the very character or the purpose of the Event. The same instruction applies to advertising panels made available to Exhibitors within the Event. In the event of an infringement, the Organizer will remove at the expense and risk of the Exhibitor and without any prior formal notice, any panels, signs or posters affixed in breach of the Contract. The Exhibitor undertakes to comply with the provisions of Law No. 91-32 of January 10, 1991 relating to the fight against smoking and alcoholism. 13.2 ONLINE COMMUNICATION - In order to optimize digital communication relating to the Event, the Exhibitor undertakes not to create «event» pages on social networks (Facebook, Twitter, LinkedIn, etc.) relating to its presence at the Event, or more generally to the Event. The Exhibitor is invited to relay the «event» pages created by the Organizer. 13.3 GENERAL COMMUNICATION – In any event, if with the Organizer's agreement, the Exhibitor communicates about the Event on digital media (websites, social networks, apps, etc.) and/or physical media (insertions, press releases, etc.), it undertakes to respect the graphic charter of the Event, and any other instructions transmitted by the Organizer relating to this communication.

## ARTICLE 14 – PHOTOGRAPHS, FILMS, SOUNDTRACKS

Photographs, video photos, and soundtracks taken by professionals within the venue hosting the Event may be permitted, with the written authorization of the Organizer. A proof or copy of the materials must be submitted to the Organizer within fifteen days of the closing of the Event. This authorization may be withdrawn at any time and for any reason whatsoever. The Exhibitor expressly authorizes the Organizer to use all shots representing its location (including all representations of its brands, logos, products, and animals, unless expressly refused to notify the Organizer) taken during the Event, for its own promotion exclusively, and whatever the medium (including websites operated by the Organizer). The Exhibitor thus authorizes the Organizer, who reserves the right for commercial reference and for the purposes of its own promotion, to reproduce and distribute all or part of (i) its image, (ii) photographs and/or videos representing the Exhibitor (including its employees, collaborators, representatives or agents) and its location, (iii) the trade name and/or brand of the Exhibitor on all material and digital media, in particular in its group catalog, its institutional brochure, its commercial documentation, its press and advertising publications, its websites, its pages created on social networks or on smartphone applications and all other forms/formats of publication in France and abroad for a period of 5 (five) years from the date of the Event. In this respect, the Exhibitor declares and guarantees that it is the exclusive holder of the rights attached to the elements referred to above and that it therefore has all the rights and authorizations necessary for the exploitation authorization granted to the Organizer, failing which it is invited to expressly notify the Organizer or to release it harmless from all recourse which could be raised during the exploitation of the rights listed above. The Exhibitor waives any remuneration in this regard as well as any right of use relating to any communication actions by the Event's partners. Any comments or captions accompanying the reproduction or representation of the shots must not harm its image and/or reputation.

## ARTICLE 15 – PERSONAL DATA – COMPLIANCE

15.1 Processing of personal data carried out by the Organizer in accordance with Law No. 78-17 of 6 January 1978 as amended and Regulation (EU) 2016/679 (GDPR), the Organizer, as data controller, is required to process the personal data provided by the Exhibitor as part of its request to participate in the Event. The communication of the personal data requested in this context is obligatory to process the aforementioned request and thus conditions its consideration. The processing carried out on personal data has the following purposes: A) The management and monitoring of the contractual or pre-contractual relationship (processing of requests for participation, quotes, orders, invoicing, management of unpaid bills and disputes, management of the implementation of the stand, publication of certain data on the Exhibitor Area); B) The operation, development and management of customer/prospect databases (sending newsletters, commercial prospecting, organization of competitions, processing requests to exercise rights, management of contact requests, organization of business meetings); C) The improvement and personalization of services with regard to the Exhibitor (production of statistics, carrying out satisfaction surveys, management of newsletter subscriptions); D) The transfer of personal data to partners of the Organizer in the context of a business relationship (transfers); E) Compliance with legal obligations. The legal basis for the processing of personal data, the purpose of which falls within the above-mentioned categories, is: For category A): the execution of the Contract or the execution of pre-contractual measures taken at the request of the Exhibitor. For categories B) and C): the legitimate interest that these categories represent for the Organizer. For category D): the Exhibitor's consent. It may be withdrawn at any time thereafter. For category E): compliance with legal obligations. The recipients of the personal data are the relevant departments of the Organizer, its partners or companies of the GL events group (if applicable) and certain service providers. Some of these recipients may be located outside the European Union. Where necessary, appropriate safeguards have been taken, in particular through the implementation of standard data protection clauses adopted by the European Commission. The Organizer retains personal data for the time necessary for the operations for which they were collected, in accordance with the aforementioned regulation 2016/679, for the time necessary to fulfill legal obligations and/or, when the Organizer carries out commercial prospecting, for a maximum period of three years from the last effective contact with the prospect/customer except for exceptions justified by a particular context. The Exhibitor has a right of access, rectification and erasure of data concerning him/her, a right to the portability of his/her data, the right to limit the processing carried out on his/her data as well as the right to define general and specific directives defining the manner in which he/she wishes his/her rights to be exercised after his/her death. The Exhibitor is expressly informed that he/she also has a right to object to the processing of his/her personal data for legitimate reasons, as well as a right to object to his/her data being used for commercial prospecting purposes. To exercise its rights, the Exhibitor must send a letter to the Organizer specifying its surname, first name and the postal address at which it wishes to receive the response, to the following address: GL events, Service DPO - Compliance, 59 quai Rambaud, 69 002 Lyon, France or by email to the following address: datamegacites@gl-events.com. The Exhibitor may file a complaint with the CNIL. 15.2 Processing of personal data carried out by the Exhibitor The Exhibitor is fully and individually responsible for the processing of personal data that it carries out. As such, the Exhibitor undertakes to comply with the obligations incumbent on any data controller and in particular to transfer to the Organizer, where applicable, personal data collected in accordance with the requirements of the legislation and regulations in force. In addition, the Exhibitor expressly guarantees the Organizer against any complaints, claims and/or demands whatsoever from a third party that the Organizer may suffer as a result of the Exhibitor's violation of its obligations as data controller. The Exhibitor undertakes to compensate the Organizer for any loss it may suffer and to pay it all costs, compensation, charges and/or penalties that the Organizer may have to bear as a result. 15.3 Code of Business Conduct The GL events Group has implemented a CODE OF BUSINESS CONDUCT that reiterates the values upheld by the Group and defines the rules that the Group respects and



requires its partners to respect. This Code can be downloaded from <https://www.gl-events.com/en/ethics-compliance>. The Exhibitor declares that it has read and accepts its terms. 15.4 Fight against corruption and influence peddling The Parties base their business relationships on the principles of transparency and integrity. The GL events Group has a CODE OF CONDUCT – ANTI-CORRUPTION, which can be downloaded from the page <https://www.gl-events.com/fr/ethique-conformite>. In accordance with these principles, the negotiations and commercial relations maintained by the Parties shall not give rise to any conduct or actions on their part or that of their directors, officers or employees that may be qualified as corruption or influence peddling. During their relations, the Parties reserve the right to ask each other what measures they take to ensure that their legal representatives, employees, subcontractors, suppliers, agents, or any third party they may commission submit to the same commitments and respect the principles of transparency and integrity. This article constitutes an essential commitment of the relationship between the Parties.

#### ARTICLE 16 - MAINTENANCE OF SITES

The sites must be kept impeccably clean. Loose packaging, objects not used for the presentation of the site, and the staff cloakroom must be hidden from view of visitors. The site must be occupied at all times during opening hours by a competent person. Exhibitors must not unpack their sites or remove any of their items before the end of the Event, even if it is extended. It is forbidden to leave exhibited objects covered during the opening hours of the Event; covers used for the night must not be visible to visitors, but stored inside the sites out of sight. The Organizer reserves the right to remove anything covering the objects in violation of safety regulations without being held liable in any way for any damage or loss that may result. Any person employed at the Event by the Exhibitors must be properly dressed, always courteous and perfectly groomed. It will not in any way interrupt or annoy visitors or other Exhibitors.

#### ARTICLE 17 – USE - MODIFICATION OF LOCATIONS - DAMAGE, DEPRIVATION OF ENJOYMENT

Exhibitors take the allocated locations in the condition in which they are found and must maintain them in the same condition. The final allocation of locations is the responsibility of the Organizer, who will make every effort to take into account the wishes expressed by the Exhibitors, taking into account the strategic positioning of the Event and the products or services considered, as well as the locations available on the date of receipt of the Participation File. Any modification (external appearance, numbering, height of the structures delivered, etc.) of the locations is strictly prohibited. Exhibitors are liable for any damage caused by their installation, personnel or animals to the equipment, buildings, trees or land occupied by them and must bear the costs of any repair work. The layout and equipment of the sites by Exhibitors must be carried out in accordance with the rules set out in the Exhibitor Area/ Exhibitor Guide, particularly with regard to the layout of the premises and the application of the provisions of the safety specifications. Exhibitors located outdoors are required to submit to the Organizer the plans of any constructions they wish to have built on their sites. If, as a result of a fortuitous event or one beyond its control, the Organizer is prevented from delivering the site granted to an Exhibitor, the latter will not be entitled to any compensation other than reimbursement of the price of its participation. However, no reimbursement will be due if the Exhibitor has been given possession of another site by the Organizer. The Exhibitor must take care of the equipment provided, failing which he will bear the cost of replacing damaged equipment. Installations are carried out in accordance with current safety regulations. Interior design companies for stands are not authorized to handle or carry out electrical installations. The Exhibitor will inform the Organizer of all the characteristics of the equipment it wishes to install, upon first request. In the event of non-compliance with the conditions specified in the constituent documents of the Contract by the Exhibitor concerning the provision and installation of additional arrangements, special equipment, or special installations, the Organizer will automatically remove the items in question, at the expense, risk and peril of the Exhibitor, without prejudice to any additional compensation that the Organizer may claim from it. Safety: Throughout the duration of the Event, the Exhibitor must respect and ensure that all persons visiting its location (visitors, service providers, etc.) under its responsibility respect the provisions relating to the organization of safety and, more generally, the running of the Event. The Exhibitor must be present when the safety commission visits and be able to present any official document (classification report, etc.) that it may request.

#### ARTICLE 18 - APPROVED COMPANIES

Only companies approved by the Organizer are authorized to carry out work, provide services and supply equipment, whether mandatory or optional, within the framework of the Event.

#### ARTICLE 19 - DISTRIBUTION OF FLUIDS AND ENERGY

19.1 The Organizer, dependent on the companies and concessionaires for the distribution of fluids and energy, declines all responsibility in the event of interruption of their distribution, whatever the duration. 19.2 For safety reasons, only persons authorized by the Organizer are authorized to work on the Event's electrical networks, open boxes and cabinets, which must remain accessible to them at all times while being out of reach of the general public. The power supply is not guaranteed against micro-cuts and/or outages attributable to the electricity supplier. 19.3 Internet access / Wi-Fi service The Exhibitor undertakes to use the internet/WiFi service in compliance with the legislation in force. The Organizer shall not be held liable under any circumstances for any messages, data, files, content or signals sent and/or received by the Exhibitor in the context of the internet/WiFi service made available to it by the Organizer, as well as for the possible illicit nature of the sites and content visited, consulted or put online by the Exhibitor when using its service. Consequently, the Organizer is guaranteed by the Exhibitor for all direct or indirect, material or immaterial damage caused by the latter's use of the internet/WiFi service. 19.4 The Exhibitor acknowledges that it has been warned of the risks of breaches relating to the security and confidentiality of data and content sent and/or received over the internet. The Exhibitor is solely responsible for the means of protecting the security and confidentiality of its data, content and applications in the context of its use of the internet and Wi-Fi service. In addition, any connection to the internet and Wi-Fi service using the identifiers assigned to the Exhibitor is deemed to have been made by the latter.

#### ARTICLE 20 - WASTE DISPOSAL

The Organizer reserves the right to pass on all or part of the charges, taxes and constraints in accordance with the regulations in force. The Organizer also undertakes to raise awareness among Exhibitors of the importance of managing their waste production.

#### ARTICLE 21 - TIMES, ACCESS AND CIRCULATION

The locations are accessible to Exhibitors and visitors on the days and times specified in the Exhibitor Area/Exhibitor Guide. The power supply will be interrupted and movement inside the halls will be strictly prohibited for Exhibitors after the closing of the Event. The Exhibitor must comply with the conditions of access and movement to the premises and outdoor areas of the Site defined in its internal regulations.

#### ARTICLE 22 – PARKING

If applicable, the rental of additional parking spaces is carried out using a special form contained in the Exhibitor Area/Exhibitor Guide which defines the rights and obligations. Parking takes place at the risk and peril of the vehicle owners, the fees collected being only parking fees and not storage fees.

#### ARTICLE 23 - FOOD STANDS

Any Exhibitor carrying out a catering activity must comply with the regulations in force and make a declaration to the relevant health services (Departmental Directorate for the Protection of Populations), the latter having the right to visit the Event.

#### ARTICLE 24 - RELEASE OF LOCATIONS

All Exhibitors must remove their samples and fixtures, furniture and decorations immediately after the Event closes. The Organizer expressly declines all liability for objects and materials left in place beyond the deadline set above. The Organizer reserves the right to have the site cleared automatically and at any time, at the expense, risk and peril of the Exhibitor, all without prejudice to any damages in the event of loss caused by said objects or materials.

#### ARTICLE 25 - CANCELLATION, FAILURE TO OCCUPY

Cancellation - In the event of total cancellation of the order(s) by the Exhibitor, for any reason whatsoever (including in the event of force majeure), the latter is required to pay the Organizer compensation calculated as follows: 1/ cancellation between the date of signing the Contract and the 60th day preceding the opening date of the Event: 50% of the total amount of the Contract; 2/ cancellation between the 59th day and 30th day preceding the opening date of the Event: 75% of the total amount of the Contract; 3/ cancellation between the 29th day and the opening date of the Event or during the Event: 100% of the total amount of the Contract. In all cases, the cancellation request must be notified by the Exhibitor to the Organizer by registered letter with acknowledgment of receipt. The date of receipt appearing on the acknowledgment of receipt will be deemed authentic between the Parties. When a request for total cancellation is made following a postponement or cancellation of the Event by the Organizer, the conditions of article 6.2 apply, by way of derogation from the provisions of this article. In the event of partial cancellation of the order by the Exhibitor (reduction in surface area and/or cancellation or modification of the services ordered), the penalties detailed above will apply pro rata to the amount corresponding to the surface area and/or services cancelled. This is valid even when

the Event is modified or postponed. Failure to occupy - Stands or locations not used within the prescribed time limits in the Exhibitor Area will be deemed not to be occupied; the Contract will then be terminated automatically and the Organizer may, by express agreement, dispose of them as it sees fit. The total amount of the Contract (order for Services and, where applicable, additional services) will remain due to the Organizer. These provisions do not apply when the failure to occupy results from one of the situations referred to in Article 6.2 of this Contract.

#### ARTICLE 26 - COMPULSORY INSURANCE 26.1

Civil Liability Insurance - The Exhibitor must hold professional Civil Liability insurance covering its activities and the financial consequences of any damage caused by one of its employees and/or one of its subcontractors and/or persons/ service providers appointed by it and/or caused by its property, furniture or equipment. The Exhibitor undertakes to maintain these guarantees and assurances for the entire duration of this Contract and to provide proof thereof upon request to the Organizer. 26.2 Material Damage Insurance When offered to the Exhibitor, the latter must subscribe to material damage insurance covering its property for a value up to [choose according to the compulsory insurance mentioned in the DP] €5,000 (five thousand euros) OR €10,000 (ten thousand euros), set up by the Organizer and appearing on the participation application form. Beyond this coverage, additional cover may be requested from the Organizer. In the event of damage to its equipment, the Exhibitor and its insurers waive any recourse against the Organizer and its insurers. The clauses, guarantees, excesses and exclusions (in particular theft) are detailed in the information notice sent to the Exhibitor upon first request. The insurance conditions may be modified according to the insurers' requirements. Any modifications will be accepted by the Exhibitor, who undertakes not to consider them as likely to call into question the Contract. The warranty period covered by said mandatory insurance covers the duration of operation of the Event, until its closure to the public. Outside this period, the Organizer declines all liability in the event of theft and/or damage. Failing to offer such insurance, the Exhibitor must take out material damage insurance with the insurer of its choice, covering its property for a value not less than €10,000 (ten thousand euros). In the event of damage to its equipment, the Exhibitor and its insurers waive any recourse against the Organizer and its insurers. The Exhibitor undertakes to maintain these guarantees and insurances for the entire duration of this Contract and to provide proof thereof upon request to the Organizer. In the case of material damage insurance taken out by the Exhibitor as set out above, the Organizer declines all liability in the event of theft and/or damage. In any event, the Organizer excludes all liability for losses, including theft, loss, destruction, etc., concerning the Exhibitor's personal effects and belongings, in particular laptops, tablets, telephones and more broadly all electronic devices, cash and valuables, as well as works of art and collectibles, jewelry and furs, precious stones, fine pearls, watches. 26.3 Outdoor locations - The guarantee provided for in Article 26.2 above is not applicable to locations located outdoors. The Organizer declines all liability in the event of theft, damage or any other material or immaterial damage, whether consequential or not, which may be suffered by the equipment belonging to the Exhibitor or in its custody, regardless of the nature of the goods. To this end, the Exhibitor and its insurers waive all recourse against the Organizer and its insurers, on any grounds whatsoever. It is therefore the Exhibitor's responsibility to insure the equipment belonging to it and/or in its custody against theft, damage or any other material or immaterial damage, whether consequential or not.

#### ARTICLE 27 - NUISANCES

Due to the personal nature of the agreement binding it to the Organizer, the Exhibitor must have an attitude consistent with the general interests of the Event, particularly with regard to visitors and other participants. As such, it undertakes, in the event of a dispute or disagreement with the Organizer or other Exhibitors, to do nothing that could harm the smooth running of the Event. Any attitude detrimental to the smooth running of the Event and any breach of the provisions of the contractual documents may result, at the initiative of the Organizer, in the immediate exclusion of the offender and the termination of the Contract.

#### ARTICLE 28 – PAYMENT

The deposit mentioned in the Participation File is due when the Exhibitor orders Services from the Organizer as referred to in Article 1 above, and upon signing the Participation File.

- An order for technical services can only be registered if all previous invoices have been paid in full.
- An order for technical services cannot be delivered to an Exhibitor who has not settled their balance.
- If the deposit or balance is not paid by the Exhibitor within the specified time limits, the Organizer reserves the right to terminate the Contract and/or to put the location initially offered to the Exhibitor back on the market. The invoice(s) shall state the date on which payment must be made without discount. In accordance with the provisions of Article 1223 of the Civil Code, any price reduction requested by the Exhibitor in the event of the Organizer failing to meet its contractual obligations must be expressly accepted in advance by the Organizer. Any delay in the payment of amounts due on the due date, for any reason whatsoever, by the Exhibitor whatever the cause, will render due (after prior formal notice) the payment of late payment interest calculated on the basis of the interest rate applied by the European Central Bank to its most recent refinancing operation, increased by ten (10) percentage points, without this rate being less than three times the legal interest rate in force on this date (depending on the due date, the ECB rate applicable during the first half of the year in question will be the rate in force on January 1 of the year and that applicable during the second half will be the rate in force on July 1 of the year). The Exhibitor will also be liable for the fixed compensation for recovery costs in commercial transactions provided for in Articles L.441-10 and D.441-5 of the French Commercial Code, as well as, upon presentation of supporting documents, for any additional compensation.

#### ARTICLE 29 - SALES TO INDIVIDUALS, TAKEAWAY SALES AND TASTING

The Exhibitor must comply with the regulations in force relating to sales to consumers and distance selling. Sales and taking orders are authorized during the Event subject to compliance with the regulations in force. The exit of purchased equipment will only be authorized to visitors with a duly established invoice from the selling Exhibitor. All Exhibitors practicing this sale must keep an inventory of the goods coming in and going out. Under penalty of voiding the guarantee, each Exhibitor must be able to present their inventory book to the expert at any time. Sales -by shouting-, so-called -snowball- sales and -snapshots- sales are prohibited. Any Exhibitor who uses the aforementioned sales techniques would be exposed to the immediate and automatic termination of the Contract by the Organizer and to the payment of damages, without prejudice to any possible warranty claim by the Exhibitor in the event that the Organizer's liability is brought into play by a consumer or a representative of the latter, who is the victim of such a practice. Paid tastings of food or beverage products must be requested in writing from the Organizer. Authorization for paid tastings requires the Exhibitor to comply with the specific regulations relating thereto.

#### ARTICLE 30 - DISPLAY OF PRICES – CONSUMER INFORMATION

- The Exhibitor must comply with the regulations in force relating to the display of prices. In accordance with the provisions of Article L.224-59 of the French Consumer Code, the Exhibitor informs its consumer customers that their purchases do not give rise to the right of withdrawal.
- by means of a sign on its site: the Exhibitor displays, in a visible manner for its consumer customers, on a sign which cannot be smaller than A3 format and in a character size which cannot be smaller than 90 point, the following sentence: "The consumer does not benefit from a right of withdrawal for any purchase made in [this Meeting] or [this exhibition] or [on this stand]" (ministerial decree of December 2, 2014);
  - by means of a box in its contract offers: the contract offers concluded by the Exhibitor with consumer customers mention, in a visible box located at the header of the contract, and in a character size which cannot be smaller than that of body 12, the following sentence: "The consumer does not benefit from a right of withdrawal for a purchase made at a Meeting or at a trade fair" (ministerial decree of December 2, 2014). However, the Exhibitor may voluntarily exercise a right of withdrawal for purchases made on its site. Furthermore, this absence of right of withdrawal does not apply to contracts which are the subject of a consumer credit contract and those resulting from a personal invitation to visit an exhibition space to collect a gift. Finally, Exhibitors are advised that in view of current case law (Judgment of 17 December 2019, case 465/19 B & L Elektrogeräte GmbH), if the purchase follows canvassing by the Exhibitor outside its location, the visitor may exercise a right of withdrawal.

#### ARTICLE 31 - CIRCULATION OF ALCOHOL

Exhibitors subject to indirect tax regulations must, on their own initiative, complete the necessary procedures regarding temporary licenses and deposits. During the Event, the indirect tax administration has the right to visit the stands.

#### ARTICLE 32 - EXHIBITOR'S LIABILITY

The Exhibitor is solely responsible for its location and any furniture/animals on said location with regard to participants, service providers commissioned by it, visitors or guests, and the Organizer and it will be its responsibility to ensure compliance with the provisions set out in the Contract and to ensure publicity thereof. He will be personally responsible for obtaining the necessary authorizations and more particularly, without this list being exhaustive, for the sale of alcoholic or non-alcoholic beverages, for the broadcasting of music by making the necessary declarations to the collective management organizations (SACEM, SPRE, etc.), for

the free disposal of intellectual property rights, signs, brands, etc., used on his site. He will also be responsible for the payment of remuneration due to the competent organizations. At the request of the Organizer, he must be able to justify this as soon as possible, in writing. The Exhibitor declares that it complies with the legal and regulatory requirements in force that may apply to the Event and declares as such that it complies with and scrupulously enforces said requirements in force, in particular with regard to signs, signage, roads, sanitation, police, noise, hygiene, safety and labor inspection, so that the Organizer's liability can never be sought. The Exhibitor will remain solely liable, both criminally and civilly, for any consequences of a lack of authorization, without being able to seek liability from the Organizer for any reason whatsoever. However, it undertakes to raise and guarantee the Organizer against all harmful consequences that may result, for the latter, from non-compliance with the aforementioned provisions. The Exhibitor who implements the sound equipment is responsible for its compliance with Articles R. 571-25 to R. 571-28 and R. 571-96 of the Environmental Code relating to the requirements applicable to establishments open to the public and regularly broadcasting amplified music and assumes liability in the event of an infringement and a claim by a third party. In the event of noise exceeding the limit, the Organizer reserves the right to ask the Exhibitor to make the necessary modifications. Any damage noted after the Event has been held will be invoiced to the Exhibitor. Any damage, deterioration, loss or breakage noted by the Organizer during the actual period of availability of the premises (including assembly and dismantling periods) will be invoiced to the Exhibitor, unless its origin is attributable to the Organizer. Payment of the invoice for repairing the damage and deterioration must be made upon receipt of said invoice. The repairs necessary for restoration will be organized and carried out by the Organizer, at the sole expense of the Exhibitor. The costs of restoration following damage inherent in the installation of the equipment ordered by the Exhibitor will be at its sole expense.

#### ARTICLE 33 - RESPONSIBILITY OF THE ORGANIZER

33.1 With regard to the general organization of the Event, the Organizer is subject to an obligation of means. The Organizer shall make every effort throughout the period necessary to organize the Event (average duration of 6 to 12 months for annual events, and 24 months for biennial events) to ensure that the Event provides complete satisfaction to all stakeholders. However, the Exhibitor expressly acknowledges that since any organization of an Event is subject to a range of hazards (economic, meteorological, etc.), the Organizer cannot provide any guarantee as to the economic benefits for the Exhibitors, particularly in terms of the programming and layout of the Event, the number of exhibitors, visitors, and visibility. 33.2 Regarding general installation services, the Organizer guarantees the conformity of its services in accordance with the Contract. The Exhibitor will ensure this conformity before any use. Complaints relating to the execution of services by the Organizer must be made in writing to the latter before the end of the Event, so that they can be noted and taken into account. No complaints will be received after this date. 33.3 In the event that, during the execution of the Contract, the Organizer's liability is incurred, in any capacity and for any cause whatsoever, for all damages combined and in particular direct and indirect damages (including immaterial losses), this liability will be strictly limited to a sum at most equal to the price or the portion of the price indicated in the Contract, recognized judicially as being unperformed or defective, without this sum being able to exceed the ceiling(s) of the guarantees of the Organizer's insurance contract, ceilings which the Organizer will communicate to the Exhibitor upon simple request.

#### ARTICLE 34 – ASSIGNMENT - TRANSFER

The Exhibitor may assign or transfer all or part of its rights and obligations under the Contract to its subsidiaries or to any person who succeeds it as a result of the reorganization, consolidation, merger, sale or transfer of a substantial part of its business, capital/voting rights or assets relating to the subject matter of the Contract, alone or in conjunction with other activities of the Exhibitor as part of a global reorganization, subject to prior written notification to the Organizer. Such assignment or transfer shall entail compliance with the Contract by the beneficiary person. The Organizer may assign all or part of its rights and obligations under this Contract to any of the companies of the GL events group that succeeds it as a result of the reorganization, consolidation, split, sale or transfer of a substantial part of its business, its capital/voting rights or its assets relating to the subject matter of the contract, alone or jointly with other activities as part of a global reorganization.

#### ARTICLE 35 – NULLITY OF A PROVISION

In the event of the invalidity of any of the provisions of this Agreement, the Parties shall seek in good faith legally valid equivalent provisions. In any event, the other provisions and conditions of this Agreement shall remain in force.

#### ARTICLE 36 – APPLICABLE LAW - ATTRIBUTION OF JURISDICTION

This Contract and any order for Services between the Exhibitor and the Organizer is subject to French law. Any dispute that may arise between the Exhibitor and the Organizer relating to the formation and/or interpretation and/or execution and/or termination of these terms and conditions and/or any contract concluded between the Exhibitor and the Organizer shall be under the exclusive jurisdiction of the Commercial Court of the district of the Organizer's registered office, even in the event of a third-party claim or multiple defendants, including any dispute relating to the termination of the contract or any commercial relationship pursuant to the provisions of Article L.442-1 of the French Commercial Code.

## PRIVACY POLICY

You have the option of registering on the telephone canvassing opt-out list in accordance with Article L.121-34 of the Consumer Code.

In accordance with Law No. 78-17 of 6 January 1978 as amended and Regulation (EU) 2016/679 of 27 April 2016 (GDPR), SECECAM, as data controller, is required to process the data entered in this form for the purposes of commercial prospecting and carrying out internal analyses, processing and managing your request for registration / purchase / badge / newsletter / contact / account creation.

You can exercise your rights, including your right of access, rectification and opposition, by writing to the following email address : [accueil.megacite@megacite.fr](mailto:accueil.megacite@megacite.fr)

All information relating to the processing of your personal data is contained in the Privacy Policy\* document, which you confirm you have read..

## 1<sup>st</sup> CHINESE-FRENCH | AMIENS 2025 ECONOMIC MEETING

# PRACTICAL INFORMATION



### Place :

Mégacité, Centre d'exposition et de congrès  
Avenue de l'Hippodrome, CS 31136  
80011 Amiens cedex 01

**Tel.** 03 22 66 33 33

**Email :** [accueil.megacite@megacite.fr](mailto:accueil.megacite@megacite.fr)

### Accès :

Highway A1, A16, A28, A2

Rail connections with Paris (15 liaisons quotidiennes), Lille, Calais, Rouen... Liaisons TGV direct pour Bruxelles, Nantes, Lyon, Grenoble, Marseille...

Airports : Roissy Charles de Gaulle and Beauvais (international) et Méaulte (privé)

Bus line :

Line N4, direction Pôle Licorne - Arrêt Pôle Licorne

### Public dates and times :

From Monday, June 9 to Tuesday, June 10, 2025  
from 9:00 a.m. to 8:00 p.m

### Assembly dates and times :

Sunday, June 8 : from 10:00 a.m. to 8:00 p.m.

Monday, June 9 : from 7:00 a.m. to 9:00 a.m.

### Dates and times of dismantling :

Tuesday, June 10: from 8:00 p.m.

