

GENERAL CONDITIONS OF THE CONTRACT FOR THE ASSIGNMENT OF SPACE FOR EXHIBITORS

PREAMBLE

- The entry of your personal details and those of your company through the Website www.oliveoil exhibition.com (hereinafter "**the Website**") signifies acceptance of these General Conditions, including this "Preamble". You guarantee that those details are correct and that You are the representative of the company, with sufficient powers to bind that company. Please read these General Conditions very carefully. If you see any errors, you should notify them to the address given in section c), below.
- The Specific Conditions are accepted through the Website and they, together with the present General Conditions, comprise "**the Contract**".
- The Contract is agreed electronically between your company (identified by the data entered on the Website, taking into account that, in this document, we refer to it as "**the Exhibitor**" or "**You**") and **POMONA KEEPERS SLU**, a limited liability sole proprietorship incorporated before the notary public of Manzanares Ms. Gloria Calero González on the 23rd of July 2009 under protocol number 2009/624/N/06/07/2009 and registered at the Companies Register of Ciudad Real in volume 205 book 0 page 97 section 8 sheet no. CR-19936, with tax ID number B13499959, and with registered office at Calle Morago 7 bajo, 13200 Manzanares (Ciudad Real). In this document, we will refer to this company as "**the Assignor**". Each party is also referred to as a "**Party**", and jointly as "**the Parties**".
- The Assignor is a company whose usual activities include the organisation of international exhibitions and market-related events, the marketing and dissemination of olive oil and wine culture, the maintenance of olive groves and vineyards, rural development and environmental protection, as well as the provision of advisory services to olive oil and wine companies, through international trade fairs, seminars and conferences, tasting sessions, product exhibitions, etc.
- The Assignor plans to hold the International Fair entitled **WORLD OLIVE OIL EXHIBITION**, which will take place in the city of Madrid, on the 3rd and 4th of March 2026 and which will comprise exhibitions by certain exhibitors.
- You, as an Exhibitor, declare and guarantee that you are not a consumer, but rather a mercantile entity or institution of proven importance in the olive oil sector, whose activity is fully related to the preparation and production of olive oil or products derived from olives, their commercialisation, promotion or wholesale distribution, and that you wish to take part as an exhibitor at the aforementioned International Fair in order to present your products or services, meet other exhibitors, raise your profile and reputation, or carry out promotion work, contracting exhibition space for those purposes.
- By accepting the Specific Conditions and the present General Conditions, which form an integral part of the Contract, both Parties agree to be governed in accordance with that outlined above and the following

CLAUSES

1. PURPOSE

1.1. The purpose of the Contract which these General Conditions form a part of (hereinafter "**the Conditions**") is the assignment by the Assignor to the Exhibitor of a certain physical space (the "Stand") within the framework and on the occasion of the International Fair entitled the **WORLD OLIVE OIL EXHIBITION**, which will take place in the city of Madrid, on the 3rd and 4th of March 2026 (hereinafter "the Fair").

1.2. The Stand, its dimensions and its location in the most generic area of the Fair are those which You have contracted in the Specific Conditions.

1.3. Other shared spaces or façades are expressly excluded from this Contract.

2. USE

2.1. The Stand whose space is assigned will be used exclusively by the Exhibitor or by it and the companies which, under its sponsorship as sole Exhibitor, have completed their registration on the Website, selecting the contract of a Shared Business Stand and provided the name of the Exhibitor as the company they will be sharing the stand with (referred to in the Contract as "**Companies**"), and no sub-lease or transfer to third parties, of whatever kind, is possible. The Exhibitor's obligations and responsibilities established in these Conditions shall likewise be understood to apply equally to each one of the Companies, it being the responsibility of the Exhibitor to inform them and to ensure their acceptance. In any case, the Exhibitor assumes responsibility for any non-fulfillment by any of the Companies, and it may not invoke the responsibility of those Companies in order to excuse its own responsibility.

2.2. At the Stand, only products or services of the Exhibitor, the Companies or both may be exhibited or presentations given by them.

2.3. The Assignor may at any time verify that the Stand is being used for the authorised purpose.

2.4. The Stand shall be accessible to the Exhibitor and the Companies during the Fair from 09:00 to 18:00 hours on 3rd of March 2026 and from 09:00 to 17:00 hours on 4th of March 2026, when the Fair is open to the public.

3. DURATION

3.1. The reservation of the Stand will take place only upon advance payment of the price stipulated in clause 4.1. The assignment referred to in the Contract shall begin at the time of delivery of the Stand at the start of the Fair, provided that the Exhibitor has fulfilled its obligations, those regarding payment, and that assignment shall last until 17:00 hours on the 4th of March 2026, at which time the Stand must be left empty and free of all products and materials belonging to the Exhibitor or the Companies. No extension is possible beyond the date and time indicated.

3.2. In the event of failure to fully meet this obligation to vacate in due time and form, any costs which may derive from this, as well as those of any repairs necessary in order to return the Stand to its original condition, may be paid by the Assignor, who will then pass them on to the Exhibitor, who will be responsible for their payment in full.

4. PRICE. FORM OF PAYMENT.

4.1. The price for the assignment during the Fair ("**the Price**") shall be that established and accepted in the Specific Conditions, depending on the type of Stand chosen. The payment of the final price depending on the Stand chosen will be made at the time to book the stand, which will be billed by the Assignor. The place of payment shall be the bank account **IBAN: IBAN: ES39 3190 2026 7623 2486 7122 SWIFT: BCOEESMM190**, which is held by the Assignor (POMONA KEEPERS, S.L.U.). If that payment is not made it shall be understood that the Exhibitor renounces its participation in the Fair, with the loss of the amounts paid up to that moment. The Assignor will issue a bill for the total amount in the name of the Exhibitor in accordance with its personal circumstances.

4.2. The Price includes all the shared expenses of the Fair, as well as the costs of cleaning, the conservation of installations, insurance and security and all other items included in the Specific Conditions depending on the Stand chosen.

4.3. The supplies which the Exhibitor wishes to contract individually for the Stand, such as an increase in the electrical power necessary in accordance with its own needs, additional elements and materials to those provided by the Assignor and the Exhibitor's own personnel must be contracted directly by the Exhibitor, which shall bear all the costs and responsibilities deriving therefrom.

4.4. The renunciation, cancellation or impossibility of participation by the Exhibitor at the Fair notified to the Assignor before the 26th of January 2026 shall mean the loss of the payment indicated in clause 4.1. If those circumstances are communicated after that date, or the Exhibitor simply does not take part in the Fair, that shall mean the complete loss of the amounts paid. Those amounts shall be considered as a penalization clause in favor of the Assignor, without prejudice to other possible

indemnities which may correspond to it. In such cases, the Assignor is expressly authorized to arrange and manage the Stand, either for its assignment to any other exhibitor, or for the purpose deemed most appropriate for the success of the Fair, thus the Exhibitor who has ceased to take part in the fair will have no right to any compensation whatsoever with regards to that reason.

5. DELIVERY OF THE STAND AND THE MERCHANDISE

5.1. Registration in the WOOF does not guarantee participation. The organization reserves the right of acceptance and may reject any applications which, under its criteria, are not in line with the purposes and regulations of the exhibition. Admission of applications will be closed once all of the exhibit spaces have been filled, which will be assigned according to availability.

5.2. After all participation applications have been received and formalised, the organisation will design the exhibition zone for the trade fair, allocating spaces based on space availability. The organisation reserves the right to modify the location of any company exclusively on the grounds of technical criteria and after notifying the exhibitor.

5.3. You have been informed of the location, condition and specifications of the Stand and agree that it is in accordance with your needs, in particular with regard to electricity sockets, lighting and access.

5.4. Delivery of the Stand shall take place by means of the signing of the document which is included as an **APPENDIX** hereto.

5.5. In the event of the Exhibitor's renunciation, cancellation or impossibility to participate in the Fair under the terms set out in clause 4.4, and in the case that the Exhibitor's samples or merchandise have already been sent, they will not be displayed on the Stand. Under no circumstances the Assignor will be responsible whatsoever regarding the return or withdrawal of the aforementioned samples or merchandise, which in any case will be for the account of the Exhibitor, on the understanding that, once the Fair has ended, if the samples and merchandise have not been taken nor withdrawn by the Exhibitor, they will be considered property abandoned by the Exhibitor to all extent and purpose, without being entitled to any claims as from that moment.

6. USE AND CONSERVATION OF THE STAND

6.1. You undertake to use and conserve the Stand and to ensure it is used and conserved by the Companies, with all due diligence, which includes the panels of the Stand and other communal elements and spaces. In particular, you may not adhere or stick any element onto them (such as stickers, vinyl panels, posters, not even informative or decorative ones), and you undertake to ensure that no one adheres or sticks such elements, unless you have the express written authorisation of the Assignor for each specific case. In any case, You shall be liable for any damage which may occur to the Stand and the costs incurred in order to return it to its original condition as a consequence of the adhesion or sticking of such elements, the removal of which has an approximate minimum cost of 90 euros per element, which will be passed on to you.

6.2. You and the Companies with which you share the Stand must respect the physical space assigned, and you may not subdivide it, panel it or create physical separations inside it.

6.3. You are obliged to permit access by the Assignor to the Stand in order to check its condition and that of the general installations, as well as for carrying out any repairs necessary to ensure satisfactory use.

6.4. Likewise, You undertake to make the necessary inquiries and to obtain, for yourself or the Companies, all permits, licences and authorisations stipulated by the applicable regulations, for the Stand, the activity to be carried out at the latter, the personnel and the use of the facilities, all of this irrespective of the obligation to fulfill and respect all administrative, labour, fiscal and customs provision (in particular those related to the import or entry of viticulture products or, in general, alcoholic products into the territory in which the Fair takes place) governing the activity carried out and the products exhibited, with particular mention of those related to safety and the working conditions of your own employees or those of the Companies. You are obliged to reimburse the Assignor for any payment made by the latter or for which it may be liable due to any non-fulfillment of this obligation, such as customs duties, levies, taxes, charges, licences, quotas, fees, interest or penalties of whatever nature.

6.5. The refusal or non-obtainment of the permits, licences or authorisations legally required for the exercise of the activity, the use of the Stand or the entry or exhibition of products, shall be sufficient reason to cancel the assignment envisaged in the Contract without that cancellation being attributable to the Assignor. The Assignor may retain the amounts paid by the Exhibitor for any reason, by way of compensation, without prejudice to any other indemnities it may claim from it.

7. EVENT SCHEDULE

From 10 a.m. to 18.00 p.m., on the 3rd of March 2026 From 10 a.m. to 17.00 p.m. on the 4th of March 2026

Exhibitors and stand personnel, duly accredited, will be able to access the grounds one hour before it is opened to the general public and may remain half an hour after closing time.

At the discretion of the organisation, these timelines may be extended in special cases.

General conditions:

a) Minors under the age of 18 are prohibited from entering the pavilion while the trade fair is being held.

b) Smoking is prohibited throughout the grounds.

c) No speakers or musical devices are allowed on tables nor any type of advertising (posters, signs, banners, etc.) that could disturb the public and/or exhibitors. Those elements that represent a clear hazard to persons or merchandise must likewise be avoided.

d) Extra services for cleaning, administrative personnel, surveillance, food and beverage, as well as audiovisual reports inside the pavilion must be commissioned to the organisation. The organisation reserves the right to photograph or film the facilities and tables using any means, as well as the articles exhibited there and to hold the exclusive rights to these recordings.

e) The distribution of any type of advertising (brochures, printed materials, etc.) will be done within the space rented by the exhibitor. Companies that have not formalised their presence at the event will not be allowed to advertise.

f) The exhibited articles must remain on the stand during the days and times that the event is held, although they may be removed on finalisation, if deemed appropriate by the exhibitor, after notifying and receiving authorisation from security personnel. In general, during the exhibition merchandise may be brought to and taken from the grounds one hour before opening or after it has closed to the public.

Slight amendments to the regulations governing the event may be made by the organisation for improvement purposes.

8. SHARED ELEMENTS, MATERIALS

8.1. The shared elements of the Fair must be used by You in accordance with their purpose and nature and in accordance with the municipal ordinances of the city in which the Fair is held and any instructions which you may receive during the Fair.

8.2. It is forbidden to place any materials, products or elements, of whatever kind, outside the Stand or in the communal areas of the Fair, even occasionally, and you are responsible for ensuring that this rule is also obeyed by the Companies. In addition, the materials, products or elements which are not duly located and protected under the table of the Stand may be removed by security or cleaning services of the Fair and you may not make any claim in this regard or invoke any responsibility of the Assignor, not even if that removal impedes or hampers the continuation of your participation in the Fair.

8.3. Any damage or deterioration which the activity of the Exhibitor or the Companies causes to the structural elements, the general installations of the Fair, the other exhibitors or stands, or the other areas of shared use, shall be repaired at the expense of the Exhibitor.

9. WORKS

9.1. It is completely forbidden to carry out works at the Stand even if they are improvements and do not involve the modification of structures, its configuration or its general installations and services, without the written consent of the Assignor.

9.2. The repair or conservation work required because of damage to or incorrect use of the Stand shall always be carried out by the Assignor, charging all costs thereof to the Exhibitor. Work of this kind may only be carried out directly by the Exhibitor, and at its exclusive expense, if it has prior written authorisation from the Assignor and, where applicable, the approval of the competent authorities.

9.3. If work of whatever kind is carried out, this shall not be construed to mean the right to any compensation in favour of the Exhibitor or the Companies.

10. RESPONSIBILITIES

10.1. You, as the Exhibitor, personally assume and therefore absolve the Assignor from all responsibility for any damage, harm or injury which may be caused to property or persons because of the occupation of the Stand, participation at the Fair and the activities that are carried out by both You and the Companies.

10.2. The Assignor shall not be responsible for any damage which may be caused to the Exhibitor or the Companies due to reasons of force majeure or unforeseeable circumstances; nor shall it bear any responsibility in relation to the safety of the Stand, any damage that may be caused to persons, materials or things in general in the Stand in the case of fire, theft, damage or accidents of whatever type and nature. In particular, though without limitation, the Assignor shall not be responsible for any circumstance which prevents You or the Companies from participating in the Fair either individually or jointly, which derives, for example, from the cancellation of the Fair due to reasons of force majeure or unforeseeable circumstances which are beyond the control of the Assignor, such as: cancellations, deviations or delays, accidents or breakdowns of means of transport for whatever reasons; impediments, difficulties or special requirements imposed by the authorities on the entry of visitors to the country, region or city (including visas), either in general or specifically referring to certain origins, countries or personal circumstances; as well as those deriving from terrorist threats or acts, weather conditions, atmospheric or natural phenomena, or health crises, among others.

10.3. In the event that the Fair is canceled or postponed due to force majeure or to unforeseeable circumstances beyond the control of the Assignor, the Contract will remain entirely valid, provided that the new date takes place within a period of one year as of the date previously scheduled. To that effect, the Assignor will keep in deposit the amount fulfilled by the Exhibitor, and under the same concept it was fulfilled, i.e. the payment resulting from the participation in the Fair at the time in which it may be held. Notwithstanding the foregoing, if the Fair is not canceled, able to be held, and the Exhibitor however opts not to take part in it due to a personal decision arising from the situation triggered by a health crisis or by any other issues the Exhibitor might claim, such decision entails the loss of the payments made, and in such cases the content of clauses 4.4 and 5.5 shall apply.

10.4. You and, where applicable, the Companies are responsible for ensuring that You are registered in the economic activity necessary to exercise the activity that will be carried out at the Stand, at least before and during the Fair and up to the date of possible occupation of the Stand, all of this in accordance with the applicable regulations, including those of the city and country in which the Fair will take place. You and, where applicable, the Companies, are likewise responsible for compliance with your own tax and customs regulations and those of the country in which the Fair will take place. In the event of failure to fulfill these obligations or their defective fulfillment, you shall bear all liabilities deriving therefrom. The Assignor may demand the payment of any amounts it has been required to pay, such as taxes, penalties, fines, fees, interest, rights or duties, and without prejudice to any other compensation which it may claim for any other damage and prejudicial consequences it may have suffered.

11. IMAGE RIGHTS

11.1. You expressly authorise, on your own behalf and on the Companies', photographs be taken or videos (including voice) to be recorded of you and your products and commercial brands, corporate

name, contact details (all of this referred to in the Contract globally and in each one of the parties which comprise it as "**Images**") on the occasion of the Fair and your participation or the participation of the Companies in it.

11.2. You likewise authorise, on your own behalf and on the Companies', that such images, as well as the names of the entities, their statements, and those of the persons that represent You at the Fair to be posted on the Website (including the underlying information and metadata which are included on the Website, which are not necessarily visible but may be traced by internet browsers), and in the posters, brochures, lists, dossiers, newsletters, and all other material used by the Assignor, in both digital and physical formats.

11.3. You grant, on your own behalf and on the Companies', the rights to the Images, for the purposes of this Contract and you are aware that after they have been uploaded for the first time to the Internet they shall escape the control of the Assignor and, accordingly, the Assignor shall not be held liable for any use thereof by any third party whatsoever.

11.4. You hereby undertake to ensure that the people representing you that attend the Exhibition, the Companies and the persons who represent them grant the authorisations and assignments set out in this clause, with identification of the purposes and the person of the Assignor. In any event, You shall be held liable for any claims which may be filed by any of your employees or representatives, the Companies, their employees or representatives, in relation to the aforesaid assignments and authorisations.

11.5. The revocation of the assignments or authorisations envisaged in this clause by the Exhibitor or its employees or representatives at the Fair, the Companies, their employees or representatives, must be expressly notified in writing to the Assignor and that revocation may not affect actions in the past.

11.6. You authorise, on your own behalf and on that of the Companies', communication of the images to third parties participating in the Fair (other exhibitors, sponsors, visitors), in order to make them aware of your presence at the Fair and to enable meetings to be arranged or in any other way to establish commercial relations.

11.7. The authorisation for the use and the assignment of the images is given free of charge, worldwide, without time limitation and for no consideration.

12. INSURANCE

12.1. You, as an Exhibitor, undertake to contract a multiple-risk insurance policy which sufficiently covers the content of the elements which are located inside the Stand.

12.2. The duration of the insurance policy taken out may not be less than the duration of these Conditions.

12.3. You must provide the Assignor with a copy of the insurance policy taken out if the Assignor considers this necessary.

12.4. You, as an Exhibitor, absolve the Assignor from all liability for any damage caused to the content of the elements which are located inside the Stand, and you shall personally bear the consequences of any lack of coverage of the insurance taken out or the actions of the Companies.

13. TERMINATION

13.1. In addition to at the end of the envisaged duration of the Fair, the assignment of the Stand may be terminated due to the non-fulfilment of any of the prohibitions or obligations established in the Contract or due to non-payment of the Price or any other amount owed by You.

14. NOTICES

14.1. All communications and notifications which must be effected in accordance with or in performance of the Contract or in relation thereto must be sent to each one of the parties at the addresses indicated on the Website, in the Specific Conditions, or to the email address provided, for the attention of the person whose details were provided or for the attention of info@oliveoil exhibition.com if they are sent to the Assignor.

14.2. The parties hereby expressly agree that all notifications and communications must be given in writing, and must be sent to the other party by any means which accredits the date of receipt and the content of the communication, and those communications and notifications shall take effect, for the calculation of applicable notice periods, from the time at which the aforesaid communications and notifications are received by the recipient thereof.

14.3. Any modification to the information, addresses or contact person of the parties shall take effect from the time at which the aforesaid modifications have been notified by the party which modifies the aforesaid information and received by the other party in accordance with the aforementioned procedure.

14.4. Any notification which does not comply with the procedures and formalities set out in this clause shall not be considered a valid notification for the purposes of this Contract, shall be deemed to have not been given and shall be of no effect whatsoever vis-à-vis the party which was to receive the aforesaid notifications, without prejudice to the consequences applicable to the party which asserts that the aforesaid notifications had been sent.

14.5. The parties hereby expressly accept as valid the communications and notifications of the other party, without any need to verify the powers of the person who signs the aforesaid notifications.

14.6. Finally, You expressly agree that the email address you have given us may be used for communications related to the Contract and the commercial relations we maintain.

15. ASSIGNMENT OF THE CONTRACT

15.1. Without prejudice to the possibility of participation of the Companies as set forth in these Conditions, and due to the fact that, in its negotiation, execution and signing, the personal circumstances of the other party have been taken into account, both parties agree to the prohibition on its assignment and that of the Stand to third parties, save express, written agreement between the Assignor and the Exhibitor.

16. CONTRACTUAL MODIFICATIONS

16.1. Any modification to the Contract must be expressly agreed to by the parties, in writing, and the signature of both parties shall be required; they must indicate the date from which the modifications are to take effect.

16.2. Any modification of any part of these Conditions which does not comply with the requirement outlined in the previous paragraph shall be deemed to be invalid and shall not be enforceable.

17. INDEPENDENCE OF THE PARTIES

17.1. The Contract and all of its components are entered into between the Exhibitor and the Assignor as entities which are independent of each other.

17.2. As a result, the signing of the Contract does not create any commercial or corporate relationship other than that which is provided for herein, or any labour relationship whatsoever, or any relationship of dependency, agency, representation or any similar relationships whatsoever between them or between the Assignor and the Companies and their employees.

18. SOLE AGREEMENT

18.1. The Contract, which includes the Specific Conditions accepted on the Website and these General Conditions, comprises the sole agreement governing relations between the Parties with regard to the object thereof.

18.2. The parties hereby confirm that all of this corresponds to the previously existing negotiations and that it sets forth everything which has been negotiated or proposed by any means whatsoever, and, in particular, in relation to the information previously provided by the Assignor on the Website and that which differs from the aforementioned information has been freely negotiated between both parties.

18.3. As a result thereof, and in relation to the object of this Contract, the Parties hereby render any other agreement which exists between the parties null and void, as well as any other provisional agreements, proposals, quotes which have been accepted or not, documents, letters of intent, letters, faxes, emails, documents, pacts, promissory agreements, undertakings, correspondence and conversations, including both electronic and oral conversations, which may have existed prior to this Agreement, including any communications or agreements which may have existed with agents, distributors, legal representatives, intermediaries or any employees of the parties, and hereby replace them with the terms of this Contract.

19. APPLICABLE LAW. LANGUAGE OF THE CONTRACT. PLACE OF EXECUTION

19.1. This Contract is of a commercial nature and it is subject to Spanish law.

19.2. Irrespective of the language used on the Website and in which You verify these General Conditions or the Specific Conditions, the language in which the Contract is entered into is Spanish, and any other versions are merely translations for the purposes of comprehension but without legal effect.

19.3. The place of execution of the contract is that of the registered office of the Assignor in Manzanares (Ciudad Real, Spain).

20. JURISDICTION AND COMPETENT COURTS

20.1. The Parties hereby expressly waive any rights to any other jurisdiction which may correspond to them and expressly and exclusively submit to the jurisdiction of the Courts of the city of Manzanares, Ciudad Real (Spain) for the resolution of any disputes which may arise in relation to the interpretation, performance or execution of this Contract.

21. DATA PROTECTION

21.1. In accordance with the provisions of the Regulation (EU) 2016/679 of 27th of April (GDPR) and the Organic Law 3/2018 of 5th of December (LOPDGDD), you are informed that the Transferor is responsible for handling the personal data transferred. Such data is processed with the intention of carrying out all proceedings concerning your request, of budgeting, and of contracting and supplying the services, as well as sending commercial communications and the maintenance of history files of trade relations. You authorize the handling of your data for those purposes. Such data shall be kept indefinitely for archiving purposes, whilst neither of the parties object to it, and such data shall not be disclosed to third parties except in the case of legal obligation. Additionally, you are informed of your right to withdraw your consent to the processing of the data at any time, alongside your right to access, modify, move and delete your data and also your right to limit or oppose your data processing, in addition to your right to bringing a complaint before the Supervisory Authority (aepd.es) if you consider that the processing manner does not comply with the current regulations. In order to enforce such rights, you must address the Transferor at Calle Morago 7 Bajo, 13200 Manzanares (Ciudad Real, Spain). Email address: info@oliveoil exhibition.com

22. ENTRY INTO EFFECT

22.1. The Assignor reserves the right to accept the participation of Exhibitors in the WOOE, and can reject any requests that, at their discretion, do not comply with the aims and purpose of the Fair, or incur any of the limitations established in the Contract. Likewise, the Assignor can deny the participation of an Exhibitor in the Fair if the capacity is complete due to previous applications from other Exhibitors.

22.2. Once the Exhibitor is registered, and via prior assessment by the Assignor that there are no constraints in terms of its participation in the Fair, as laid out in the Contract, the Assignor will issue the invoice.

The Contract shall come into effect from the time at which the payment set down in clause 4.1 is paid; the date of the receipt of that sum by the Assignor shall serve as proof thereof.

STAND DELIVERY DOCUMENT

BETWEEN

ON THE ONE HAND, Ms. María Otilia ROMERO DE CONDES CARPALLO, of legal age, with Tax ID number 05642376Q and with domicile for the present purposes at Calle Morago, 7 bajo, Manzanares 13200 Ciudad Real, on behalf of **POMONA KEEPERS SLU**, with Tax ID number B13499959 and registered office at Calle Morago 7 bajo, 13200 Manzanares (Ciudad Real), (the **Assignor**)

AND, ON THE OTHER HAND, the Exhibitor [...] [...]

CERTIFY

That on this day the Assignor delivers the chosen Stand to the Exhibitor; the latter has been able to inspect it and receives it in complete conformity with all the elements, furniture and materials contracted, together with the accreditation cards which permit access and the bill, the obligations deriving from the Contract taking effect from this moment on.

In witness whereof, the parties sign two equally valid copies of the present document in Madrid on the 3rd of March 2026.

THE ASSIGNOR

THE EXHIBITOR (signature and seal)
