

Please fill out in all parts and send by e-mail to:
exhibitors@nseexpoforum.com
by 18 November 2021

Dear Exhibitor,
your sales contact is _____
mobile phone +39 _____
at your disposal to assist your participation

APPLICATION FORM

The following information will be used for invoicing purposes unless specific indications are given below.

Company name

Address ZIP Code

City Province/State Country

VAT reg. number Fiscal Code (if different) SDI Code (Italy)

Phone PEC E-mail (Italy)

VAT free, pursuant to art. of the and attaches for this purpose declaration of intent of the

Website Email

Person in charge Direct Email

Mobile Direct Phone

Administrative Email (for invoicing)

Company email (communication purposes)

Invoicing details (only if different from above)

Company name ZIP Code Address

City Province/State PEC E-mail

VAT Registration No. Fiscal Code (if different from VAT) SDI Code (Italy)

PARTICIPATION FEES*

REGISTRATION FEE (Mandatory)		= €	100,00
VIRTUAL BOOTH RENTAL		= €	2.460,00
VIDEO-MEETING ROOM (up to 20 PARTICIPANTS)	PRICE/EACH	€ 760,00 N.	TOTAL = €
WORKSHOP (1 HOUR max)	PRICE/EACH	€ 1.320,00 N.	TOTAL = €
			= €
			Sub Total = €
			+ VAT = €
			TOTAL = €

The Registration Fee Includes: inscription fee, listing in the Official Exhibition catalogue.

***The Virtual Booth Includes** EXHIBITION Space within the NSE 2021 VIRTUAL FORUM event website, where to exhibit: company logo; basic customization; company profile (text), video or graphic showreel; up to no. 3 personal profiles as Hosts (exhibitor's representatives). Each profile is entitled to its own Agenda, for the planning of the activities during the event, including the meetings with visitors. Each profile also includes its own room for video-meeting one-to-one. The Virtual Booth also includes no. 1 video-meeting room for the access up to 10 participants.

***Additional Host**, which also includes respective Agenda and Room for Video-meetings (please check availability with organizer).

***Workshop**, which includes listing into NSE 2021 Events calendar, no. 1 speaker included, Live Video, textual Q&A through moderator.

PAYMENTS

DEPOSIT 30% (on total) to be paid with Application Form = €

BALANCE to be paid by DEC 3, 2021 against invoice (see Art. 8A General Regulation) = €

METHODS OF PAYMENT (tick where appropriate)

- Credit Card. Pls request form with accepted Credit Card list to Fiera Roma Administration Dept. email: agem@fieraroma.it
- Bank transfer made out to Fiera Roma Srl - IBAN: IT49X0200805063000105621355 - BIC/SWIFT UNCRITM1B26

1) Necessarily quote on all payments "NSE 2021" as reason for payment and company name as it results from present Application Form

2) Copy of Bank Transfer must be attached to the Application Form (mandatory, see Art. 8A General Regulations)

a) The Application Form is final and binding commitment for the Company and must be accompanied by copy of payment of the deposit.

b) The above named company (main Exhibiting Company) declares to accept all the provisions of the General Regulations attached to the present Application Form, that has been read and approved.

c) The above named company declares to accept all the provisions of the Technical Regulations of the Fair Grounds published on the website www.fieraroma.it/en/exhibitors/technical-regulations

Date Company Stamp and Authorized Signature (Director or Legal Representative)

d) The above company (main Exhibiting Company) declares having received and read copy of all the contents of the General Regulations, attached approves points: 3,4,6, 8, 9, 10, 11, 12,13, 15, 18, 19, 21, 22, 23.

Date Company Stamp and Authorized Signature (Director or Legal Representative)

e) The above named company being aware that the application for admission will be considered valid only if it is returned together, in addition to the aforementioned documentation, to the Privacy Policy provided pursuant to EU Regulation no. 679/2016 - duly signed and dated - to be considered an integral part of this document (see Article 23 of the regulation).

Date Company Stamp and Authorized Signature (Director or Legal Representative)

GENERAL REGULATIONS

To be returned by NOV 18, 2021 / e-mail: exhibitors@nseexpoforum.com

1. NAME OF THE EVENT

The name of the event is NEW SPACE ECONOMY EUROPEAN EXPOFORUM 2021, in brief NEW SPACE ECONOMY 2021.

2. ORGANIZERS

The exhibition is organized by Fiera Roma srl and Fondazione Amaldi.

3. REQUIREMENTS FOR PARTICIPATION AS EXHIBITORS

A) Are admitted to exhibit in NEW SPACE ECONOMY 2021 private enterprises and public organizations, (domestic and international) belonging to the sectors relevant for the exhibition, that produce and/or present products and/or services included in the PRODUCT CATEGORIES, detailed in the present Rules and Regulations. Each company will have to certify its belonging to one of the a.m. product categories producing, as attachment to the Application Form a valid certificate of inscription in the relevant CCIAA (Chamber of Commerce) or equivalent document in case the company is not Italian.

B) The participation is allowed (through dealers, agents and/or representatives) under the condition that the single participating company can be individuated under specific company name and production, as described in 3.A. Agents and/or representatives will be allowed to introduce only those goods/brands referring to companies that have been clearly indicated in the Application Form.

C) The participation with representatives and/or agents is allowed under the condition that the represented companies can be individuated under specific company names. Agents and representatives will not be allowed to present products and goods other than those referring to the enterprises explicitly declared in the Catalogue Form (that will have accompany the Application Form). Upon request by the Organizer, the exhibitor (agents, representatives, etc..) must present a written authorization from the represented company that allows him to exhibit its product and to represent the brand.

D) The participation of import-export companies, either Italian or foreign, is permitted. On request of the Organizers these companies will have to indicate the name/s of the person responsible for national and international sales.

E) In case of co-exhibiting and/or of a collective participation the Applicant will not be allowed to host on the stand any company of which Fiera Roma has communicated their fail to fulfill any prescription and/or obligation towards Fiera Roma with regards also to other exhibition events occurred in the past; in fail of such the Applicant will be subject to comply with the above mentioned prescriptions and obligations towards Fiera Roma.

F) Also permitted is the participation of Consortiums, Organization and/or of the Specialized Press from the sectors pertaining to the product categories of the Exhibition.

G) The Organizers reserve the right to admit to the event no-profit voluntary associations who collect funds for their activities by selling their own production and handicrafts.

H) The admission to the Exhibition and subsequent assignment of the stand, see point 16, will be according to the availability of exhibition virtual booths.

4. ADMISSIONS

A) The admission to participate as Exhibitors in NEW SPACE ECONOMY 2021 is subject to the submission of the Application Form, duly filled out and signed by authorized person or by the legal representative of the exhibiting company. The Application Form will have to be received by the Organizers accompanied by proof of deposit payment in the amount specified in the Application Form, as per art. 8D of present General Regulations.

The timely payment of the deposit is necessary to participate in the event. Late payment of the deposit can result in the loss of the right of pre-emption - if acquired - on the space and the right to any promotion. Application Forms received after such deadline will be accepted only according to space availability.

B) The participation is subject to the submission of a signed Application Form, on a specific form supplied by the Organizers. The Application Form, signed and transmitted, constitutes definitive and binding engagement to participate for the Applicant. The Organizers will decide with regards to the acceptability of the Exhibiting Company at their own undisputable judgement and in accordance with the prevailing law prescriptions within the territory of Italy. In case the Application Form is accepted, the Applicant will receive formal written communication from the Organizers via

e-mail at the account indicated on Application Form. Such communication confirms the company has the status of Exhibiting Company.

C) The Application Forms may not contain either reserves or conditions whatsoever. The payment of the deposit itself does not give the Applicant the right to be accepted as Exhibiting Company.

D) In case the Application Form is not accepted, the Organizers will communicate to the Applicant their decision not to accept it within 10 days from receipt of the Application Form and the sums/deposit paid will be refunded to the Applicant. The Organizers are not subject to motivate in any way the reasons for the refusal and the refusal of admittance will not introduce whatsoever right for compensation for emerging damage, ceasing profit or interest.

5. REPRESENTED COMPANIES AND BRANDS

A) All Exhibiting Companies (and import-export companies in particular) have the obligation to communicate the Organizers their own company name, the brand-name/logo that will have to appear on the official catalogue and the information (company name and logo) of all the companies represented on the stand to be included in the database of the exhibitors of the event.

B) In case the Exhibiting company is a wholesaler, agent and/or duty free, the same is subject to the obligation to communicate the Organizers the brand-name/logo that will have to appear on the official catalogue, along with the nationality of the products/brands presented for distribution on the stand.

6. PRODUCTS TO BE EXHIBITED

All the products and/or the services presented within the stands will have to correspond to the description indicated by the Exhibitor in the Application Form. In case there is evidence that the Exhibitor presents counterfeited products and/or not corresponding to those listed in the Application Form / Catalogue Form, the Organizers reserve the right to proceed to the immediate black out of the booth, without any reimbursement whatsoever of the sums paid by the Exhibiting Company or of expenses incurred. In such case, failing the Exhibiting company to pay in part or in full the debits contracted for up to that moment, the Organizers are authorized to withhold as compensation, the goods on the stand and stand fitting structures of the Exhibiting Company. The Organizers also reserve the right to protect their interest in front of the competent Court/Authority. The Exhibitor will be excluded from the future editions of the Event.

7. DUTIES OF THE EXHIBITING COMPANY

The Application Form constitutes definitive and binding engagement to participate for the Applicant who with it accepts to participate in the Exhibition within the assigned stand, to accept without reserve the present General Regulations, the Technical Regulations of Fiera Roma and all the integrative provisions that will be adopted, in whatsoever time, by the Organizers, in the general interest of the Exhibition. In case of non-compliance, the Organizers also reserve the right to proceed to the expulsion of the Exhibitor. In such event, the Exhibitor has no right for any compensation and/or reimbursement at any title, but will have to correspond in full the amount due for the reservation of the exhibition space.

8. PARTICIPATION FEES, APPLICATION FEES, TERMS OF PAYMENT, FAIL ACCEPTANCE

The admission to participate as Exhibitors in NEW SPACE ECONOMY EUROPEAN VIRTUAL FORUM 2021 is subject to the submission of the Application Form and Catalogue Form, duly filled out and signed by authorized person or legal representative of the exhibiting company, or by the consortium/institution in case of group participation.

A) Payment, methods and deadlines

The deposit and balance must be paid to as indicated in the Application Form. The balance must be paid within 15 days from receipt of invoice. Invoices issued within 15 days from the opening of the event must be paid as received. In fail of such payments the Organizers reserve the right to deny the access to the Event to the Exhibiting Company and also to the represented companies.

Payments must be effected by credit card or bank transfer, made out to **FIERA ROMA srl c/o IBAN: IT49X0200805063000105621355 - BIC/SWIFT UNCRITM1B26**

Please quote "NSE 2021" and the EXHIBITING COMPANY NAME

as it results from APPLICATION FORM on ALL PAYMENTS. For credit card payments, dedicated Form with list of accepted credit cards must be requested by email to: agem@fieraroma.it.

The payment of deposits and the subsequent issuing of invoices by Fiera Roma srl do not constitute themselves acceptance of the Application Form on behalf of the Organizers. In case of non-acceptance the monies paid will be refunded. Please note that all services, in particular catalogue inclusion will be guaranteed only if the Application Form is received by the timely deadline.

9. PAYMENT OF SERVICE CONTRACTED FOR WITH FIERA ROMA

Please note that the supply of the services requested to Fiera Roma srl is subject to pre-payment from the exhibiting company. All the requests sent to Fiera Roma srl without payment in full will not be considered valid.

10. VIRTUAL BOOTH DELIVERY, TIMING FOR SET UP AND

The booth will be delivered from NOV 20, 2021. Delivery happens through sending the Exhibitors the credentials to access the CMS (Content Management System) and proceed to the set up of the Virtual Booth with:

- Personal Profiles of HOSTS (Max. 3);
- Text for Company Presentation;
- Video or Graphic Showreel;
- Company Logo;
- Additional files to be shared with visitors

Exhibitors will have to set up each content by NOV 26, 2021 and maintain the Booth up to the end of the event, i.e. till DEC 11, 2021.

11. RENOUNCES OF PARTICIPATION

In case the Exhibitor renounces the participation deposit as indicated in the Application Form will be retained and/or requested, as indemnification, either paid or still due. In any case, the renounce must be communicated by certified mail or equivalent. Renounces after to the above-mentioned term will result in the loss of the sums already collected and the payment of the sums still due as indicated in the Application Form. The Organizers reserve the right to exclude the unfulfilling Exhibitor from the future editions of the Exhibition.

12. ALLOCATION OF THE VIRTUAL BOOTHS

The transfer to other Exhibitor, also free of charge, of the stand or of a part thereof is strictly prohibited. The infraction will originate the termination of the Contract put in place with the Application Form, and the subsequence closing of the stand with no right for reimbursement or compensation for the sums paid or for any expenses incurred by the Exhibiting Company.

13. LATE SET UP

In case the Exhibitor – for any reason – does not finalize the booth set up by the fixed date (NOV 27, 2020), the Organizers reserve the right to black out the Booth and consider it as unoccupied space. The payments received or still due by the Exhibitor for the entire value of the Participation Fees and Admission Fees will be retained and/or requested in payment as indemnification and no reimbursement can be requested by the Exhibitor, at whatsoever title or reason.

14. OFFICIAL CATALOGUE

The Organizers will produce, with no responsibility in case of errors and omissions, **the Official Catalogue of the Exhibition, with the listing of the Exhibiting Companies along with all the useful information for the public, to facilitate the visit of the Exhibition.** The information contained in the Catalogue will be sourced from the Catalogue Form that has to be sent along with the Application Form. The Catalogue will host paid for Advertising. The Exhibitors may contact the Organizers for further information.

15. MODIFICATIONS TO THE GENERAL REGULATIONS AND ADDITIONAL RULES

The Organizers reserve the right to set out – even in exception to the present Rules & Regulations – additional rules and provisions that may be judged fit for better organizing the Exhibition and the related services. These rules and provisions will have identical value as the present text, and constitute integral part of it: these rules have therefore identical mandatory character. In case of non-compliance with the provisions of the present Rules & General Regulations, the Organizers reserve the right to actuate the provision of blacking out the booth. In such eventuality, the Exhibitor has no right to receive any reimbursement or indemnification at any title. Part of the present regulations is the Technical Regulations of Fiera Roma, intended here as integrally transcript and quoted.

16. PROHIBITIONS AND RIGHT OF RETENTION

A) It is generally prohibited all what may cause prejudice, disturb, or may affect the regular progress of the Exhibition and its scopes. In particular, the following are strictly prohibited:

- the transfer, total or partial, to third party of the assigned spaces;
- the exposition to the public of products and information not related to the product categories indicated in the Application Form and Catalogue Form;
- specific authorization of the Organizers. The Organizers will have the right to take pictures and/or video and/or record activities held into the booth. No claim for compensation whatsoever can be exerted in their regards.

B) It is also prohibited to leave the booth unattended during opening hours.

17. NON-COMPLIANCE AND BREACH OF DUTY

In case of non-compliance with the general rules and prescriptions set out in the present General Regulations and/or of non-fulfilment of the obligations established by the same, including the case of fail of payment, Fiera Roma srl, in proportional measure with the seriousness of the circumstance, will have the right to proceed with the following actions:

- a) all the services and systems necessary for the operations of the assigned stand will not be activated;
 - b) decide the exclusion of the non-compliant exhibitor from the future editions of the event;
 - c) the immediate removal of all the non-compliant products/exhibits will be ordered, with power of immediate and direct intervention in case the non-compliant exhibitor refuses or omits to act accordingly, also with right to further proceed with additional sanctions;
- In all the above case the Exhibitor will have no right for compensation and/or reimbursement whatsoever. Yet, the same is obliged to fulfill all the obligations towards Fiera Roma srl, corresponding all the amount due as participation fees of any nature.

18. SIAE (SOCIETY OF AUTHORS AND PUBLISHERS) – INTELLECTUAL PROPERTY

In case of distribution of multimedia products and media containing intellectual property or parts of thereof, pursuant to Law 22.4.1941 n. 633, the related royalties must be paid in advance, along with all the charges related to the authentication of the media, pursuant to art. 181/bis of the above mentioned law. The fraudulent use of intellectual properties, and the failure to exhibit the SIAE stamp on the media are criminally punishable, pursuant to articles 171 and following, Law 633/41. In case of necessity to install equipment subject to the SIAE provisions and rules, and of live musical/singing performances with singers and/or musical instruments, the related royalties are to be paid by the Exhibitor to SIAE, in one of the SIAE Offices located in the territory of Rome.

19. FORCE MAJEURE

In case of force majeure, or due to reasons not depending upon the will of the Organizers, the date of the Exhibition can be changed or even the Exhibition suppressed. In this second eventuality, the Organizers, satisfied the commitments assumed with third parties and covered the organization expenses incurred at any title, will divide among the Exhibitors the residual dues, in proportion to the sums due for the square meters reserved, limitedly to the deposit. The expenses for the supply and the installation of special equipment incurred in consequence of the order from the Exhibitors will have to be covered integrally by these. The Organizers and Fiera Roma srl will not be liable for the eventual major damage that the individual Exhibitor may incur and therefore no action can be set forth against Fiera Roma in this regard.

20. TECHNICAL REGULATIONS

Fiera Roma S.r.l. offers the Exhibitors the Virtual Event Website named NSE 2021 European Virtual Forum. Exhibitors will receive by e-mail the credentials (Username and Password) to access the Exhibitors' Web Area for the setting up of their Virtual Booths. In setting up their booths Exhibitors will have the support of a dedicated video tutorial and the assistance of the Organizers' Technical Assistance staff.

21. INFORMATION MANAGEMENT, CONTROL, ORGANIZATION MODEL - D.LGS 231/2001

The Exhibitor declares having read the Model above, and therefore accept its content and to make sure to comply with it. Also the Exhibitor assumes the responsibility that the prescriptions above are respected by the eventual employees, consultants and contractors.

22. CLAIMS AND JURISDICTION

For any whatsoever litigation related to the interpretation, execution, validity, and resolution of the present contract the exclusive competent and binding court is the Foro di Roma. The applicable law is the Italian law. The text of the general Rules and Regulation that will be valid is the version in the Italian language.

23. PRIVACY POLICY (EU Regulation No. 2016/679)

Fiera Roma S.r.l. (VAT Number 07540411001), with registered office in Via Portuense, 1645/647 Rome (00148) and Fondazione Amaldi (VAT Number 14298401002) with a Registered office in Rome, Via del Politecnico snc c/o ASI, are the joint controllers of data processing under art 26 of the REGULATION (EU) 2016/679. In order to know the purpose, the methods, the legal base and anything necessary, under norms and regulation in force, in the field of personal data processing, please make reference to the privacy policy in annex that constitutes and integral part of these Regulations. The Privacy Policy, duly signed and dated, shall be submitted together with the Registration form and all the Papers required under these Regulations under penalty of exclusion from the participation to the Exhibit.

PRODUCT CATEGORIES

- Academia
- Advanced Manufacturing & Materials
- Aerospace Components
- Agrotech/Food
- AI and Predictive Analytics
- Automotive
- Big Data/Cloud Services
- Biomedical
- Commercial Human Spaceflight
- Commercial Space
- Communications
- Consultancy
- Cyber Security
- Data Science
- Drones & Space
- Earth observation and remote sensing
- Electronics
- Emissions Monitoring: Carbon, Methane, Reducing Carbon Footprint
- Energy & Power
- Engineering & Infrastructure
- Environmental and Sustainable Development
- Finance
- Geolocalization
- Government (non military)
- Insurance
- Launch Services
- Logistics
- Maritime & Nautical
- Media
- Medical Innovation
- Nanotechnology
- New Mobility
- Radiation
- Robotics
- Satellite Systems
- Sensing
- Space & Aerial vehicles
- Spaceports
- Surface Technology Innovation
- Testing, Qualification, and Validation
- Treatments/Coatings
- Wearables

PRIVACY POLICY

(EU Regulation No. 679/2016)

1. INTRODUZIONE

Fiera Roma S.r.l. (the “Company”), and Fondazione Amaldi (jointly the “Organisers”) may collect and process personal data provided by the Exhibitors (“Exhibitors”) and, in any case, by the employees and associates of the latter (jointly with the Exhibitors: “Interested Parties”), for the participation in the NSE 2021 Fair event (“Event” or “Show”) or, in any case, for the execution of the agreement signed between the Parties (“Agreement”).

This Privacy Policy describes the processing of all Personal Data of Interested Parties carried out in connection with the participation in the Event and the execution of the Agreement (hereinafter “Data”).

2. WHO IS THE DATA CONTROLLER?

Fiera Roma S.r.l. (VAT Number 07540411001), with Registered office in Via Portuense, 1645/647 Rome (00148), Fondazione Amaldi (VAT Number 14298401002) with a Registered office in Rome, Via del Politecnico snc c/o ASI (“Joint-controllers”) are the co-controllers of data processing pursuant to and by effect of art. 26 of European Regulation n. 679/2016 (“GDPR”). The contact point for the interested parties pursuant to and by effect of art. 26, paragraph 1 of the GDPR is Fiera Roma S.r.l., which can be contacted at the address indicated in Section 9.

The Data Controllers and Processors appointed by the Companies shall include, amongst others, outsourcing companies to provide electronic filing and advisory services. A comprehensive list of the Data Controllers and Processors appointed by the Organizers may be requested by the Exhibitors at the contact details indicated in Section 9 of this Privacy Policy.

3. WHAT KIND OF DATA IS PROCESSED BY THE ORGANIZERS?

Fiera Roma S.r.l., and Fondazione Amaldi shall only process data provided in the Application form for participation/admission to the Event and the relevant connected and/or linked documentation (e.g. data provided for recording in the Official catalogue). Personal data obtained and processed by the Organizers may be considered as Administrative/Accounting-related data: Company data and the relevant legal representative (Company name, address, telephone number, fax, e-mail address, product sector, etc.); billing information (bank details, etc.); Company contact details (name, surname, e-mail, telephone number) and similar data.

4. FOR WHAT PURPOSES ARE THE DATA PROCESSED?

The Organizers shall process Data with manual and electronic tools:

- For the participation to NSE 2021 or, in any case, for the execution of the relevant Agreement;
- To protect and defend the rights of the Organizers. In particular, Fiera Roma S.r.l., and Fondazione Amaldi Data where necessary to (i) protect, enforce or defend rights, privacy, security or
- property of the Organizers, its employees, agents and contractors, (ii) protect the Organizers from fraud or (iii) for risk management purposes;
- For compliance with applicable Law and legal procedures and to respond to requests from competent authorities;

- For the arrangement, with the prior consent, of sales, promotional, advertising and marketing initiatives, as well as the dispatch of advertising and/or information material concerning the Organizers’ products, services and initiatives, through traditional contact methods (such as hard copy mail, telephone, etc.) and IT-based (such as SMS, MMS, e-mail, push notifications), and analysis and marketing research carried out by the joint-controllers.

5. ON WHAT LEGAL BASIS ARE DATA PROCESSED?

The data are processed for the following purposes:

- Under sections 4 (a) and 4 (b), it is necessary for participation in the NSE 2021 or, in any case, for the execution of the related contract (Article 6, paragraph 1, letter b) GDPR) and, therefore, the refusal to provide the Data would prevent participation in the Event or, in any case, the signature of the related Agreement or, if already concluded, to continue its execution;
- Under Section 4 (c) it is necessary to comply with the applicable Law (Article 6, paragraph 1, letter c) GDPR) and, therefore, refusal to provide the Data would prevent participation in the Event again or, in any case, the conclusion of the Agreement or, if already concluded, to continue its execution;
- Under Section 4 (d), data are processed based on the consent (Article 6, paragraph 1, letter a) GDPR); if such data are not provided, this shall not in any way affect the participation in the Event or the conclusion and/or execution of the Agreement but may, however, prevent the provision of some services promoted during and after the Show.

6. WHO HAS ACCESS TO DATA?

Data shall be accessible, to the extent that this is necessary for the execution of activities, only by the employees and/or associates of Fiera Roma S.r.l., and Fondazione Amaldi who are duly authorized and to whom the Organizers provided specific indications regarding confidentiality and protection of personal data.

The Organizers may disclose Data to: (a) third-party service providers, in charge of processing activities and, where required by applicable Law, appointed as data controllers and processors (e.g., cloud service providers, service providers of the Organizers, such as, by means of example, IT service provision companies, experts, consultants and lawyers, companies resulting from possible mergers, spin-off or other transactions) and (b) competent authorities, where permitted by applicable Law.

7. ARE DATA TRANSFERRED ABROAD?

Personal data shall not be transferred to Third countries.

8. DO THE INTERESTED PARTIES OWN THE RIGHTS TO THEIR PERSONAL DATA?

The interested party has the right to obtain confirmation of the existence, or lack thereof, of its personal data, and has the right to obtain information on:

- The source of the personal data;
- The purposes and methods of data processing;

PRIVACY POLICY

- c) The logic applied in case of data processing by electronic means;
- d) The identity of the Owner, of Controllers and the appointed Representatives;
- e) The entities and categories of entities to whom personal data may be communicated or who may come to know them as appointed representatives across the territory of the State, persons responsible or appointed.

The Interested party has the right to obtain information on:

- f) The updating, amendment or, when required, integration of data;
- g) The limitation of data processing in cases of dispute on the accuracy of data, opposition to processing or cancellation of personal data towards the data controller, as well as for the assessment, the exercise or defence of a right in the Court;
- h) The cancellation, anonymization or blocking of data processed unlawfully, including data whose retention is unnecessary for the purposes why these data were collected or subsequently processed;
- i) The guarantee that the operations pursuant to sections f) and h), including the content thereof, have been reported to those to whom data were communicated or disclosed, except where this should be impossible or would require the use of means that are manifestly disproportionate to the protected right;
- j) In a structured format, commonly used and readable by an automatic device, the personal data provided, and to transmit them, directly or through the data controller, to another data controller (so-called right to data portability).

The interested party also has the right to object, in whole or in part:

- k) To the processing of personal data, for legitimate reasons even if relevant to collection purposes;
- l) To the processing of personal data for the purpose of sending advertising material or direct sale, or for the purpose of marketing research or sales communication.

If the interested party considers that the Co-controllers and/or by a third party have violated its rights, this one is entitled to lodge a complaint with the Authority for the protection of personal data and/or with another competent supervisory authority of the GDPR.

The rights above may be exerted by contacting Fiera Roma S.r.l. at the address indicated in subsequent Section 9.

9. HOW TO CONTACT FIERA ROMA SRL ON BEHALF OF THE JOINT-CONTROLLERS

If the Interested party or the Exhibitors have questions about this Privacy Policy or would like to exert the rights set forth in this Privacy Policy, they can contact Fiera Roma S.r.l. at the following e-mail address privacy@fieraroma.it or at the fax number +39 06 65074472

10. HOW LONG SHALL THE PERSONAL DATA BE STORED?

Data shall be stored for a period of time not exceeding that necessary for the purposes for which such data were collected and subsequently processed, in compliance with the obligations provided for by the enforceable legislation.

11. CONSENT TO THE PROCESSING OF DATA FOR THE PURPOSES REFERRED TO IN SECTION 4(d)

For the processing of Data for the purposes referred to in Section 4(d) the Organizers shall request the consent exclusively for the purposes indicated above, given by signing the statement below. In the absence of Your explicit consent to the processing of the aforementioned data, the participation in the Event or the conclusion and/or execution of the Agreement shall not be compromised; however, the provision of some services promoted during and after the Show may be prevented. The right to withdraw the consent at any time is acknowledged without prejudice to the lawfulness of the processing carried out until the revocation.

For any clarification and explanation, the text of Regulation 679/2016 can be consulted at the following link:

www.garanteprivacy.it/il-testo-del-regolamento

CONSENT UNDER GDPR

The undersigned

Legal Representative of

have received, read and understood, the privacy policy of Fiera Roma S.r.l. and Fondazione Amaldi and give consent to the processing of the personal data:

- For the arrangement of sales, promotional, advertising and marketing initiatives, as well as the dispatch of advertising and/or information material concerning the Organiser's products, services and initiatives, through traditional contact methods (such as hard copy mail, telephone, etc.) and IT based (such as SMS, MMS, e-mail, push notifications), the analysis and market research carried out by the joint-controllers.

I give my consent

I do not consent

Signature

Place and date

To be returned together with application:
exhibitors@nseexpoforum.com

CATALOGUE FORM

Company name

Address N° c.a.p./zipcode

City Province Country

e-mail Website

Phone Fax

PRODUCT CATEGORY

- | | | |
|--|---|--|
| <input type="checkbox"/> 01 - Academia | <input type="checkbox"/> 16 - Earth observation and remote sensing | <input type="checkbox"/> 29 - Media |
| <input type="checkbox"/> 02 - Advanced Manufacturing & Materials | <input type="checkbox"/> 17 - Electronics | <input type="checkbox"/> 30 - Medical Innovation |
| <input type="checkbox"/> 03 - Aerospace Components | <input type="checkbox"/> 18 - Emissions Monitoring: Carbon, Methane,
Reducing Carbon Footprint | <input type="checkbox"/> 31 - Nanotechnology |
| <input type="checkbox"/> 04 - Agrotech/Food | <input type="checkbox"/> 19 - Energy & Power | <input type="checkbox"/> 32 - New Mobility |
| <input type="checkbox"/> 05 - AI and Predictive Analytics | <input type="checkbox"/> 20 - Engineering & Infrastructure | <input type="checkbox"/> 33 - Radiation |
| <input type="checkbox"/> 06 - Automotive | <input type="checkbox"/> 21 - Environmental and Sustainable
Development | <input type="checkbox"/> 34 - Robotics |
| <input type="checkbox"/> 07 - Big Data/Cloud Services | <input type="checkbox"/> 22 - Finance | <input type="checkbox"/> 35 - Satellite Systems |
| <input type="checkbox"/> 08 - Biomedical | <input type="checkbox"/> 23 - Geolocalization | <input type="checkbox"/> 36 - Sensing |
| <input type="checkbox"/> 09 - Commercial Human Spaceflight | <input type="checkbox"/> 24 - Government (non military) | <input type="checkbox"/> 37 - Space & Aerial vehicles |
| <input type="checkbox"/> 10 - Commercial Space | <input type="checkbox"/> 25 - Insurance | <input type="checkbox"/> 38 - Spaceports |
| <input type="checkbox"/> 11 - Communications | <input type="checkbox"/> 26 - Launch Services | <input type="checkbox"/> 39 - Surface Technology Innovation |
| <input type="checkbox"/> 12 - Consultancy | <input type="checkbox"/> 27 - Logistics | <input type="checkbox"/> 40 - Testing, Qualification, and Validation |
| <input type="checkbox"/> 13 - Cyber Security | <input type="checkbox"/> 28 - Maritime & Nautical | <input type="checkbox"/> 41 - Treatments/Coatings |
| <input type="checkbox"/> 14 - Data Science | | <input type="checkbox"/> 42 - Wearables |
| <input type="checkbox"/> 15 - Drones & Space | | <input type="checkbox"/> 43 - OTHER (please specify)
..... |

ACTIVITY DESCRIPTION (max 30 words):

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BRANDS REPRESENTED (please ONLY list brands of products EXHIBITED)

Company name

Company name

Company name

Company name

LOGO VISIBILITY

Please note that your logo will appear on the Official catalog beside your entry.
Please supply your logo according to the specific guidelines below (logo file in pdf or jpg format, 300ppi).

Date

Company Stamp and Authorized Signature

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