

APPROVED

by Order No. 1-26 of the Chief Executive Officer of UAB
Lithuanian Exhibition and Congress Center "Litexpo" dated
November 20, 2025

REGULATIONS FOR PARTICIPATION IN EVENTS
ORGANIZED BY UAB LITHUANIAN EXHIBITION AND CONGRESS CENTER "LITEXPO"

I. TERMS USED IN THE REGULATIONS

The legal acts regulating the participation in the Event - these Regulations for Participation in Events of the UAB Lithuanian Exhibition and Congress Center "Litexpo", the Agreement filled in by the Exhibitor, sent by the Exhibitor and approved by LITEXPO, the Terms and Conditions of Participation in the Event for the specific event, the policy of the implementation of the international sanctions of the UAB Lithuanian Exhibition and Congress Center "Litexpo", the policy of prevention of corruption, and other LITEXPO internal legal acts.

LITEXPO - UAB Lithuanian Exhibition and Congress Center "Litexpo", company code 120080713, address Laisvės pr. 5, Vilnius, LT-04215 Vilnius.

Applicant - a natural or legal person who intends to become an Event Exhibitor.

Exhibitor - a natural or legal person registered to participate in the Event organised by LITEXPO, who has concluded the Agreement in accordance with the Regulations, paid the mandatory fees set out in the Terms and Conditions of Participation, agreed to the Terms and Conditions of Participation, and has read and understood the Regulations.

Sub-exhibitor - a natural or legal person who is registered in the Agreement on behalf of the Exhibitor and who participates in the Event organised by LITEXPO together with the Exhibitor.

Event - exhibition, fair, conference or other event - an event lasting a certain period of time during which the objects of an exhibition (exhibits, products, services) are presented to visitors for the purpose of introducing and/or selling them.

Contractor - a natural or legal person authorised to set up an Exhibitor's stand.

LITEXPO partner - a natural or legal person who has concluded a partnership agreement with LITEXPO.

Regulations - these Regulations for Participation in Events shall be an integral part of the Agreement, setting out the general mutual rights and obligations of the Exhibitor, the Sub-exhibitor, the Contractor (if LITEXPO and the Contractor are different persons), and LITEXPO in respect of each Event organised by LITEXPO.

Stand - a temporary exhibition structure intended to be designed (or already designed) and erected (or already erected) at the request of the Exhibitor in an empty rented Event space.

Agreement - an Agreement concluded by electronic means of communication or an application concluded between LITEXPO and the Exhibitor in accordance with the procedure established by the Regulations - an agreement on participation and provision of exhibition space at the Event.

Terms and Conditions of Participation in an Event - the essential information and conditions set out in the specific Event document.

Exhibitor setup day - the day(s) designated for each Event for the Exhibitor to prepare for participation. Exhibitor setup day(s) shall be determined by the Event organiser and notified in writing to the Exhibitor by means of an electronic submission of the Terms and Conditions of Participation in an Event.

Promotional services - a chargeable service for the publicity of information and promotional material provided to the Exhibitor or Sub-exhibitor on the territory of LITEXPO or by electronic means of communication.

Additional services - services provided by LITEXPO or third parties within the LITEXPO territory.

II. TERMS AND CONDITIONS OF PARTICIPATION

1. General provisions

- 1.1. Any interested natural or legal person presenting exhibits corresponding to the theme of the Event may participate in the Event organised by LITEXPO under the conditions set out in these Regulations. Each person interested in the Event or registered Exhibitor shall be bound by the legislation in force in the Republic of Lithuania, as well as the norms and principles of international law and LITEXPO's internal legal acts. The

Exhibitor's activities and conduct at the Event must be consistent with the fundamentals and objectives of the foreign policy and national security of the Republic of Lithuania.

- 1.2. LITEXPO shall provide information about the Events directly and/or by means of public information. Directly provided information material may include price lists, prospectuses, as well as Event-specific information and promotional material. All public information material is also available on LITEXPO's website at www.litexpo.lt, at the premises of LITEXPO (Laisvės pr. 5, LT-04215 Vilnius, Lithuania), or, upon request, may be sent directly to the requesting person.
- 1.3. Having read the Regulations, the Terms and Conditions of Participation and other information provided by LITEXPO, the Applicant shall declare an intention to participate in the Event in accordance with the procedures and deadlines set out therein:
 - 1.3.1. by registering and completing the application-agreement in the EXPODOC electronic application ordering system at: <https://users.expodoc.com/en>. When LITEXPO receives and confirms the application-agreement submitted by the Applicant in the electronic application ordering system EXPODOC, the Applicant intending to participate in a particular Event organised by LITEXPO shall be registered as an Exhibitor. The Exhibitor shall be informed of this by email. From this moment on, the Exhibitor is deemed to have read the Regulations and to have agreed to all the provisions set out therein, and the Agreement between LITEXPO and the Exhibitor regarding the participation in the Event and the provision of the Event space at the Event is concluded. Upon payment of the invoice submitted by LITEXPO, the Applicant shall become an Exhibitor.
 - 1.3.2. by registering and sending the intention to participate in the Event by e-mail to the LITEXPO responsible person specified in the Terms and Conditions of Participation in an Event. LITEXPO confirms the received and approved request and sends a prepayment invoice, after which the Applicant becomes an Exhibitor. From the moment the invoice is paid, the Exhibitor is deemed to have read the Regulations, and the Agreement between LITEXPO and the Exhibitor regarding participation in the Event and the provision of space shall be considered concluded.
- 1.4. An Exhibitor may participate in the Event together with a Sub-exhibitor who must be registered in the Agreement. The Sub-exhibitor shall be subject to the same rights and obligations as the Exhibitor. The Sub-exhibitor shall be subject to the fee set out in the Terms and Conditions of Participation.
- 1.5. From the moment of conclusion of the Agreement, the Exhibitor shall assume full responsibility for any breaches by the Exhibitor, the Sub-exhibitor, the Contractor, or other third parties related to the Exhibitor of the legislation governing participation in the Event.
- 1.6. Pursuant to the concluded Agreement, LITEXPO undertakes to provide the Exhibitor with an empty space at the Event during the Event period, as well as to provide other LITEXPO services ordered by the Exhibitor. The Exhibitor, in accordance with the legislation governing participation in the Event, undertakes to participate in the Event in the space provided to the Exhibitor, to use the services of LITEXPO and the rented objects in accordance with their intended purpose, and to pay the rental, service, and other fees that must be paid by the Exhibitor.
- 1.7. The Exhibitor, after concluding the Agreement with LITEXPO, must pay the registration fee in the amount specified in the Terms and Conditions of Participation and cover 30% of the rental price of the empty Exhibition space in accordance with the prepayment invoice provided by LITEXPO no later than within 5 (five) calendar days. If the Exhibitor fails to pay the registration fee and 30% of the rental price of the empty exhibition space on the due date, LITEXPO shall have the right to transfer the space ordered by the Exhibitor to another Exhibitor who has submitted an application-agreement and has paid the registration fee, without prior notice.
- 1.8. LITEXPO reserves the right not to approve the Agreement if it is received after the registration period specified in the information materials, if it does not comply with the Terms and Conditions of Participation or with the theme of the Event, as well as if the Applicant has not complied with the terms and conditions of the Agreement submission, has not agreed to the Regulations, or if the Applicant has violated previous agreements with LITEXPO, including the Agreements for participation in previous Events, or has violated other requirements of the legislation regulating participation, or if the lack of space for the Event or the content of the application makes it impossible to be granted, if LITEXPO cancels the Event, as well as if the conclusion of the Agreement would be contrary to the provisions of the policy of application of the international sanctions of the UAB Lithuanian Exhibition and Congress Center "Litexpo" or the policy of prevention of corruption.
- 1.9. LITEXPO reserves the right to unilaterally terminate the already concluded agreements for Exhibitor's participation in the Event and for the provision of space if LITEXPO cancels the Event. In this case, notifications shall be sent to all exhibitors no later than 20 (twenty) calendar days after the decision to cancel the Event has

been taken, but no later than 30 (thirty) calendar days before the scheduled start of the Event. In this case, all fees paid by the Exhibitor shall be refunded.

- 1.10. LITEXPO reserves the right to unilaterally terminate the Agreement without prior notice if the Exhibitor (or third parties related to the Exhibitor) violates the Participation Regulations, the laws of the Republic of Lithuania, or LITEXPO's internal regulations. LITEXPO may set a deadline for the elimination or correction of violations, in which case the Agreement shall be terminated if the violations are not eliminated or corrected within the specified period. In such a case, the Agreement shall be deemed terminated due to the Exhibitor's fault, and the provisions of clauses 2.1–2.8 of the Regulations shall apply. Upon termination of the Agreement due to the Exhibitor's fault, the Exhibitor shall, in addition to all fines, late fees, compensation, and other sanctions payable, compensate LITEXPO for any other losses incurred due to the breach of the Agreement that are not covered by the amounts paid.
- 1.11. LITEXPO reserves the right to unilaterally change the dates of the Event. In such a case, notifications thereof shall be sent to all Event exhibitors no later than within 3 (three) working days from the date of the decision to change the Event dates. The Exhibitor has the right to refuse to participate in the Event on the newly specified dates within 5 (five) working days of receiving written notification. In such a case, the Agreement on the Exhibitor's participation and the provision of exhibition space at the Event shall be deemed terminated, and the fees paid by the Exhibitor, including the registration fee, shall be refunded to the Exhibitor. If the Exhibitor misses the deadline specified in this clause for submitting a written refusal to participate in the Event, but applies no later than 20 (twenty) working days from the date of receipt of the notification, the registration fee shall not be refunded, while all other fees paid shall be refunded. If the Exhibitor fails to submit a written refusal to participate in the Event within 20 (twenty) working days, the registration and all other Exhibitor fees shall not be refunded.
- 1.12. For an Exhibitor who have agreed to the new date of the Event proposed by LITEXPO, Clause 1.11 of these Regulations shall not apply. The Exhibitor shall remain bound by the Agreement and all terms and conditions set out therein.

2. Refusal to participate in the Event

- 2.1. The Exhibitor shall have the right to withdraw from the Event by unilaterally terminating the Agreement on Participation and Provision of Exhibition Space, in accordance with the procedures set out in this section. In such a case, the registration fee and the 30% rental fee for empty exhibition space specified in Clause 1.7 of the Regulations shall not be refunded to the Exhibitor, except in the cases specified in Clause 1.11 of these Regulations. The provisions of this section shall also apply in cases when the Agreement is terminated on the initiative of LITEXPO due to the fault of the Exhibitor.
- 2.2. If the Exhibitor refuses to participate in the Event with less than 30 (thirty) calendar days remaining, the registration fee and advance payment shall not be refunded to the Exhibitor, and the Exhibitor shall additionally be liable to pay a fine to LITEXPO equal to 50 (fifty) percent of the price of the exhibition space ordered by the Exhibitor + VAT.
- 2.3. If the Exhibitor refuses to participate in the Event with less than 5 (five) calendar days remaining, the registration fee and advance payment shall be forfeited and the Exhibitor shall additionally be liable to pay a fine to LITEXPO equal to 100 (one hundred) percent of the price of the exhibition space ordered by the Exhibitor + VAT.
- 2.4. If an Exhibitor refuses to participate in the Event during the Event or leaves the Stand before the end of the Event, the Exhibitor shall pay a fine equal to 100 (one hundred) per cent of the price of the exhibition space the Exhibitor has ordered but not less than EUR 300.00 (three hundred euros) + VAT.
- 2.5. Notification of refusal to participate in the Event and termination of the Agreement on Participation and Provision of Exhibition Space shall be submitted by registered mail or by electronic means to LITEXPO's e-mail address info@litexpo.lt, signed by the Exhibitor or the duly authorised representative or confirmed by a qualified electronic signature, and confirmation of receipt of the notification by the person responsible at LITEXPO shall be obtained. The date of refusal to participate in the Event shall be deemed to be the date of receipt of this notification by LITEXPO.
- 2.6. In the event that an Exhibitor refuses to participate in the Event and unilaterally terminates the Agreement on Participation in the Event and Provision of Exhibition Space, the Exhibitor shall be subject to the provisions of

clauses 2.1–2.4 of the Regulations. In the event that the Exhibitor has not fully paid the fee for the ordered exhibition space, the Exhibitor shall pay the outstanding amount of fine to LITEXPO within 15 (fifteen) calendar days of LITEXPO's written request.

- 2.7. If the Exhibitor refuses to participate in the Event and unilaterally terminates the Agreement, but fails to pay the fine to LITEXPO within the time limit specified in Clause 2.6 of the Regulations, LITEXPO shall have the right to calculate default interest of 0.02 per cent of the amount of the fine for each calendar day of delay, and to recover the fine, together with the default interest and any costs incurred in recovering the amount, from the Exhibitor through court proceedings.
- 2.8. If the Exhibitor fails to comply with the payment deadlines specified in Clause 1.7 of the Regulations, as well as refuses to participate in the Event and/or unilaterally terminates the Agreement on Participation and Provision of Exhibition Space at the Event, and if the Exhibitor fails to arrive at the Event before it starts and fails to register at the LITEXPO information centre before the start of the Event, LITEXPO shall have the right to freely dispose of the exhibition space ordered by the Exhibitor.

3. Terms of payment

- 3.1. An Exhibitor who has confirmed the participation in the Event, as provided for in Clause 1.3 of the Regulations, must pay the registration fee and the advance payment for the reserved exhibition space, as provided for in Clause 1.7 of the Regulations, no later than 5 (five) calendar days from the date of issue of the prepayment invoice.
- 3.2. Once the Exhibitor has paid the entry fees provided for in Clause 1.7 of the Regulations (registration fee and advance payment for the exhibition space rented), the remaining amount for the reserved exhibition space must be paid no later than:
 - 3.2.1. At least 50% of the value of the exhibition space + VAT must be paid 90 (ninety) calendar days before the Event. This amount shall include the advance payment provided for in Clause 1.7 of the Regulations.
 - 3.2.2. Payment of 100% of the value of the exhibition space + VAT is due 30 (thirty) calendar days before the Event. This amount shall include the advance payment provided for in Clause 1.7 of the Regulations.
 - 3.2.3. If the Exhibitor enters into the Agreement with LITEXPO later than 30 (thirty) calendar days prior to the Event, the Exhibitor shall pay the Registration Fee and 100% of the rental value of the exhibition space + VAT within 5 (five) working days from the date of the prepayment invoice issued by LITEXPO, but no later than 3 (three) calendar days prior to the start of the Event.
- 3.3. The Exhibitor shall pay for the promotional services within 5 (five) calendar days from the date of the prepayment invoice, but no later than 3 (three) calendar days prior to the commencement of the Event.
- 3.4. The Exhibitor must pay for the additional services ordered no later than the Exhibitor setup day specified in the Terms and Conditions of Participation in an Event or as set out in the prepayment invoice.
- 3.5. If LITEXPO does not have data on the Exhibitor's payment of the total amount of the rented space ordered by the Exhibitor, the Exhibitor shall submit a bank-certified copy of the payment order within 3 (three) hours from the time of LITEXPO's request, but no later than by 17:00 of that day.
- 3.6. When the Agreement between LITEXPO and the Exhibitor (Clause 1.3 of the Regulations) enters into force, but the Exhibitor fails to pay in advance, i.e., before the start of the Event, for the entire exhibition space specified (ordered) in the Agreement, as well as any other sums payable by the Exhibitor (including accrued interest), it shall be deemed that the Exhibitor has refused to take part in the Event, i.e., has unilaterally terminated the Agreement. In such a case, the provisions of clauses 2.6 to 2.8 of the Regulations shall apply.
- 3.7. The VAT invoice for the exhibition space provided by LITEXPO at the Event, as well as other services ordered by the Exhibitor and provided by LITEXPO in accordance with the approved rates, including amounts paid in advance, shall be issued, at the Exhibitor's request, on the working days of the Event in the information centre or, if the Exhibitor does not express a different wish, by e-mail within 5 (five) working days after the Event. The Exhibitor must check the VAT invoice received and express any comments or objections without delay. The person signing the VAT invoice at the stand shall be deemed to be the duly authorised representative of the Exhibitor. The VAT invoice shall be sent by electronic means to the Exhibitor at the e-mail address indicated in the application form.
- 3.8. The Exhibitor shall be obliged to pay LITEXPO for the services rendered before the commencement of the Event. Services ordered during the Event in accordance with the VAT invoice must be paid immediately in cash or by bank card at the LITEXPO information centre, or by bank transfer. A document confirming the payment (e.g., a copy of the bank transfer) must be submitted to LITEXPO's person in charge and/or the information

centre manager within 3 (three) hours. If the Exhibitor fails to pay on time, LITEXPO shall have the right to calculate default interest of 0.02 per cent of the overdue amount for each calendar day of delay, and to recover it, together with any costs of recovery, from the Exhibitor through court proceedings.

4. Advertising

- 4.1. An Exhibitor may only advertise the Exhibitor's own products and exhibits at the Exhibitor's own stand and must not interfere with the work of other exhibitors. Advertising of other entities, as well as advertising outside the Exhibitor's stand, i.e. on walls, on aisles between stands and in other halls of the Event, in the foyer, on local radio, shall be subject to an additional fee and must be agreed upon with the LITEXPO employee responsible for the particular Event.
- 4.2. The Exhibitor must inform and coordinate in writing with LITEXPO the promotional activities the Exhibitor is organising or planning to organise. For each uncoordinated promotional activity LITEXPO shall be entitled to demand a fine of EUR 250.00 (two hundred and fifty euros).
- 4.3. Advertising of the Exhibitor's products or services during the Event and the form of their presentation must comply with the requirements of the legislation of the Republic of Lithuania, must not demean human dignity, must not violate ethical norms and equal opportunities provisions. The Exhibitor is responsible for the content of the advertisement and its compliance with the requirements of the legislation of the Republic of Lithuania. If LITEXPO is fined by the competent state authorities due to the actions of the Exhibitor or persons related to the Exhibitor that violate the legislation of the Republic of Lithuania and the provisions of this Clause, LITEXPO shall have the right of recourse against the Exhibitor responsible for the violation, in respect of all amounts paid by LITEXPO.
- 4.4. LITEXPO shall be solely responsible for the proper promotion of the Event itself by the pre-planned and specified means. LITEXPO is not responsible for the commercial success of the Exhibitor, advertising and does not guarantee a specific number of visitors to the Event and interest in the Exhibitor's products and/or services.
- 4.5. All legal and proprietary rights to the Event trademarks (both word and image) belong to LITEXPO. The Exhibitor may use the trademarks of the Event, if necessary, only with the written consent of LITEXPO. Any Exhibitor who breaches this requirement shall be liable in accordance with the procedure laid down by the legislation of the Republic of Lithuania.
- 4.6. During the Event, the Exhibitor is prohibited from engaging in political, religious, racial, or national agitation or incitement to discord. The collection of data and the carrying out of surveys for direct marketing and social research purposes may only be carried out by the Exhibitor within the confines of the ordered stand.

5. Requirements for internet use

- 5.1. If required by the exhibitors, LITEXPO shall provide wired and wireless (Wi-Fi) internet services during the Event. The internet service may be chargeable and/or free.
- 5.2. Free Wi-Fi service may be available in the LITEXPO area, but this service is subject to restrictions.
- 5.3. A chargeable internet service shall be supplied to Event exhibitors provided that the Exhibitor has ordered the chargeable internet service no later than 7 (seven) calendar days before the start of the Event. exhibitors can order a chargeable internet service by contacting the Event Manager.
- 5.4. The supply of the chargeable Internet service is provided exclusively by LITEXPO, therefore, the exhibitors are prohibited to arbitrarily connect to and use wireless Internet (Wi-Fi) stations at the stands, to distribute the wireless connection within the premises of LITEXPO, to connect to LITEXPO's network and to carry out the configuration of the network independently. All installation and configuration of the Internet connection is carried out exclusively by LITEXPO staff. In exceptional cases, if LITEXPO is unable to provide the chargeable Internet service due to technical difficulties or other circumstances, the service may be provided by other suppliers, but only with LITEXPO's written consent.

6. DISPLAY. DESIGN AND INSTALLATION OF STANDS

- 6.1. Installation of the Exhibitor's stand at the Event shall be permitted only after payment for the entire exhibition space rented as specified in the Agreement and upon submission of a bank-certified copy of the payment order, if required by LITEXPO.
- 6.2. Only those exhibits that are consistent with the theme and concept of the exhibition or that have been separately agreed in writing with LITEXPO may be exhibited at the Stand or exhibition area at the Event in accordance with all provisions and requirements of the Regulations.
- 6.3. Only LITEXPO has the right to erect standard stands at the Event. Standard stands shall be constructed of modular structures with panels up to a height of 2.5 m. Standard stand prices and equipment shall be specified in the Terms and Conditions of Participation for each Event.
- 6.4. If the height of the Stand exceeds 2.5 m, the outer wall of the Stand adjacent to the walls of the neighbouring Stand shall be white, unless otherwise agreed in writing with the LITEXPO Event Designer.
- 6.5. The Stand may not exceed the limits of the Exhibitor's rented exhibition space, i.e. the Exhibitor's exhibits must fit within the rented space.
- 6.6. exhibitors who wish to have a non-standard stand set-up may contact LITEXPO or the Contractor of their choice.
- 6.7. The Exhibitor or the Exhibitor's hired contractors shall have the right to perform non-standard Stand assembly and disassembly, temporary structure construction works, and to operate the aforementioned objects only if the Exhibitor or the Exhibitor's hired contractors have civil liability insurance for the represented company, ensuring compensation for damage caused to the affected party.
- 6.8. If a non-standard stand is to be installed by a company other than LITEXPO, the Exhibitor must provide the LITEXPO Event Manager with a power of attorney issued in the Exhibitor's name or an agreement under which the representative is acting.

The Exhibitor must inform the representative of the requirements of the Regulations applicable to the representative and warn that the Exhibitor assumes all risks for failure to fulfil or improper fulfilment of this obligation and is liable for the representative's acts (omissions) comply with the provisions of the Regulation and other legal acts governing Participation, including compensation for damage caused by the representative.
- 6.9. All structural elements of the non-standard Stand, installed above 2.5 m from the ground, shall be considered as additional advertising space and shall be charged additionally in accordance with the current LITEXPO advertising space price list.
- 6.10. Where a non-structural structural element rises above a height of 2.5 m, the area of one side of the plane of that element shall be calculated. If a volumetric structural element rises above a height of 2.5 m, the sum of the areas of all the volumetric outer planes of the element shall be charged according to the current Litexpo rates.
- 6.11. A structure with a floor level of 2 m (or more) shall be considered as a two-storey stand.
- 6.12. A two-storey non-standard Stand may only be constructed by the Exhibitor or Contractor using structures that are suitable for the installation of two-storey non-standard stands and are certified accordingly by the manufacturer.

The Builder or Exhibitor must submit a certificate for the two-storey non-standard Stand the Builder or Exhibitor intends to build and coordinate the Stand design with the Event Designer. The construction of two-storey non-standard stands must comply with the Law on Construction of the Republic of Lithuania, the General Fire Safety Regulations and the Building Technical Regulations (hereinafter referred to as the "BTR"), as well as with the requirements of other applicable legal acts.
- 6.13. If the second floor of a two-storey non-standard Stand is adjacent to another Stand, a white wall of not less than 2.5 m in height shall be erected in the plane adjacent to the second floor.
- 6.14. If the Exhibitor or the Contractor places graphic information (displays, signs or logos) on the outer wall of a non-standard Stand facing the adjacent Stand, the supporting structures shall be set back from the boundary of the Stand inwards by at least 1 m.
- 6.15. Structural elements (columns, beams, trusses, handrails, balconies, etc.) planned to be used at the LITEXPO Stand, which are not included in the rental price of the exhibition space, may be rented additionally by agreeing in writing with the LITEXPO Event Manager or the Project Manager.
- 6.16. The Exhibitor or the Contractor may decorate and otherwise use the rented structural elements of the LITEXPO premises and/or the Stand only after obtaining the written consent of the Event Manager or the Project Manager and after signing the Acceptance and Handover Certificate.
- 6.17. At the end of the Event, the Exhibitor or the Contractor must return the Stand and/or equipment by signing an Acceptance and Handover Certificate. The Exhibitor must remove the decorations and/or other used elements without damaging the LITEXPO premises and/or the structural elements of the Stand and the equipment handed over (rented) to the Exhibitor. Any damage caused by the Exhibitor or the Contractor hired by the Exhibitor (or other third parties) to the

structural elements of the LITEXPO premises and/or the Stand by the Exhibitor's acts (omissions) shall be compensated by the Exhibitor within 2 (two) working days from the date of the VAT invoice.

6.18. The Exhibitor or the Contractor may only fix, hang or support any materials with the written consent of the Event Manager or the Project Manager and only on the structures of the Stand rented by the Exhibitor.

6.19 The use of flashes and flashing lights directed at other exhibitors' stands is prohibited. LITEXPO shall have the right to require that any equipment unsuitable for the Event or interfering with the proper participation of other exhibitors shall not be used and shall be dismantled. If the Exhibitor does not agree and does not dismantle the unsuitable equipment, LITEXPO shall be entitled to dismantle the unsuitable equipment by its own means and to claim compensation for the resulting losses and to impose on the Exhibitor a fine of EUR 250.00 (two hundred and fifty euros 00 ct) +VAT.

6.20. The use of sound equipment with a sound level of more than 70 dBA is prohibited. If the Exhibitor violates this requirement, LITEXPO has the right to request the termination of the audio broadcast and to impose a fine of EUR 250.00 (two hundred and fifty euros) on the Exhibitor.

6.21. At the end of the Event, the Exhibitor must leave the rented exhibition area in a tidy condition and return in good order all Stand equipment and structural elements, if any, received from LITEXPO.

6.22. After the Event, if the Exhibitor leaves the rented exhibition space untidy, all Stand equipment received from LITEXPO in disarray, and structural elements covered with stickers or dirty, The Exhibitor must cover the cleaning costs and pay a fine of EUR 500 + VAT.

6.23. If the Exhibitor, having ordered a stand from LITEXPO, disagrees with the quality of the installed stand and discovers any defects in it, the Exhibitor shall immediately notify LITEXPO in writing. LITEXPO shall address the shortcomings. It may be agreed between the Exhibitor and LITEXPO that the defects shall be rectified by third parties and LITEXPO shall reimburse the costs incurred, provided that it is agreed that the defects are due to the fault of LITEXPO. In such a case, the reimbursement of the costs incurred on the basis of the invoice issued by the third party that remedied the defects shall be considered as a confirmation that LITEXPO has duly fulfilled its obligation under the agreement.

7. Requirements applicable to the stand design and project content

7.1. The Exhibitor must agree in writing with LITEXPO on the design of the stand, if the Contractor is LITEXPO, and approve it at least 14 (fourteen) calendar days prior to the commencement of the Event.

7.2. The Exhibitor or the Contractor, if the Contractor is not LITEXPO, must coordinate the design of the stand with the Event designers responsible for: (1) setting up the Event's display, and (2) setting up communications and arranging security, no later than 21 (twenty-one) calendar days before the commencement of the Event. The Exhibitor shall be responsible for the compliance of the Stand installed by contractors (other than LITEXPO) with the design. In case of any non-conformities, the Exhibitor shall be obliged to adjust the installation of the Stand to comply with the design, otherwise LITEXPO shall have the right to prohibit the construction of the Stand.

7.3. The design of the Stand (in digital form) must be agreed between LITEXPO and the Exhibitor or the Contractor, approved by authorised persons with physical or qualified electronic signatures, and stored by LITEXPO.

7.4. The project consists of:

7.4.1. A title page, indicating:

7.4.1.1. Event name, date;

7.4.1.2. Date of submission of the project;

7.4.1.3. Details of the Exhibitor for whom the Stand is being set up;

7.4.1.4. Stand number;

7.4.1.5. Details of the company that designed and built the Stand (company/organisation stamp, if used in the operations, designer's name, signature, date).

7.4.2. The mandate to the Stand Contractor or the Agreement under which the Contractor is acting;

7.4.3. A plan of the Event, showing the location of the Stand;

7.4.4. Description of basic materials;

7.4.5. A list of the personnel building the Stand (the list must include the names and contact details of the persons who are building the Stand and who will be in charge of the Stand throughout the Event; it must be printed on a document bearing the letterhead of the company designing or building the Stand and signed by a responsible representative);

7.4.6. A certified copy of a public liability insurance policy for a lump sum of at least EUR 100 000 (one hundred thousand euros), valid for the entire duration of the Event;

- 7.4.7. Limitation of Liability Act (electrical, communication installation, hanging points);
- 7.4.8. Stand plan and elevations with basic dimensions (scale of drawings 1:100; 1:50; 1:20);
- 7.4.9. An axonometric or perspective colour image.
- 7.5. All sheets of the project drawings shall be numbered, dated and signed by both Parties (physical or electronic signature).
- 7.6. At the instruction of LITEXPO, the project shall be coordinated with the Fire and Rescue Services.
- 7.7. In case the Exhibitor or the Contractor is unable to come to LITEXPO, the project can be coordinated by e-mail and the original delivered before the start of the installation works.
- 7.8. The lines of responsibility between LITEXPO and the Exhibitor shall be established and recorded in writing at the time of submission.
- 7.9. In the case of a large-scale and/or complex Stand, the Event Designer may request a diagram of the installation of the Stand, which shall be provided by the Exhibitor or the Contractor without delay, but no later than 2 (two) working days from the date of receipt of the request for a diagram. If the Exhibitor or the Contractor fails to fulfil or improperly fulfils the obligations provided for in this Clause, LITEXPO may prohibit the construction of a large-scale and/or complex Stand.

8. Requirements for installation and dismantling of stands

- 8.1. When installing and dismantling stands, it is prohibited to:
 - 8.1.1. clutter the aisles and other areas of the stands with materials, goods, products or exhibits;
 - 8.1.2. damage (by hammering, drilling, painting or marking with non-washable paint, etc.) the structures of existing buildings and stands;
 - 8.1.3. use arbitrarily, i.e. without LITEXPO's permission/consent, items belonging to LITEXPO;
- 8.2. When carrying out the installation and dismantling of stands, the Exhibitor's and/or Contractor's employees must carry a permit issued by the person responsible for the organisation of security at LITEXPO. It is recommended that the Exhibitor's and the Contractor's staff wear special clothing suitable for the work in question.
- 8.3. In the event halls, the Exhibitor or the Contractor may only carry out assembly work, without performing technological operations for the manufacture of the stands, such as painting, cleaning, planing, cutting metal structures, welding, etc., for which protective equipment is required. These operations may be carried out outdoors or in a designated area. Measures must be taken to prevent the spread of dust, sawdust, paint odour and/or other substances in the area when carrying out the work in the hall, with the written permission of the Installation Coordinator. The Exhibitor or the Contractor must clean up the contaminated work area on their own. The Exhibitor or the Contractor may order cleaning services from LITEXPO by concluding a separate agreement for the provision of cleaning services and paying for the services in accordance with LITEXPO's current rates. Failure by the Exhibitor and/or the Contractor to clean up the workplace in accordance with the conditions set out in this Clause shall result in a fine of EUR 500.00 (five hundred euros). In such a case, the cleaning services shall be provided by LITEXPO and the Exhibitor shall pay for them additionally according to the submitted VAT invoice.
- 8.4. The Exhibitor and/or the Contractor shall remove the construction materials and bulky waste from LITEXPO or, in agreement with the LITEXPO Installation Manager, shall hand it over for disposal at a separate charge. The Exhibitor and/or the Contractor shall collect and dispose of the household waste generated during the installation and dismantling works in garbage containers. If the Exhibitor or the Contractor fails to fulfil the obligations set out in this Clause, LITEXPO shall have the right to manage the waste on its own. In such a case, the Exhibitor must pay a fine of EUR 500.00 (five hundred euros) and indemnify LITEXPO for any other losses incurred as a result.
- 8.5. exhibitors and/or contractors must set up their stands before the start of the Event. No installation work may be carried out 1 (one) calendar day prior to the Event unless otherwise stated in the Terms and Conditions of Participation. exhibitors and/or contractors must dismantle and remove stand structures, exhibits and personal belongings within 1 (one) calendar day after the closing of the Event, unless otherwise specified in the Terms and Conditions of Participation. For each day of delay, the Exhibitor (if the Contractor is not LITEXPO) shall pay a fine of EUR 500.00 (five hundred euros) at the request of LITEXPO.
- 8.6. Setting up of stands and other displays shall be carried out during LITEXPO's working hours. If necessary, the working hours for the installation of stands/displays may be extended by submitting a written request to the LITEXPO Service Department Manager or the Sales Manager responsible for the Event, indicating the exact

area of the stand/display in square metres and the desired period for the installation works in hours or days. Contact details are provided in the Terms and Conditions of Participation or can be found on www.litexpo.lt. Additional working time for the installation of structures shall be charged according to the current [LITEXPO price list](#).

- 8.6.1. The stand/display setup fees depend on the area occupied by the stand/display in the halls or other LITEXPO spaces. It is strictly forbidden to block access to electrical distribution cabinets, switching nodes, fire hydrants, evacuation passages, etc. Escape routes and fire taps shall be indicated on the evacuation and architectural plans for the hall. The Stand shall be installed in such a way as to ensure free movement towards the escape routes and to avoid obstruction of the above-mentioned facilities. In case of non-compliance with this requirement, LITEXPO shall be entitled to require the Exhibitor to vacate the passageways to the aforementioned objects and to impose on the Exhibitor a fine of EUR 250.00 (two hundred and fifty euros).
- 8.7. For stand construction works at outdoor exhibition sites:
 - 8.7.1. it is necessary to comply with the requirements of these Regulations, the Law on Construction of the Republic of Lithuania, Building Technical Regulations and other legal acts;
 - 8.7.2. It is prohibited to use existing structures to reinforce Stand constructions, to dig arbitrarily, to damage the surface by hammering, drilling, or using inappropriate techniques, to drive over, or otherwise damage these objects.

9. Requirements for electrical wiring, water supply and drainage network installation and suspension work

- 9.1. All connections to the power lines (distribution cabinets) shall be made by LITEXPO personnel only. Any unauthorised connection to these lines by exhibitors or contractors is prohibited.
- 9.2. Regarding the responsibility for the maintenance of temporary power lines during the operation of the Event:
 - 9.2.1. if temporary power lines are installed by LITEXPO for the needs of the Stand and a separate display, LITEXPO shall be responsible for their quality and maintenance throughout the Event;
 - 9.2.2. if temporary power lines for the needs of the Stand and a separate display are installed by the Exhibitor or the Contractor hired by the Exhibitor, the Exhibitor shall be responsible for their quality and maintenance and for any damage caused against LITEXPO and/or third parties during the time of installation and dismantling and the Event.
- 9.3. The power supply to the Stand must be disconnected at the end of the Event hours (unless the Exhibitor or Contractor has ordered an uninterrupted 24-hour power supply for the entire Event). The Exhibitor who installed the distribution panel shall be responsible for disconnecting the electricity at the end of each Event Day.
- 9.4. Power lines and equipment must be earthed. In the event of a breach of this requirement, the Exhibitor shall pay a fine of EUR 250.00 (two hundred and fifty euros) and shall pay any other damages resulting from such breach.
- 9.5. The LITEXPO Installation Manager may require exhibitors or contractors to submit insulation and earthing measurement reports and documents proving the qualifications of the personnel who performed the earthing measurements.
- 9.6. exhibitors and contractors are not permitted to independently switch on or off the electricity in switchboards under the responsibility of LITEXPO. In the event of a breach of this requirement, the Exhibitor shall pay a fine of EUR 250.00 (two hundred and fifty euros) and shall pay any other damages resulting from such breach.
- 9.7. Connections of instruments and exhibits to be connected to LITEXPO's water supply and sewage networks shall be identical to LITEXPO's connections for water supply (½ mm) and sewage (50 mm).
- 9.8. The Contractor who installed the connection shall be responsible for the reliability and maintenance of the connections throughout the Event.
- 9.9. Once the Event has commenced, water shall only be supplied to the Stand in the presence of the Exhibitor or a representative authorised by the Contractor.
- 9.10. The water supply to the Stand shall be discontinued after the end of the Event opening hours without any separate notification.
- 9.11. The installation of the Stand must not damage the installed water supply and sewage networks.
- 9.12. The hanging of information, advertising and other materials shall be carried out only by LITEXPO personnel on the orders of exhibitors or contractors. Orders must specify the weights of the materials to be hung.
- 9.13. All items that need to be hung in the halls must be submitted at least 5 (five) working days before the start of the Event. If items are submitted later, the work will not be performed and the amounts paid will not be refunded.

10. Fire safety requirements

- 10.1. The design of the Stand shall comply with the requirements of the current version of the General Fire Safety Regulations, approved by Order No. 64 of the Director of the Fire and Rescue Department under the Ministry of the Interior of the Republic of Lithuania, dated 18 February 2005.
- 10.2. The Exhibitor or the Contractor shall be responsible for compliance with fire safety requirements during the installation of the Stand.
- 10.3. The use of any explosive or fire hazardous materials by the Exhibitor or the Contractor is prohibited.
- 10.4. Before the end of the Event opening hours, exhibitors and/or contractors are required to check on a daily basis that all electrical appliances are switched off and that there are no smouldering fires in rubbish bins, cookers or other areas. The Exhibitor assumes all risk and material liability in the event of non-performance or improper performance of this Clause.
- 10.5. The use of light fixtures with flammable lampshades is prohibited.
- 10.6. After installing the Stand, the distance between the light fixtures and any combustible surfaces must be at least 0.5 m. The light fixtures on the Stand must also comply with all applicable fire safety requirements.
- 10.7. In the event of a fire, all possible measures must be taken immediately to extinguish the fire, to inform LITEXPO Customer Service Group staff or the administration as soon as possible, and to call the emergency number 112.
- 10.8. Smoking is only allowed in designated outdoor areas, marked with a special sign.
- 10.9. The storage of containers, packaging materials, merchandise, exhibits and other materials and structures outside the stand is strictly prohibited. LITEXPO shall have the right to demand the removal of such items and to impose a fine of EUR 500.00 (five hundred euros) on the Exhibitor for non-compliance.
- 10.10. The Exhibitor shall be liable in accordance with the provisions of the law for non-compliance with the requirements of the General Fire Safety Regulations if the Contractor is not LITEXPO. In such cases, LITEXPO shall also be entitled to impose a fine of EUR 500.00 (five hundred euros) for each violation of a requirement set out in this part of the Regulations.

OTHER PROVISIONS

11. Insurance, protection and liability

- 11.1. exhibitors are responsible for their exhibits and/or products during delivery and removal, as well as for their protection before, during, and after the Event. LITEXPO recommends that the Exhibitor insures its exhibits and/or products for the duration of the Event's operation, set-up and dismantling, or orders additional physical protection.
- 11.2. The Exhibitor shall be liable for any damage caused by the Exhibitor's exhibits and/or products to LITEXPO and third parties. The Exhibitor shall also be liable for the Exhibitor's acts (omissions) and the acts (omissions) of third parties which violate the provisions of the legislation governing the Participation. The Contractor shall be liable for any occupational safety violations during the construction of the Stand. The duties of two or more employers in organising work in the same enterprise or workplace are governed by the relevant laws of the Republic of Lithuania. To comply with this requirement, LITEXPO and the Contractor shall enter into a written agreement delineating the responsibilities of the persons designated by the employers to ensure workplace safety.
- 11.3. LITEXPO shall provide general protection of the premises against open robbery during the Event's closed hours. LITEXPO shall not be liable for any personal belongings, equipment, etc. left by the Exhibitor at the stands, both during the Event and after the Event, as well as during the installation and dismantling of the stands. LITEXPO shall ensure general public order during the Event. The Exhibitor may additionally order physical security from LITEXPO (security for a facility, territory, person, or event). The Exhibitor must order the desired service by placing an order with the LITEXPO manager.
- 11.4. LITEXPO shall not be liable for accidents, damage to exhibits, theft, natural or technical disasters, water or power failures not caused by LITEXPO.
- 11.5. To ensure the general public order and security of the Event, the Exhibitor shall comply with all internal order and security rules issued by LITEXPO's responsible persons for the installation and dismantling of the stand, as well as for the operation of the Event.
- 11.6. The Event Exhibitor shall immediately notify the LITEXPO administration of any accidents and other incidents.

- 11.7. The Exhibitor shall be fully liable for the acts (omissions) of the Exhibitor and any associated third parties, as well as for breaches of public order and applicable laws, in accordance with the procedures established by law.
- 11.8. LITEXPO shall have the right to terminate the Agreement and to exclude the Exhibitor and/or third parties related to the Exhibitor from the Event if such persons interfere with the proper organisation and/or functioning of the Event and/or violate the rights and legitimate interests of other persons. In such a case, the provisions of Clause 1.10 of the Regulations shall apply.
- 11.9. If the Exhibitor or the Exhibitor's Contractor fails to approve the design within the time limits and procedures set out in the Regulations, LITEXPO shall have the right to refuse to allow the erection of the Stand. If the project is approved less than seven (7) calendar days prior to the start of the Event, LITEXPO shall have the right to demand from the Exhibitor, without prior notice, payment of a penalty equal to 25% of the price of the empty Event space ordered by the Exhibitor. If the stand is not agreed by the Exhibitor setup day, LITEXPO shall have the right to refuse to erect the stand and the Exhibitor shall be deemed to have arbitrarily terminated the Agreement and shall be subject to the sanctions provided for in clauses 2.7 and 2.8 of the Regulations.
- 11.10. If the Stand exceeds the limits of the ordered space, LITEXPO shall have the right to demand payment for the additional space occupied without prior notice, subject to an additional charge of 100% of the price of the empty exhibition space. In the event that the Exhibitor violates fire safety requirements due to the additional space occupied and the violations are not immediately remedied upon LITEXPO's request, the fire safety experts shall have the right to penalise the Exhibitor and LITEXPO shall be entitled to unilaterally terminate the Agreement. Failure to comply with this requirement set out in this Clause shall be considered a material breach of the terms of the Agreement and the provisions of Clause 1.10 of the Regulations shall apply.
- 11.11. If the height of the Stand exceeds the height of the Stand specified in the design of the Stand and it is not agreed with the LITEXPO Event Designer, LITEXPO shall be entitled to demand from the Exhibitor the payment of a fee for additional advertising space, as provided for in Clause 6.10 of the Regulations, and a fine of 15 percent of the price of the ordered empty exhibition space.
- 11.12. If, during the Event, the Exhibitor arbitrarily uses the structural elements of LITEXPO's premises, which have not been approved by the Event Designer, LITEXPO shall be entitled to require the Exhibitor to pay the rental price of the structural elements, as stipulated in Clause 6.17 of the Regulations, subject to an additional fine of 500 euros (five hundred euros).
- 11.13. If the Exhibitor or the Contractor (if other than LITEXPO) violates the requirements of Clause 6.17, LITEXPO shall be entitled to claim from the Exhibitor or the Contractor compensation for the cost of the construction or repairs of the Litexpo premises and/or structural element(s) of the Stand.

12. Other rights and obligations of the Exhibitor

- 12.1. Each Exhibitor must designate responsible personnel to be responsible for the proper design and independent installation of the stands, with appropriate statutory authority to deal with technical matters and to endorse financial documents during the set-up and dismantling of the stands before and after events.
- 12.2. Each Exhibitor must comply with the legislation of the Republic of Lithuania and the European Union. The Exhibitor's activities and behaviour at the Event shall not contradict the policy and law of the Republic of Lithuania and the European Union, the principles, standards and international agreements established by the latter, as well as the Litexpo's internal legal acts.
- 12.3. Each Exhibitor receives a Participant Card from LITEXPO - a sign that guarantees access to the Event area. The number of cards is limited and will be specified in the information material or in the special conditions of participation in the Event.
- 12.4. The Exhibitor and the Sub-exhibitor must provide data and an information entry to be included in the Event catalogue, if one is produced.
- 12.5. The Exhibitor must comply with the rules of order, security, fire safety and trade regulations and the terms and conditions set out in the information material or the special conditions of participation in the Event. An Exhibitor shall not interfere with the proper participation of other exhibitors in the Event. An Exhibitor must exercise the rights and perform the duties in such a way as not to interfere with or prejudice the rights and legitimate interests of others. In the event of complaints from other exhibitors regarding the Exhibitor's inappropriate participation in the Event, the Exhibitor shall promptly respond and co-operate in resolving such situations.
- 12.6. exhibitors arriving at LITEXPO Events must comply with all customs, taxes, entry procedures, rules for the sale of goods or products, and other regulatory acts and regulations imposed on exhibitors. Failure to comply with LITEXPO's written request to the Exhibitor to immediately remedy breaches of the established procedures,

fire safety requirements, and other violations of legislation shall be treated as a material breach of the Agreement.

- 12.7. The Exhibitor shall be fully responsible for any violation of any regulations applicable to the Exhibitor or the Exhibitor's exhibits. If LITEXPO or third parties suffer damages or are punished by the competent state authorities, etc. as a result of the Exhibitor's violation of the regulatory enactments, the Exhibitor shall fully compensate for such damages by way of regress.
- 12.8. LITEXPO does not undertake to inform the Exhibitor of the customs regulations applicable to the Exhibitor's exhibits and recommends that the Exhibitor contact the customs brokerage company directly in all related matters. LITEXPO reminds that exhibits imported from abroad to Lithuania and declared after the Event must be transported out of the territory of the Republic of Lithuania on time, after the proper customs clearance. It is prohibited to sell or otherwise transfer the exhibits (products) of the Event during the Event, or to remove them from the LITEXPO territory without updating the customs procedure and reissuing the customs documents. The Exhibitor shall be fully responsible for all consequences arising therefrom.
- 12.9. LITEXPO warns that the entry of alcoholic beverages to Events and representative events organised in the Republic of Lithuania is only allowed after obtaining one-time permits issued by the Drug, Tobacco and Alcohol Control Department under the Government of the Republic of Lithuania. Without the relevant permits issued by state authorities, it is prohibited to import into or export from the Republic of Lithuania all types of combat, hunting, and sporting weapons, ammunition, explosive and psychotropic substances, narcotics and devices for their use, certain types of radio-electronic equipment and electrical devices that emit (or may emit) radio waves when in operation, police or military ammunition, special control and protection measures, items classified as dangerous cargo, colour-reproducing copying equipment, electric fishing devices, cultural and artistic treasures, wild animals, hunting and fishing trophies, etc. Exhibitors who wish to bring items (goods) to the exhibition, fair, or conference that are subject to import restrictions under the laws of the Republic of Lithuania LITEXPO are advised to contact a customs brokerage company in advance for more detailed information and to obtain import permits.
- 12.10. LITEXPO shall not be liable for legitimate complaints of third parties for infringement of patents, company trademarks or other property rights related to the goods or services exhibited by the Exhibitor.
- 12.11. The Exhibitor must guarantee professional stand maintenance and cleanliness and tidiness of the Exhibitor's Event area and/or stand. The Exhibitor may order these services from LITEXPO or perform them independently.
- 12.12. The Exhibitor and its staff may be present in the Event area for one hour before the opening of the Event and half an hour after the closing of the Event.
- 12.13. The Exhibitor shall be liable for any irregularities committed by the Exhibitor's employees or persons acting on the Exhibitor's behalf.
- 12.14. The Exhibitor shall be liable for any damage caused to LITEXPO property during the Event. In the event that the Exhibitor refuses to pay for the damage caused, the damage shall be recovered in accordance with the legislation. The Agreement with the Exhibitor may contain a clause allowing LITEXPO to withhold the removal of the Exhibitor's stand and exhibits from the Event.
- 12.15. Any complaints regarding the Event space and/or stand shall be made by the Exhibitor without delay and no later than the start of the Event. In the absence of any complaints regarding the exhibition space and/or stand before the commencement of the Event, it shall be presumed that the space and/or stand is adequate and LITEXPO has fulfilled its obligations in this respect in a proper and timely manner. Any other complaints relating to an Exhibitor's participation in the Event may be made in writing no later than 5 (five) working days from the end of the Event. In the absence of complaints within the specified period, LITEXPO shall be deemed to have fulfilled its obligations in a proper and timely manner.
- 12.16. The Exhibitor shall pay all fines referred to in the Regulations within 15 (fifteen) calendar days from the date of receipt of the demand for payment of the fine, unless otherwise specified in the VAT invoice issued or otherwise agreed by the Parties.
- 12.17. All terms and conditions individually discussed with the Exhibitor in the Agreement and/or its annexes and/or separate agreements, *inter alia*, the amounts payable by the Exhibitor, the terms and conditions of their payment, applicable discounts, the Terms and Conditions of Participation, etc., shall be considered confidential and may not be disclosed to third parties without the LITEXPO's written consent. The confidentiality obligations provided for in the Regulations shall apply from the receipt of the proposal and for a period of 5 (five) years from the end of the Event. The Exhibitor who violates the confidentiality obligations shall, upon LITEXPO's

request, pay a fine in the amount of EUR 2 000 (two thousand Euros) and shall be obliged to compensate for any other losses not covered by the fine.

13. FINAL PROVISIONS

- 13.1. Any provisions of the Regulations which are declared by legislation to be inoperative, invalid or illegal shall not affect the validity of the remaining provisions.
 - 13.2. LITEXPO does not tolerate corruption in any of its forms and takes measures to prevent any manifestations of corruption, thus consolidating its zero-tolerance stance on corruption. LITEXPO employees, other natural and legal persons with whom LITEXPO has contractual, cooperation or other relations, as well as members of the public are invited to anonymously report possible violations or potentially illegal actions of LITEXPO employees to the LITEXPO trust e-mail pranesk@litexpo.lt. LITEXPO expressly and unequivocally grants to all whistleblowers a guarantee of full confidentiality, data protection, non-disclosure and non-reprisal.
 - 13.3. Any disputes arising shall be settled by mutual agreement between LITEXPO and the Exhibitor.
 - 13.4. In the absence of agreement between the parties, disputes shall be settled in court in accordance with the procedure established by the legislation of the Republic of Lithuania at the address of LITEXPO's registered office.
 - 13.5. The current version of the Regulations enters into force on 1 December 2025.
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