CONTEST RULES – CSR TROPHY OF THE ECORESPONSIBLE PARTICIPATION

ARTICLE 1 - ORGANIZING COMPANY

SE INTERMAT,

Limited corporation with registered capital of €80.000,

With head offices at 70 avenue du Général de Gaulle, 92058 Paris-La Défense Cedex, Registered with the Nanterre Trade & Companies Register (RCS) under number 339 486 623,

Hereinafter referred to as the "Organizing Company",

Is organizing from 19 February 2024 at 10 a.m. to 26 May 2024 at 6 p.m. a contest named «CSR trophy of the Eco responsible participation »,

Hereinafter referred to as the "Contest",

For the show « INTERMAT » which will take place from 24 to 27 April 2024, at Parc des Expositions de Paris Nord Villepinte,

Hereinafter referred to as the "Show".

ARTICLE 2 - ENTRY CRITERIA

The Contest is free of charge to all exhibitors registered for the Show from 19 February 2024 at 10 a.m. until 5 April 2024 at 7 p.m., excluding members of the Organising Company's staff, as well as members of their families (spouses, ascendants, descendants and siblings).

Only entries that meet all of the stipulations set out in these rules (hereinafter the "Rules") will be accepted.

Entry in the Contest implies the participants unreserved acceptance of the Rules and their principles. Any fraud or attempted fraud made manifest by the commencement of its execution and committed with a view to unduly receiving a prize, failure to comply with the Rules, or any malicious intent to disrupt the course of the Contest may give rise to its perpetrator's disqualification, with the Organizing Company reserving the right to prosecute. Likewise, if it is shown that the course of the Contest has been disrupted by a third party, to which a participant was an accomplice, his/her entry will also be considered null and void, and the Organizing Company may choose to prosecute.

ARTICLE 3 - TERMS OF ENTRY AND REGISTRATION FOR THE CONTEST

Any person wishing to take part in the Contest and whose participation complies with all the stipulations of these Rules (hereinafter referred to as the "Participant") must register online via the link in their Exhibitor Area and complete a questionnaire on the subject of CSR.

For certain questions, the Participant will be asked to provide evidence to support his/her answer. If the Participant does not provide one of the evidences requested, the answer to the question cannot be taken into account.

The evidence may be invoices, quotations, order forms or the Participant's emails. These items are collected and used solely for the purposes of the Contest.

As the e-mailings contain confidential information (e-mail, surname, first name, etc.), the Partner may provide this evidence after first making the information anonymous.

Registration for the Contest is open from 19 February 2024 at 10 a.m. to 5 April 2024 at 7p.m.

ARTICLE 4 - VALID ENTRY

Any false, incorrect and/or inaccurate statements will automatically lead to the cancellation of the entry in question and of any associated prizes.

In any case, for entry in the Contest to be valid, the Participants will need to comply strictly with all of the entry criteria as defined by these Rules and with any other instructions which the Organizing Company might communicate to you by any other means.

ARTICLE 5 - DESIGNATION OF A WINNER

The Organizing Company shall form a jury and select the winners according to the applications submitted, whose authors shall be awarded a prize (hereinafter referred to as the "Winner").

The composition of the jury shall be communicated to the Participants by email or on the Show's website.

The Organizing Company will inform the Winners following the jury's deliberation no later than 26 May 2024.

The Participants will be informed of the day and time of the prize-giving via a communication on the Show website or by email.

The Winners will be invited to attend the prize-giving ceremony. In the event of the absence of one or more Winners, the prizes will be sent by post to the postal address they have provided.

For all practical purposes, it is specified that Participants who are not winners will not be informed.

ARTICLE 6 - CONTEST PRIZES

The Contest includes the following prizes: two trophies for the two winners of the contest. Each winner will also receive digital labels and a presentation of their establishment will be published on the Show's social media and website.

The prizes include only what is stated above, to the exclusion of anything else. For all practical purposes, it is specified that any personal expenses and/or other costs incurred by the Winner(s) while enjoying their prize(s) and which are not expressly included in the above description of the said prize, shall remain the exclusive expensive of the Winner and will not be reimbursed in any way whatsoever by the Organizing Company.

The Organizing Company reserves the right to replace any prize with another of equal value, namely in the case that the initially planned prize should become unavailable.

A prize may not be challenged or disputed in any way whatsoever, nor exchanged nor reimbursed for their cash value at the Winner's request.

In particular if, for any reason whatsoever, the Winner does not want to or is unable to take possession or enjoy part or all of the prize they won under the conditions set out in these Rules, he/she will be considered as having completely waived the enjoyment of the said prize and may not claim any compensation or indemnification from the Organizing Company on those grounds.

Moreover, each Winner undertakes not to hold the Organizing Company responsible for the quality, characteristics or functioning of a product or service offered as a prize as part of the Contest, given that the Organizing Company is not the prize's retailer, producer or manufacturer.

For the purposes hereof, it is hereby specified that the Organizing Company will not provide any services or guarantees associated with use of the Contest prize.

ARTICLE 7 - MODIFICATIONS

The Organizing Company reserves the right to shorten, extend, delay or cancel the Contest at any time, without notice and with no obligation to justify its decision, and to change part or all of the terms and/or conditions of the Contest's implementation in the event of a force majeure event or another event outside its control, without the possibility of it being held liable or of claiming any compensation as a result of any such changes. This also applies in the event of a lack of quality or quantity of applications.

Under these circumstances, the Organizing Company will make its best effort to notify the Participants as quickly as possible. All Participants will then be considered as having

accepted the modification, as a consequence of their entry in the Contest, as of the date on which the modification takes effect.

ARTICLE 8 - RESPONSIBILITY

It is agreed that the Contest's Organizing Company may make use of any physical copies or computerized or electronic formats of programmes, data, files, recordings, operations and other elements (such as progress and other reports) received or retained by the Organizing Committee directly or indirectly in conjunction with the Contest, including in its information systems and namely for the purpose of proof of any action, occurrence or omission.

The Participants undertake not to challenge the admissibility, validity or probative value of the aforementioned physical elements or computerized or electronic formats, based on any legal provision whatsoever specifying that certain documents must be written or signed by the parties in order to constitute proof.

As a result, those elements will constitute proof and, if produced by the Organizing Company as evidence in any litigious or other proceedings, they will be admissible, valid and enforceable between the parties in the same way, under the same conditions and with the same probative value of any document established, received or retained in writing.

The Organizing Company will not be held responsible for any problems on the Internet that might preclude the normal course of the Contest, particularly due to external malicious acts.

Nor will the Organizing Company be held responsible if one or several Participants should be unable to connect to the website due to any technical faults or any problem linked in particular to congestion on the network.

It is each contestant's responsibility to take appropriate measures to protect their own data and the software stored on their computer hardware and telephone equipment against outside attacks. The Participants shall be solely responsible for connecting to the site and entering the Contest.

For any questions, comments or complaints pertaining to the Contest, the Participant should contact the Organizing Company.

ARTICLE 9 - INTELLECTUAL PROPERTY

By entering the Contest, the Participants are representing that they own all the intellectual property rights to the elements transmitted to the Organizing Company for the Contest.

The Participants further warrant the Organizing Company that the elements they transmit are originals and do not borrow from any original elements or any elements protected by any intellectual property rights whatsoever.

To that end, the Participant will protect the Organizing Company against any infringement actions or other actions claiming copyrights that pertain to the elements transmitted for the Contest.

This authorization is granted without reservations or restrictions, for the entire world and for a period of one (1) year from the end of the Contest.

ARTICLE 10 - IMAGE RIGHTS

As a result of their entry in the Contest, the Winners authorize the Organizing Company, free of charge, to use their names, images and, as applicable, any other of their personality traits, for the purpose of any communications strictly relating to Contest, by any digital and/or analogue processes, on any media, for the entire world and for a period of one (1) year from the close of the Contest.

ARTICLE 11 - PERSONAL DATA PROTECTION

The personal data collected for each Participant, both when they entered the Contest and, as the case may be, to enable delivery of the prize, will be collected and handled in accordance with regulations governing the protection and collection of personal data.

The collected data will be transmitted solely to the Organizing Company. They may be communicated to the service providers and subcontractors that the Organizing Company may use for the purposes of organizing and/or managing the Contest.

Because the data collected about each Participant for the Contest are needed to allow his/her entry and awarding of any prize he/she may have won, a Participant's choice to exercise his/her right of withdrawal before the end of the Contest will result in the complete cancellation of his/her entry in the Contest.

Each Participant has the right to access and correct his/her data and, if applicable, delete them, oppose their processing, erase them or limit their processing, as well as a data portability right, that they may access at any time by electronic or postal means, sent to the following addresses: SE INTERMAT Trophée RSE - 70 avenue du Général de Gaulle 92058 Paris La Défense cedex ou privacy@comexposium.com. Lastly, each Participant will have the right to file a complaint with CNIL (French Data Protection Authority).

ARTICLE 12 - DISPUTES - GOVERNING LAW AND ASSIGNMENT OF JURISDICTION

If one or several stipulations in these Rules should be declared null and void and/or non-applicable, the other clauses will retain their full force and reach.

The Participants unreservedly accept that the simple fact of entering the Contest makes them subject to French laws, namely concerning any disputes that might arise as a result of the Contest or that are directly or indirectly associated with it, and this without prejudice to any rules regarding legal conflicts that may exist. The Organizing Company and the Participant will attempt to come to an amicable resolution to any disagreements stemming from the Contest. In the absence of an agreement, the dispute will fall under the jurisdiction of the Nanterre Commercial Court.

All disputes and complaints relating to the Contest must be formulated in writing and sent to the Organizing Company by post, no later than 31 may 2024.

To written or telephone requests will be answered regarding the interpretation or the application of these Rules, the mechanisms and terms of the Contest, or the selection of the Winner(s).