

GENERAL REGULATION

1) EVENT

Enovitis extrême 2025 - Machinery tests in high-altitude vineyards.

2) ORGANISER

The event is organised by Unione Italiana Vini Servizi soc. coop. – via San Vittore al Teatro 3 – 20123 Milano IT - P.I. 00868400151 (hereinafter the "Organiser"). The organising secretariat of the event is hereinafter the "Organising Secretariat".

3) PLACE, DATE, OPENING TIMES OF THE EVENT

The event will take place at Cembra Cantina di Montagna, in Cembra (TN) - Italy on **Tuesday 8th July 2025**. It will be open to visitors from 9:00 a.m. to 6:00 p.m.

4) ADMISSION - DEADLINES

Individuals and companies whose business relates to the object of the event who intend to show machinery, equipment and materials as indicated in categories 1-2-3-4-5 and 6 of art. II of these Regulations may apply to take part in the Exhibition.

Applications duly completed on the appropriate forms must be received by the Organising Secretariat by registered mail at Via S. Vittore al Teatro 3, 20123 Milan (Italy) or by electronic mail at espositori@enovitis.it **by and no later than 23rd May 2025**.

5) REGISTRATION FEE – PARTICIPATION FEE - The amounts shown in these Regulations are net of VAT and, if not otherwise indicated, do not include the setting up of the stand (gazebo, furnishings and similar).

5a) – BOOKING OF PLOTS (dynamic tests + exhibition)

ITEM	AMOUNT 1 *	AMOUNT 2 **	INCLUDED SERVICES
Registration fee main company	€ 250,00	€ 250,00	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn page
First plot	€ 1.400,00	€ 900,00	2 strips between rows and exhibition area (excluding setting up of stand)
Additional strips	€ 100,00 each.	€ 100,00 each.	1 strip between rows for each
Companies represented (present only in the plots in the name of dealers/ authorised retailers)	1 st company free, from the 2 nd on € 350,00 each.	1 st company free, from the 2 nd on € 350,00 each.	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn page

Co-exhibitors

ITEM	AMOUNT 1 *	AMOUNT 2 **	INCLUDED SERVICES
Co-exhibition fee for the plots	€ 700,00	€ 700,00	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn page

5b) – BOOKING OF EXHIBITION AREA (without dynamic tests)

ITEM	AMOUNT 1 *	AMOUNT 2 **	INCLUDED SERVICES
Registration fee main company	€ 250,00	€ 250,00	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn page
Area	€ 1.050,00	€ 700,00	Excluding setting up of stand
Additional area (<i>Subject to availability</i>)	€ 350,00 each.	€ 350,00 each.	Excluding setting up of stand
Companies represented (present only in the areas in the name of dealers/ authorised retailers)	1 st company free, from the 2 nd on € 350,00 each.	1 st company free, from the 2 nd on € 350,00 each.	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn page

Co-exhibitors

ITEM	AMOUNT 1 *	AMOUNT 2 **	INCLUDED SERVICES
Co-exhibition fee for the exhibition area	€ 350,00	€ 350,00	Entry in Official Catalogue, presence on Enovitis extrême website, the flyer and facebook / Instagram / LinkedIn

* list price

** price reserved for exhibitors that took part in Enovitis in campo 2025 or Enovitis extrême 2023

6) ACCEPTANCE OF GENERAL REGULATIONS

By signing the application form, the Exhibitor undertakes to observe the General Regulations and any additional provisions set out by the Organiser.

7) CONFIRMATION OF ADMISSION – COMPANIES REPRESENTED – CO-EXHIBITORS – TRADE MARKS

The Organising Secretariat shall give written notice of acceptance of applications. This shall apply exclusively to the Exhibitor named. Exhibitors **may not** transfer the plot or stand area either partially or totally to third parties. **If any infringement is found, the Organising Secretariat shall be authorised to take away the goods exhibited illegally, at the**

expense of the Exhibitor. Machines and/or equipment belonging to **companies represented** are permitted only in the plots or stands in the names of authorised dealers/retailers, provided that they are indicated in the appropriate space on the application form and **upon payment of the respective fee** (see article 5). A company may participate as a co-exhibitor of the main exhibitor if the latter wishes to share its plot/stand. A tractor/equipment combination is possible only if both companies are regularly registered.

In order to have the trade marks, for which it is the owner or licensee, appear in the catalogue, the main exhibitor (of the plot or exhibition area) or co-exhibitor must indicate them in the questionnaire for the catalogue.

8) ADVANCE PAYMENT

The exhibiting company must pay the booking fee set out in art. 5 along with the application for admission. **Applications not accompanied by proof of payment shall not be taken into consideration.**

8.1) FINANCIAL FLOWS TRACEABILITY LAW 136/2010

1. Unione Italiana Vini Servizi soc. coop., while carrying out all services as described in these Regulations, shall comply with all obligations concerning the financial flows traceability pursuant to Art.3 Law 13 August 2010, n 136 and subsequent modifications and additions. In particular, in case the exhibitor is a public body and/or public corporations and/or in any case considered as a "contracting station" according to the above law, Unione Italiana Vini Servizi soc. coop.

a) takes on, on pain of absolute nullity of the present contract, all obligations of financial flows traceability pursuant to Art. 3 of the Law 13 August 2010, n 136 and subsequent modifications and additions – even in the relationships with its own sub-contractors and sub-contract companies belonging to the supplying business chain that may be in any way interested in the work order;

b) undertakes to use one or more bank or postal accounts opened at Banks or at Società Poste Italiane S.p.A., dedicated, also not exclusively, to the specific public work order received;

c) undertakes to give immediate notice to the contracting station and to the Prefecture – Territorial Office of the Government - in case of non-compliance by its counterparty to the obligations of financial flows traceability and to terminate the contract even with regard to the relationships with its own sub-contractors.

2 The exhibitor considered as "contracting station" in compliance with the above law shall fill in the Application Form, also including, on pain of nullity of the same Application, the obligatory CIG code (identification tender code) and – where necessary - the CUP code (single project code) concerning the pertinent public investment.

3 The exhibitor considered as "contracting station" in compliance with the above law shall have the right to terminate the contract, pursuant to and for the purposes of Art. 1456 Civil Code, in case Unione Italiana Vini Servizi soc. coop. should not comply with the obligation specified at letter b) of the previous paragraph .1 and/or in general should not comply with any obligation of financial flows traceability pursuant to Art. 3 of the Law 13 August 2010, n 136 and subsequent modifications and additions.

9) FIRE EXTINGUISHER

It is compulsory for each Exhibitor to place at least one fire extinguisher according to the type of "fire" that could be generated near the exhibited products (whether fixed equipment or machinery on display) in a clearly visible, accessible and adequately signposted position. All fire extinguishers must be subjected to regular maintenance. Each Exhibitor is required to ensure that the staff present in the assigned space are able to use the fire extinguishers correctly and it is the exhibitor's responsibility to place them in a visible and accessible position that is adequately signposted pursuant to Legislative Decree 81/08 and subsequent amendments Title V. When taking possession of the allotted space, the Exhibitor is required to acknowledge and inform its own staff and any self-employed workers of the location of the specifically identified safe spaces.

10) ASSIGNING PLOTS AND STANDS

Plots and stands shall be assigned by the Secretariat.

10.1) FITTING STRUCTURES ALLOWED

The size of the stand structures (fixed and movable) such as gazebos, advertising installations, machinery and similar may ensure the smooth flow of people and vehicles.

11) MACHINERY, EQUIPMENT AND MATERIALS ADMITTED TO THE EXHIBITION

The following materials, machinery or equipment that comply with current legislation in force may be presented at the event:

- CAT. 1 – **For the treatment of vineyards and olive groves** such as sprayers, compost spreaders, etc.
- CAT. 2 – **For the processing of the vegetation** such as: tying machines, trimmers, defoliators, pruners, etc.
- CAT. 3 – **Products and materials for vineyards and olive groves** such as: crop protection products, fertilizers, poles, wires, etc.
- CAT. 4 – **Machines for soil cultivation and harvesting in the vineyards and olive groves** such as ploughs, grubbers,

- tillers, tractors, mechanical hoes, grape harvesters, etc.
- CAT. 5 – **Self-propelled machines** such as tractors and harvesters, multipurpose machines, etc. suitable for use in vineyards, orchards and olive groves.
- CAT. 6 – **Production of plants**
- CAT. 7 – **Technologies and products for winemaking**

12) TERMS OF PAYMENT

Payment of the registration fee and participation fee must be made **at the time of registration**

13) SURVEILLANCE AND INSURANCE

During the night, from Wednesday 7th July at 8.00 p.m. to Wednesday 9th July at 8.00 a.m. a security service will guard the machinery and equipment located in the vineyards of Cembra Cantina di Montagna. **The Organizer accepts no responsibility for thefts or damages during the exhibition.**

14) INSURANCE OBLIGATION -DISCLAIMER

The Exhibitor shall submit a copy of its insurance policy, along with the application form, against all risks associated with its participation in the event.

No responsibility can be attributed to the Organiser for any damages incurred by the Exhibitor, nor for any damages incurred by a third party due to the Exhibitor or his staff or due to events of any nature or caused by third parties, and this applies to the setting up and dismantling phases too. The Organisation accepts no liability for theft or damage incurred by the Exhibitor during the event.

15) AMENDMENTS TO REGULATIONS

The Organiser reserves the right to establish, even by way of exception to these General Regulations, rules and provisions deemed necessary to better regulate the exhibition and related services.

16) FORCE MAJEURE

In case of force majeure or for reasons independent of the will of the Organiser, the date of the event may be changed or the event may even be cancelled.

In case of cancellation of the event, the Organiser, once its commitments to third parties have been fulfilled and the organisation expenses for whatever purpose have been paid, will proceed to proportionally refund exhibitors any amounts remaining.

In case of severe weather conditions and consequent inaccessibility of the vineyard, the machine tests will be cancelled.

17) JURISDICTION

The exclusive jurisdiction for all disputes is held by the Court of Milan.

18) SETTING UP AND CLEARING OF MACHINES

The Organiser will regulate the arrival of exhibitors with their staff, machinery and equipment. The spaces occupied by the event shall be cleared of machinery, equipment and products belonging to the exhibitors **not before 6:00 p.m. on 8th July and not later than 2:00 p.m on Wednesday 9th July 2025.**

In the case of **early** clearing, the Organiser will charge a **penalty of €500.00**, as well as any costs resulting from the failure to clear.

18b) WASTE DISPOSAL

Waste disposal is the responsibility of the exhibitor. Waste storage areas are set up by the organisers and include the appropriate bins. The exhibitor is required to place all the waste material at the end of the stand set-up and dismantling in the appropriate area. Defaulting exhibitors, who leave material in the exhibition area, will be charged a fine of **€ 500,00**.

19) OBSERVANCE OF REGULATIONS

Failure to observe any regulations pursuant to the General Regulations or other provisions established in accordance with the General Regulations, in addition to the provisions specifically foreseen, may lead to the company being denied admission to the event.

20) DATA PROCESSING (GDPR-REG.UE 679/2016-D.LGS 196/03 AND S.M.I.)

To see the complete information and give consent to data processing under the legislative decree "GDPR - Reg.UE 679/2016", please read and sign annex I.

General Secretariat

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Organized by

