

INTERNATIONAL FORUM

BIOPROM: INDUSTRY AND TECHNOLOGY FOR HUMANS 2025

PARTICIPANT GUIDE

CONTENTS

CONTACT INFORMATION	3
THE EVENT	4
DATES OF PREPARATION AND HOLDING OF THE EVENT	5
GENERAL INFORMATION	7
PARTICIPATION RULES	15
FORMS OF PARTICIPATION IN THE EVENT AND FINANCIAL CONDITIONS	18
APPENDICES TO THE PARTICIPANT GUIDE, WHICH ARE ITS	21
INTEGRAL PARTS	

1. CONTACT INFORMATION

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2. THE EVENT

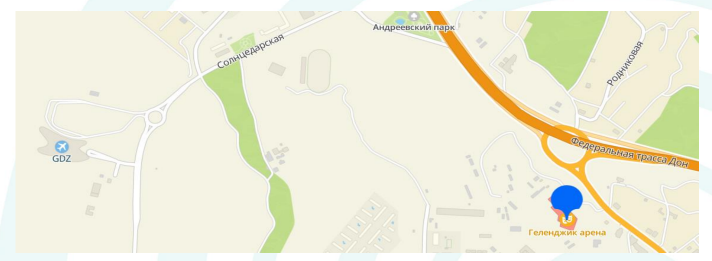
The International Forum BIOPROM: Industry and Technologies for humans (hereinafter referred to as the Forum) is a platform for showcasing cutting-edge Russian and international developments in the field of bioeconomy and industrial technologies to improve the quality of human life.

The concept of the forum is based on the human-centric approach, which has recently become widespread in the business and social agenda of Russia and the world.

The ideology of the forum is built around closely related technologies, equipment, raw materials, materials, services that directly affect the quality of human life, in four thematic areas: BIOTECHMED — industry for health care, INNOFOOD — nutrition, COSMETIC COMPONENT — natural innovative cosmetics, healthy appearance, ECOBIO — waste management, bio-raw materials, ecology in the context of human habitat.

2.1. The Venue:

Preliminary (planned) venue of the Event: Multifunctional cultural and business center Gelendzhik Arena (171 Gelendzhiksky Avenue, Gelendzhik, Krasnodar Territory).



- 2.2. The format of the Event is the Forum.
- 2.3. Theme of the Event:

The topics of the Event are presented in four key tracks:

- 1) INNOFOOD:
- Alternative Sources of Raw Materials;
- Food Ingredients;

- Personalized Meals:
- Retail and HoReCa;
- Innovative Biofertilizers;
- Dietary Supplements and Specialized Nutrition.

2) BIOTECHMED:

- Pharmacy;
- Medical Products and Equipment;
- Medical Rehabilitation:
- Personalized Medicine;
- Biotechnology in Medicine;
- Genomic Medicine;
- New Materials and Technologies in Medicine;
- Medical IT.

3) COSMETIC COMPONENT:

- New Raw Materials for Cosmetics and Fragrances;
- New Ingredients;
- Medical Cosmetics;
- Local and Unique Raw Materials.

4) ECOBIO

- Waste Prevention and Reduction in HoReCa;
- Recyclable Materials;
- Packaging and New Materials;
- Logistics.

3. DATES OF PREPARATION AND HOLDING OF THE EVENT

- 3.1. Participants are required to ensure that their Contractors comply with the terms and conditions provided for in section 3 of the Regulations.
- 3.2. The dates of the Event (the Event is open to participants) may be shortened (by no more than 30%) or changed for reasons beyond the Operator's control in the event of a visit by Officials* / Official Delegations**, at the request of the services ensuring the safety of such persons.
 - *Official the head of State or Government, an official of the State or Government, or another person representing the State or Government;
 - **Official delegation 2 or more Officials.

The reasons specified in this paragraph for the change of deadlines are force majeure circumstances for which the Operator is not responsible.

- 3.3. In the event of circumstances preventing the holding of the Event or significantly complicating its holding within the previously announced time frame, hereinafter referred to as "Circumstances affecting the holding of the Event", including:
 - the introduction of restrictive and prohibitive measures (adoption of acts and other measures) by state and other authorized bodies, sanitary and epidemiological services,

including restriction of entry-exit and movement of citizens, restriction of mass events, transportation restrictions, adoption of international sanctions, and other measures, hereinafter referred to as "restrictive measures", the onset of an unfavorable economic or political situation, the introduction of special regimes, including the regime of martial law, the legal regime of a counter-terrorism operation, the state of emergency, the regime of high alert or an emergency, another special regime, the application of measures provided for by the legislation on martial law, on countering terrorism, on the state of emergency, on emergency situations, other similar measures, the issuance of relevant decrees of the President of the Russian Federation, the adoption of relevant laws and other regulatory legal acts; conduct of hostilities, conduct of special military or paramilitary operations and their consequences; terrorist acts, sabotage, or other circumstances affecting the conduct of the Event, regardless of the recognition of such circumstances as force majeure, -

the dates of the Event and the terms of the provision of services are postponed unilaterally by the Operator to a later date, after the termination of such restrictive measures, taking into account the possibility of renting the Event site(s) and other circumstances worthy of attention, but no later than 12/31/2025 (the deadline for the end of dismantling). Information about changing the dates of the Event is published in the Participant Guide and on the Event's website.

3.4. The Operator is not responsible for any costs or losses incurred by the Participant (all forms of participation), the Customer, the Supplier of goods, works or services, the agent and any other persons arising in connection with the postponement or cancellation of the Event due to the occurrence of circumstances affecting the Event.

3.5. Dates: The Event will be held between October and December 2025 (including terms of dismantling).

3.5.1. The dates and venue of the Event shall be published on the official website and in the Participant Guide no later than two weeks before the start date of the Event. The duration of the Event (forum work, the Event is open to participants) is 2 (two) days. The start date of installation is no more than 3 (three) days before the start of the Event, and the end date of dismantling is no later than 1 (one) day after the end of the Event.

3.5.2. Preliminary (planned) dates for the preparation and holding of the Event in 2025 (time zone at the venue of the Event):

October 3-4	08:00 – 20:00	Booths installation
	08:00 – 12:00	Booths installation
October 5	12:00-17:00	Delivery of equipment by participants of the event
	19:00	All exhibits must be delivered and unpacked
October 6	08:00 – 20:00	Venue opening hours for technical services
	08:30 - 18:00	Entrance to the Venue for participants with VIP ,

		Delegate, Exhibitor, Speaker badges
	09:00 – 17:00	Entrance to the Event for visitors
	08:00 – 20:00	Venue opening hours for technical services
	08:30 - 18:00	Entrance to the Venue for participants with VIP,
October 7		Delegate, Exhibitor, Speaker badges
	09:00 – 17:00	Entrance to the Event for visitors
	18:00 – 20:00	Dismantling. Removal of equipment and exhibits
October 8	08:00 – 20:00	Dismantling. Exhibition areas and open area shall be vacated

All materials and structures of the Participant shall be removed. After the specified period, the Participant independently bears the risks of their damage by third parties or loss during dismantling work in the Event.

The Organizer has the right to change the venue, dates and duration of the Event, as well as the duration of the Event program.

3.5.3. Preliminary (planned) deadlines for the transfer and return of the Workplace by the participants:

- Unequipped Workplace: transfer deadline is 03.10.2025; return deadline is 08.10.2025
- Equipped Workplace: transfer deadline is 05.10.2025; return deadline is 07.10.2025.

4. GENERAL INFORMATION

4.1. Basic terms:

- 1) **Event** International Forum BIOPROM: Industry and Technology for humans.
- 2) **The venue of the Event is** the Multifunctional Cultural and Business Center Gelendzhik Arena.
- 3) Technical Service is the **technical control group of the Gelendzhik-2035 Autonomous Non-Governmental Organization** (Gelendzhik-2035 Autonomous Non-Governmental Organization).
- 4) **Operator** operator of the Event is Formika Event LLC.
- 5) **Participant Guide / Regulations** the Participant Guide of the International Forum BIOPROM: Industry and Technology for human.
 - The Participant Guide, changes and additions to it come into force and become mandatory from the moment of publication on the Event website.
- 6) **General conditions** "General conditions for holding Exhibitions organized by Formika Event LLC", which are an integral part of the Participant Guide.
- 7) **Event website** biopromforum.ru.

- 8) **Participant** is a person participating in the Event in any form in accordance with the type of participation provided for by the Event Regulations and/or the contract (Participant, Partner, Exhibitor, Visitor and others).
- 9) **Exhibitor** is a Participant with whom a contract has been concluded to ensure participation in the Workplace of any category (regardless of the Participant's name in the contract). Participation of co-exhibitors in the event is not provided.
- 10) **Co-Exhibitor** Participant at the Exhibitor's space. Exhibitor is responsible for the Co-Exhibitor.
- 11) **Customer** is a person who orders works and services within the framework of the Event. Rules for Participants also apply to Customers.
- 12) **Supplier** is a person who supplies goods, performs work, provides services as part of the organization and holding of the Event, regardless of the name in the contract (Contractor, Developer, etc.).
- 13) **Person associated with the Event** is a person participating in the Event, in its organization and conduct (Participants, Customers, Agents, Suppliers of goods, works or services, etc.) or a person located on the territory of the Event.
- 14) **Event Contract** is any contract concluded within the framework of the organization and holding of the Event.
- 15) **Participation** Contract is a contract within the framework of the Event concluded with the Participant or the Customer to ensure participation, provision of exhibition and related service / performance of work.
- 16) **Personal account** is an electronic personal account available on the Internet via a link provided by the Operator.
- 17) **Workplace** is exhibition space (equipped/ partially equipped/unequipped) provided to the Participant for the purpose of participating in the Forum on the basis of the Contract. Within the Workplace, the Participant's Booth may be located a structure and equipment temporarily erected for the purpose of demonstrating exhibits.

18) Regulations of the Event:

- General Terms and Participant Guide of the Event;
- Sanitary requirements;
- Rules and regulations mentioned in the Participant Guide; rules and regulations of the Exhibition Technical Service published on the website https://gelenarena.ru/
- 4.2. Terms used with uppercase or lowercase letters are equivalent. The singular or plural terms are equivalent and include all the objects designated by them, unless explicitly stated otherwise.
- 4.3. Publication of the Event Regulations:

The Event Regulations are published on the Event website https://biopromforum.ru; unless another resource or publication procedure is provided by the Participant Guide.

- The regulations of the Event, amendments and additions to them come into force and become mandatory from the moment of publication.
- Persons associated with the Event are required to familiarize themselves with the Regulations of the Event, as well as with their published amendments and additions.

- The regulations of the Event are mandatory for all persons associated with the Event. Persons associated with the Event are required to comply with the requirements of the Regulations of the Event and ensure their compliance by those persons for whose actions they are responsible.
- 4.4. The Regulations of the Event complement each other and are an integral part of any contracts within the framework of the Event (with Participants, Customers, Agents, Suppliers of goods, works or services, and others), regardless of whether there is a reference to the Regulations of the Event in such contract.
 - In case of contradictions, the terms of the contract take precedence over the Regulations of the Event, the terms of the Participant Guide take precedence over the General Terms.
- 4.5. The titles of the sections of the Participant Guide are provided for convenience only, have no independent legal meaning and cannot be interpreted as limiting the content of the section.

4.6. ENSURING THE IMPLEMENTATION OF THE PARTICIPANT GUIDE AND MEASURES OF RESPONSIBILITY

- 4.6.1. Violation of the rules of this Regulation imposes penalties on persons associated with the Event, provided for in Appendix No.2 to the Regulation.
- 4.6.2. Measures to control and ensure the implementation of this Participant Guide, including the preparation of acts of violations, the submission of claims for the elimination of violations, the measures of forced elimination of violations provided for by the Participant Guide, the imposition of penalties, are applied by the Operator and its authorized persons.

4.7. ADMISSION TO THE EVENT VENUE

- 4.7.1. Entrance to the Event venue is carried out by passes. Passes must be carried during the entire period of stay on the territory of the Event venue.
- 4.7.2. Participants: A badge is a pass for the Participants of the Event, which entitles the staff of the Participating companies to enter the Event venue during the delivery of exhibits and the work of the Event. The participants of the Event, when they are at the Event venue during the installation and dismantling work, must strictly comply with the safety requirements at the construction site. You should get passes at the reception desks.
- 4.7.3. Participants must register receipt of badges for all representatives of the Participant who will represent the company at the booth no later than 12 days before the start date of the Event.
 - The registration button will be posted on the website https://biopromforum.ru.
- 4.7.4. Access to the venue of Participants under the age of 14 is prohibited.

4.8. REGISTRATION AND CONCLUSION OF THE CONTRACT

- 1) Each Participant, regardless of the form and method of concluding the contract, is required to go through the electronic registration procedure for receiving badges for the Event before the services are provided.
- 2) The contract for participation in the Event is concluded in accordance with the procedure and on the terms specified in the contract.
- 3) The Regulations of the Event are an integral part of all contracts for participation in the Event, regardless of whether there is a reference to the Regulations of the Event in the contract.
- 4) A contract for participation in the Event, concluded in the standard form of an invoice agreement or an offer agreement, is an affiliation contract.
- 5) The Workplace reservation is valid until the time of signing the participation contract or cancellation of the reservation. The reservation is cancelled without notifying the Participant. In the absence of a signed participation contract, the reservation is cancelled at any time after the deadline for payment for participation specified in the Operator's offer sent to the Participant, and in the absence of a sent offer 5 (five) days after the booking. If the Operator refuses to allow the Participant to take part into the Event, the booking will be cancelled at the time of such refusal.
- 6) Reservation and rebooking after cancellation is possible no later than 18 working days before the start date of the Event.
- 7) Upon re-booking, a new contract and invoice are generated, taking into account the cost of services, discounts and surcharges valid for the current one.
- 8) Participants who have not concluded a contract or have not paid off any arrears under the contract will not be allowed to bring exhibits and equipment to the Event venue.
- 9) The Supplier (Contractor) engaged by the Participant should register on the Event's website. https://biopromforum.ru. The Participant shall inform the specified persons about the registration procedure.

4.9. PAYMENT VIA PAYMENT SYSTEM

Payment system - a system for accepting payments in electronic form.

- 1) Payment for services to ensure participation in the Event through the payment system (including the use of information and communication technologies, payment cards, as well as other technical devices) is provided **only for individuals**.
- 2) Residents and non-residents of the Russian Federation shall pay in Russian rubles.

A different payment procedure and currency may be provided for in the contract (offer).

The Participant (payer) is liable to the Operator for losses caused by violation of currency legislation and conditions on the payment currency.

- 3) The participant undergoes the registration procedure using the link on the Event website and gets access to the Personal Account.
- 4) In the Personal Account, the Participant shall pay by bank card through the payment system.

- 5) The Operator's Agent is responsible for concluding contracts with Participants and accepting payments.
- 6) Payment for services through the payment system is an acceptance by the Participant, by making which the Participant confirms familiarization and agreement with the provisions of the Operator's offer and the Rules of the Event, with the terms of service in accordance with the chosen form of Participation, receives the rights, assumes responsibilities and bears responsibility established for the Participant of the Event.
- 7) When paying through the payment system by an individual, a paper contract is not provided, an act of completed work, an invoice is not drawn up. The Services are considered to have been provided properly, in full and on time, if no objections or claims have been received by the Participant within 3 days from the end of the Event to the e-mail address provided by the Agent at the conclusion of the contract and acceptance of payment, unless otherwise provided by the Agent's offer.
- 8) In the established cases, the refund of the sums of money paid through the payment system is made in the currency of the payment received from the Participant, in the amount determined according to the rules of the payment system, unless the Agent's offer provides for a different procedure.

4.9.1. Confidential information and payment security

The personal information provided by the payer (name, address, phone number, e-mail, credit card number) is confidential and is not subject to disclosure. The payment security requirements and compliance with the rules for accepting payments are provided by the involved provider.

4.10. PERSONAL DATA PROCESSING POLICY

The personal data operator (hereinafter referred to as the PD Operator) in relation to the person registering for the Event is the person who is indicated as the PD Operator in the consent to the processing of personal data.

The Personal Data Processing Policy (hereinafter referred to as the Policy) of the PD Operator is provided to the personal data subject (hereinafter referred to as the PD Subject) upon granting consent to PD processing and is publicly available.

For questions related to the implementation of the PD Operator's Policy, you can contact the address provided when granting consent to the PD processing.

The Event Operator's Personal Data Processing Policy is publicly available at: https://biopromforum.ru.

For questions related to the implementation of the Policy of the Event Operator, you can contact info@biopromforum.ru.

4.11. LIABILITY AND NON-PARTICIPATION

- 4.11.1. The liability of the parties to the participation contract and the conditions of non-participation / termination of the contract are regulated by the Participant Guide, the General Exhibition Conditions and the Contract.
- 4.11.2. In case of unilateral full or partial withdrawal of the Participant from the contract/ participation in the Event / from the Operator's services (if the right to refuse is provided for by the contract or the law), the Operator has the right to demand from the Participant payment of a monetary amount / amount of compensation (Part 3 of Art. 310 of the Civil Code of the Russian Federation), in the amount of 100% (one hundred percent) of the amount of the contract with the Participant / the cost of the services that the Participant refused.
- 4.11.3. The amount of money paid in case of unilateral refusal of the Participant from the services is aimed at compensating the general organizational, information and advertising costs incurred by the Operator for organizing the Event, providing services to the Participant, loss of the property interest that the Operator expected at the conclusion of the contract.
- 4.11.4. In case of violation of the payment deadlines for any amounts, the Participant pays a penalty in the amount of 0.5% per day of the overdue amount on the day of the actual payment.
- 4.11.5. In case of violation by the Participant of the terms of advance payment under the participation Contract, the Operator has the right:
 - not to proceed with the provision of services / suspend the provision of services until the payment amount stipulated in the Contract is received, without being responsible for the negative consequences that have occurred for the Participant as a result of such a delay in the provision of services;
 - and / or unilaterally cancel the Contract, while the Contract is considered terminated after 5 days from the date of notification of the Participant by e-mail (or in any other way provided for by the Contract or the law), if the Participant has not paid the debt before the expiration of this period.
 - In case of termination of the Contract provided for in this paragraph, the Participant shall pay a penalty in the amount of 100% of the amount of the participation Contract.
- 4.11.6. If the Participant did not attend the Event, or on his own initiative did not actually use the services provided for in the Contract, in whole or in part, the services are subject to payment in full.
- 4.11.7. The demand for payment of penalties is made at the discretion of the Party in respect of which the violation was committed.
- 4.11.8. In case of refund of funds to the Participant, the Operator has the right to deduct the amounts of fines, penalties, monetary amounts (compensation amounts), expenses and losses, and other amounts payable by the Participant from the amount to be refunded.

4.12. CIRCUMSTANCES OF INSUPERABLE FORCE (FORCE-MAJEURE)

4.12.1. The Party to the Contract shall not be liable if the proper performance was impossible due to force majeure, that is, extraordinary and unavoidable circumstances under the given conditions.

In particular, such circumstances include: natural disasters (earthquake, flood, hurricane), fire, epidemics, mass diseases, including the new coronavirus infection COVID-19 and its modifications, or the threat of their spread, strikes, terrorist acts, sabotage, armed rebellion, riots, activities of illegal armed groups, traffic restrictions, restrictive and prohibitive measures of international bodies, states or authorized bodies, prohibition of trade operations, including with individual countries, the adoption of international sanctions, restrictions on mass events, death or damage to the property in which the Event is planned to be held (the venue of the Event); military actions, special military or paramilitary operations and their consequences, the introduction of special regimes, including the martial law, the legal regime of a counter-terrorist operation, the state of emergency, the regime of high alert or emergency, other special regime, the application of measures provided for by the legislation on martial law, on countering terrorism, on the state of emergency, on emergency situations, other similar measures, the issuance of relevant decrees of the President of the Russian Federation, the adoption of relevant laws and other regulatory legal acts and other circumstances beyond the will of the parties to the contract, as well as their consequences.

The possibility of insurance of the relevant risks does not negate the qualification of circumstances as force majeure.

The Parties agree that at the time of conclusion of the Contract they cannot foresee the development of the epidemiological, economic and political situation, the introduction of specific sanctions and restrictions, other measures that may be taken by the competent authorities in connection with such changes in the situation.

- 4.12.2. Underfunding or lack of financing, violation of obligations on the part of the debtor's counterparties, lack of goods on the market necessary for fulfilling obligations, lack of necessary funds from the debtor, as well as financial and economic crisis, change in the exchange rate, devaluation of the national currency, criminal acts of unidentified persons are not considered force majeure circumstances, except in cases where such circumstances were the result of force majeure circumstances, measures taken in connection with their effect, and their consequences.
- 4.12.3. In the event of force majeure, the deadline for fulfilling the Operator's obligations, the dates of the Event are postponed unilaterally by the Operator, taking into account the periods during which circumstances of insuperable force (force majeure) and their consequences will operate, the possibility of renting the Event venue, forecasts of the situation and other circumstances worthy of attention.
- 4.12.4. In case of postponement of the Event due to circumstances of insuperable force (force majeure), the amounts previously transferred by the Participant / Customer under the Contract shall be credited against the payment for participation in the Event held at a new time.

- 4.12.5. If it is objectively impossible or impractical for the Operator to postpone the Event, the Operator has the right to make a decision to cancel the Event.
- 4.12.6. The Operator is not responsible for any costs or losses incurred by the Participant (all forms of participation), the Customer, the Supplier of goods, works or services, the agent and any other persons arising in connection with the postponement or cancellation of the Event due to the circumstances of insuperable force.
- 4.12.7. The Party for which it is impossible to fulfill obligations under the Contract should, at the earliest opportunity, notify the other Party of the occurrence and termination of circumstances preventing the fulfillment of obligations, and bears the risks of negative consequences for the other Party in the event of late fulfillment of this obligation. The Operator may notify the Participants, Event Suppliers and other persons related to the Event of such circumstances by posting information on the official website of the Event and / or in the Participant Guide.
- 4.12.8. Legal acts of authorities, documents (certificates) issued by competent authorities, publications of leading central and regional media, as well as other relevant and acceptable evidence will serve as confirmation of the occurrence of force majeure circumstances and their duration. In cases established by law or an international treaty, force majeure circumstances are confirmed in accordance with the procedure established by them.

4.13. SANITARY REQUIREMENTS

- 4.13.1. The Operator has the right to apply sanitary rules, norms and recommendations on the territory of the Event, as well as other restrictions established by the competent authorities related to epidemics, mass diseases (including the new coronavirus infection COVID-19 or its modifications), or the threat of their spread, hereinafter referred to as **Sanitary Requirements**, and to require compliance with them from all persons present on the territory of the Event. In particular, binding application shall be given to the regulations and instructions of the competent state authorities, the requirements and recommendations of Rospotrebnadzor and the Chief State Sanitary Doctor of the Russian Federation, sanitary services and doctors at the venue of the Event and other competent authorities and persons.
 - Sanitary requirements may include the need for testing or vaccination with the provision of supporting documents.
- 4.13.2. Participants, their employees and representatives, Suppliers, technical personnel and other persons located on the territory of the Event are required to comply with the Sanitary Requirements of the Operator, including the requirements of the rules, memos and instructions.
- 4.13.3. Sanitary requirements are posted on the official website of the Event or communicated to persons associated with the Event in the form of rules, memos, instructions or any other form.
- 4.13.4. The Operator has the right, without refunding the registration fee, the cost of the ticket or participation, not to allow to the territory of the Event, to refuse registration, not to allow to participate, to stop participating in the Event, to remove from the territory of the Event (including installation and dismantling, loading and unloading and auxiliary work) any persons who violate sanitary requirements, or who have

- signs of infectious diseases, fever, or who have not submitted the documents provided for by the Sanitary Requirements established on the date of the Event.
- 4.13.5. The Operator is not responsible for the health deterioration of the Participant of the Event or another person associated with the Event as a result of an infectious disease, including infection with COVID-19 or its modification, including if it occurred as a result of non-compliance with the rules of sanitary safety and personal hygiene by such a person.
- 4.13.6. The Operator shall not be liable if the services are not provided in full in connection with the introduction of Sanitary Requirements.

5. PARTICIPATION RULES

5.1. HEALTH AND SAFETY

Participants of the Event, Suppliers (Contractors / Developers) are obliged to take due care of other Participants and other persons in the Event in terms of health and safety.

5.2. ANIMALS

The presence of animals on the Event venue is prohibited, with the exception of guide dogs when accompanying people with disabilities.

5.3. RECEIVING AND RETURNING PROPERTY PROCEDURE

At the request of the Operator, the Workplace (exhibition area) and/or other property is provided to the Participant and returned to the Operator on the basis of acceptance certificates signed by the parties. In the absence of such a request, registration of acceptance certificates is not mandatory.

5.4. TRADING IN THE EVENT

Any kind of trade (sale of goods, works, services) on the Event premises is prohibited.

5.5. SECURITY

- 5.5.1. General security of the Event Venue during the working days of the Event is included in the range of services provided to each Participant within the framework of the Event.
- 5.5.2. The Operator is not responsible for the safety of booths, exhibits and other property belonging to the Participant.
- 5.5.3. To ensure the safety of the Participant's property and personal belongings, it is necessary to ensure the presence of a representative of the Participant's company at the Workplace / booth during the Event.

5.6. HOLDING EVENTS AT THE BOOTH

- 5.6.1. When planning any events at the exhibition booths, the Participant should coordinate them in advance in writing with the Operator. At the same time, the Participant should plan and organize events exclusively on the territory of his booth, while providing it with sufficient space, provide for all measures to ensure that the event he conducts does not hinder the movement of Participants, does not interfere with their access to nearby exhibition booths. In case of violation of this requirement, the event may be suspended by the Operator until the violations are eliminated or completely prohibited.
- 5.6.2. The use of flue machines, liquefied gas cylinders, laser and projection installations must be agreed in writing with the Event Operator, and their operation is allowed with the involvement of specialists with appropriate permits.
- 5.6.3. Violation of the requirements of this section imposes on the Participant the penalties provided for in the section Penalties for violation of the Participant Guide.

5.7. ADVERTISING, DISTRIBUTION OF MEDIA PRODUCTS AND OTHER MATERIALS

- 5.7.1. On the Event premises, the Participants and any other persons have the right to place advertising, hold promotional events, distribute / demonstrate any media products, hereinafter referred to as the Media, including newspapers, magazines, booklets and other materials in printed, electronic and other form, other printed, photo, audio, video, audiovisual and other messages and materials only in cases expressly provided for in this section of the Participant Guide, or by Contract with the Operator, or with Operator's written consent.
- 5.7.2. Distribution of advertising products of the Exhibitor (Co-Exhibitor), other types of advertising activities, including surveys, questionnaires, etc. should be carried out by the Exhibitor exclusively within its Workplace / Booth. The Exhibitor is obliged to organize and carry out this work at its Workplace in such a way as not to interfere with the flow of Participants in the aisles and not to violate the rights of other Participants and third parties.
- 5.7.3. It is not allowed to place the following within the entire territory of the Event venue (except in cases expressly provided for in this section of the Participant Guide, or in Contract with the Operator, or with Operator's written consent.):
 - any media products, including newspapers, magazines, booklets and other materials in printed, electronic and other forms;
 - other printed, photo, audio, video, audiovisual and other messages and materials;
 - advertising and promotional materials of third-party exhibition events;
 - exhibits, advertising and promotional materials of third parties (legal or physical)
 that are not Co-Exhibitors of the Participant.
- 5.7.4. In case of violation of the provisions of this section (including all paragraphs), the Operator has the right to demand immediate elimination of the violation, and in case of non-compliance with this requirement, apply the following sanctions to the

Participant/Third party: fines provided for in these Regulations; workplace closure / Participant's booth; suspension of the Participant from participation in the Event; removal of the Participant / Third party and their representatives from the Event area, without payment of any compensation and without refund of funds paid for participation in the Event.

5.8. REQUIREMENTS FOR EXHIBITS, INTELLECTUAL PROPERTY OBJECTS AND PROMOTIONAL MATERIALS

- 5.8.1. The exhibits of the Participant, the design of the Workplace, the advertising placed on the territory of the Event, as well as in the framework of the Event in the media or on the Internet, distributed information materials, intellectual property objects (IPOs) should:
 - comply with the requirements of the current legislation of the Russian Federation and the norms of International law, including not being prohibited from trafficking and not violating the rights and legally protected interests of others;
 - comply with the Theme and Concept of the Event;
 - comply with the requirements of the current legislation of the Russian Federation on advertising;
 - not to violate the intellectual rights of Third parties.
- 5.8.2. Forum BIOPROM: industry and technology for humans is the Event, the subject of which is specified in paragraph 2.3 of the Regulations. It is not allowed to place within the framework of the Event, including on the territory of the Event, as well as outside its territory or on the Internet with reference to the Event and participation in it: exhibits related to military products, advertising of military products, information materials about military products.
 - Military products weapons, military equipment, works, services, results of intellectual activity, including exclusive rights to them (intellectual property) and information in the military-technical field.
- 5.8.3. The Operator has the right to demand that exhibits, advertising and informational materials that violate the requirements of this section be dismantled and removed from the Event territory, or dismantled and removed on their own at the expense of the Participant.
- 5.8.4. The Participant (Exhibitor, Partner) is solely responsible to the regulatory authorities and third parties in case of violation of the requirements of this section. The Participant is obliged to reimburse the Operator for losses, including the number of sanctions imposed on the Operator, claims, costs of resolving disputes, as a result of violation by the Participant of the requirements of this section.

5.9. REPUTATIONAL DAMAGE

- 5.9.1. The Participant has no right to cause information or reputational damage to the Event and the Operator by his actions, publications and distribution of materials in any other way.
- 5.9.2. Reputational damage includes the commission of actions and dissemination of information that contains negative information about the Event or the Operator's activities, with the exception of submitting a written claim (demands) to the Operator without disclosing its contents to third parties.
- 5.9.3. Participants of the Event and their representatives are strictly not allowed to perform the following actions:
 - propaganda or illegal advertising of narcotic drugs, psychotropic substances or their precursors, plants containing narcotic drugs or psychotropic substances or their precursors;
 - propaganda or agitation that incites social, racial, national or religious hatred and enmity, social, racial, national, religious or linguistic superiority, prohibited by Article 29 of the Constitution of the Russian Federation, and for which Article 282 of the Criminal Code of the Russian Federation provides for criminal liability.
 - propaganda of non-traditional sexual relations;
 - political agitation;
 - manifestations of their anti-war activism, provocative attacks or aggressive actions, calls to stop the war, agitation to participate in anti-war rallies and actions, ways of expressing their civic position in any other way regarding what is happening in the country and around the world.
- 5.9.4. In case of violation of the requirements of this section, the Operator has the right to immediately suspend the Participant or his representative from participating in the Event without compensation for the Participant's losses and without refund of the participation fee.

5.10. PARTICIPANT'S PROPERTY INSURANCE

The Forum Operator recommends that the Participant insure his/her property against any damage that may be caused.

Recommended types of insurance at the Forum are:

- property insurance of the Forum Participants exhibiting exhibits, models, layouts, booths;
- life and health insurance of the Participant's personnel during the Forum;
- insurance of the Participants' liability to third parties at the Forum;
- insurance of personnel of companies providing service to the Forum.

6. FORMS OF PARTICIPATION IN THE EVENT AND FINANCIAL CONDITIONS

6.1. GENERAL INFORMATION ABOUT THE FORMS OF PARTICIPATION AND FINANCIAL CONDITIONS

- 6.1.1. Participants' participation in the Event is ensured in accordance with the Forms of Participation as a Participant and the types of Partner status established by this Participant Guide.
- 6.1.2. The cost of participation for each category / subcategory of the complex service, the cost of additional services, the amount of the registration fee, security payment, as well as penalties for violation of Regulations and other payments, are set by the Operator for Participants who are residents of the Russian Federation in the currency of the Russian Federation Russian ruble, for Participants who are non-residents of the Russian Federation in the currency of the Russian Federation Russian ruble.
- 6.1.3. Residents of the Russian Federation (legal entities and individuals) should pay in Russian rubles. Non-residents of the Russian Federation (legal entities and individuals) should pay in Russian rubles.
- 6.1.4. **Registration fee** is a fee for registration in the Event, charged for the general advertising and information expenses of the Operator.

The registration fee is 20,000 rubles.

Payment of the registration fee is mandatory for all participants with the form of Exhibitor participation, as well as other types of participation on the exhibition area.

- In case of refusal to participate in the Event, in case of cancellation of the Event, termination of the contract through no fault of the Operator, including in connection with the introduction of sanitary restrictions or force majeure circumstances, the registration fee is not refundable.
- 6.1.5. The contract may establish payment and pricing procedures that differ from those provided for in these and the following sections.
- 6.1.6. Detailed information on the forms of participation in the Event is specified in Appendix No.1 to this Participant Guide.

6.2. PAYMENT TERMS:

- 6.2.1. Payment terms for all types of participation: advance payment in the amount of 100% of the contract price within five working days from the date of conclusion of the contract / for the invoice agreement (offer agreement) within the period specified in the contract, which is set no later than five working days from the date of the contract.
- 6.2.2. The cost of the Operator's services includes VAT in cases established by the Tax Code of the Russian Federation. In case there is no VAT, the cost of services does not change. If the VAT rate increases after the conclusion of the contract, the Participant/Customer should pay additional VAT in accordance with the new rate.

- 6.2.3. In case of a change in the dates of the Event, the amounts previously transferred by the Participant/ Customer under the Contract will be credited to the payment for participation in the Event held on the new dates.
- 6.2.4. In case of cancellation of the Event / non-holding of the Event within the general terms specified in clause 3.5, the Participant (Customer) will be refunded the amount paid less: the amount of the registration fee, general organizational, advertising and information costs of the Operator in connection with the organization of the Event and the costs of providing services under the contract with the Participant (Customer), during 90 days from the date of the request for refund, except in the case provided for in clause 6.2.5.
- 6.2.5. In case of cancellation of the Event after the start of installation work due to no fault of the Operator, the amounts paid by the Participant will not be refunded, the amount under the contract is payable in full.

6.3. FORMS OF PARTICIPATION IN THE EVENT AT THE WORKPLACE

- 6.3.1. Ensuring participation at the built-up (equipped) Workplace, which means the provision for temporary use of a visually marked exhibition area built up with an exhibition booth intended for participation in the Event at the booth.
- 6.3.2. Participants with whom a contract has been concluded to ensure participation in the Workplace of any category (regardless of the name of the Participant in the contract) are Participants with the "Exhibitor" participation form.
- 6.3.3. The Exhibitor should ensure the operation of the exhibition booth and the presence of the Exhibitor's representative at the booth during the entire period of the Event.
- 6.3.4. The terms of use of the Workplace (terms of transfer and return, setting up and dismantling, equipment delivery, pavilions, etc.) are determined by section 3 of the Participant Guide.
- 6.3.5. The Operator has the right to change the location of the exhibition space (Workplace) provided to the Exhibitor within the total exhibition area allocated for the Event, including due to organizational and technological reasons, sanitary requirements, emergency situations, as well as at the request of state, municipal and other authorized bodies and services. The Operator shall notify the Exhibitor in writing of the change in the location of the Exhibitor's Workplace and other design changes affecting the positioning of the Workplace.
- 6.3.6. The participant is obliged to place the exhibits at the Workplace on his own and at his own expense
- 6.3.7. The Exhibitor has the right to refuse any equipment. At the same time, the total cost of the complex service does not change.

6.4. VISITOR PARTICIPATION

The Visitor has the right to attend the Event free of charge on the basis of Registration on the official website https://biopromforum.ru.

The rules for staying in the Event and the responsibility of Visitors are governed by this Participant Guide and section III of the General Terms and Conditions.

The rules for Visitors (including liability) apply to all individuals located on the Event premises.

The Operator places up-to-date information for Visitors on the Event website.

6.5. ENSURING PARTICIPATION AS A PARTNER/SPONSOR

- 6.5.1. The Comprehensive Service provides for the Participant's participation in the Event as an official Partner/Sponsor or special projects implemented within the framework of the Event on individual terms, determined depending on the scope and nature of the Partner/Sponsor's participation in the organization and conduct of the Event and established by agreement of the Parties in the Agreement concluded between the Operator and the Participant (on partnership / sponsorship agreement, etc.).
- 6.5.2. Partner/Sponsor may be provided by the Operator with any services provided by this Participant Guide, indicated on the Event's website or individually agreed in the Contract.
- 6.5.3. The scope of services, qualitative and quantitative characteristics of the services provided by the Operator to the Partner/Sponsor, the conditions, the procedure for their provision are determined by agreement of the Parties when concluding the Partnership Contract/Sponsorship Contract, depending on the scope and nature of the participation of the Partner/Sponsor in the organization and holding of the Event.

7. APPENDICES TO THE PARTICIPANT GUIDE, WHICH ARE ITS INTEGRAL PARTS

- 7.1. Appendix No.1 "Technical requirements";
- 7.2. Appendix No.2 "Penalties for violation regulatory documentation";
- 7.3. Appendix No.3 "Participation formats".