Regulations for Participants of the Meble Polska Trade Fair 24-27 February 2026

§ 1. General Provisions

- 1. The Regulations apply to the participants of Meble Polska trade fairs, hereinafter referred to as **Trade Fair**, organized by the company under the name Międzynarodowe Targi Poznańskie sp. z o.o. with its registered office in Poznań, ul. Głogowska 10, 60-734 Poznań, Poland, entered in the register of entrepreneurs of the National Court Register (KRS) under KRS number 0000202703, registration files kept by the District Court for Poznań-Nowe Miasto i Wilda in Poznań, 8th Economic Division of the National Court Register, with share capital of PLN 434 256 000,00 and the register of active VAT taxpayers NIP [*Tax Id. No.*] 7770000488, hereinafter referred to as the **Organizer**.
- 2. The Fair will be held on 24-27 February 2026, on the grounds of the Poznań International Fair in Poznań (ul. Głogowska 10). The official Fair website can be found at: www.meblepolska.pl.
- 3. The Organizer reserves the right to cancel, shorten or postpone the date or change the location of the Fair, as well as changes in the program of the Fair and undertakes to inform about it on the website of the Fair (www.meblepolska.pl), and if the changes occur after the registration of participation also to inform the Participant electronically by sending an e-mail to the address indicated in the application, with due notice. The procedure for cancellation and refund of the paid fee is provided for in § 4 of the Regulations.
- 4. The terms used in the Regulations have the following meanings:
 - a. **Consumer** a natural person entering into an Agreement for a purpose not directly related to their business or professional activity;
 - b. **PayU** an electronic payment system with fast pay-by-link payments, offered by PayU S.A. based in Poznań (60-166) at ul. Grunwaldzka 186, KRS No.: 0000274399;
 - c. **Participant** a natural person who, under the terms and conditions set forth in the Regulations, either purchased or received (based on an activated Invitation) a Ticket free of charge, and who may therefore participate in the Fair as a visitor;
 - d. **Agreement** the legal relationship that arises between the Organizer and the Participant as described in § 2 of the Regulations. The subject of the Agreement is the Participant's participation in the Fair as a visitor;
 - e. **Ticket** an admission document entitling a person to participate in the Fair as a visitor, available for purchase under the conditions specified in the Regulations;
 - f. **Fair** the Meble Polska Trade Fair, taking place on 24-27 February 2026 on the Organizer's premises in Poznań (ul. Głogowska 10);
 - g. **Sole Proprietor** a natural person who enters into an Agreement directly related to their business activity, when it is clear from the content of this Agreement that it does not have a professional character for this person, arising in particular from the subject of their business activity, made available on the basis of the provisions on the Central Registration And Information On Business;
 - h. **Regulations** these "Regulations for Participants of the Meble Polska Trade Fair 24-27 February 2026";
 - i. ExpoSupport Registration System an online event registration system designed for Participants;

- j. **Exhibitor** an entity that participates in the Fair as an exhibitor under the conditions specified in separate regulations;
- k. **Invitation** a document issued by the Organizer entitling a person to receive a Ticket free of charge.

§ 2. Participation in the Fair

- 1. In order to participate in the Fair as a Participant and to enter the Fairgrounds one shall need to:
 - a. (1) purchase of a Ticket or (2) activate an Invitation and receive a Ticket free of charge based on the activated Invitation,
 - b. correctly scan and read the barcode placed on the Ticket using the designated device before entering the Fairgrounds.
- 2. Tickets are available for purchase:
 - a. online, through the ExpoSupport Registration System at https://registration.meblepolska.pl,
 - b. on location during the Fair.
- 3. The organizer provides for 2 (two) categories of Tickets:
 - a. "Tickets for the Public" Tickets intended for people not associated with the furniture and interior design industry, made available for purchase against payment according to the Organizer's price list,
 - b. "Tickets for Professionals" Tickets intended for professionals in the furniture and interior design industry, made available for purchase:
 - i. through 31 January 2026 free of charge,
 - ii. from 1 February 2026 against payment according to the Organizer's price list.
- 4. Purchase of a Ticket requires:
 - a. in the case of "Tickets for the Public" and paid "Tickets for Professionals" (i) correct and full completion of the appropriate electronic form of the ExpoSupport Registration System on the website www.registration.meblepolska.pl with regard to the required data, (ii) acceptance of the Regulations, (iii) correct transmission of the data contained in this form to the Organizer, and (iv) payment of the fee for the Ticket in accordance with the Organizer's price list; the fee shall paid through the PayU service or by bank transfer, together with the application for participation in the ExpoSupport Registration System,
 - b. in the case of free "Tickets for Professionals" (i) correct and full completion of the relevant electronic form of the ExpoSupport Registration System on the website www.registration.meblepolska.pl with respect to the required data, (ii) accept the Rules and Regulations, (iii) correctly submit the data contained in this form to the Organizer, and (iv) have the Organizer correctly verify that the entity indicated in this form as the entity on behalf of which the applicant acts, which the applicant represents, or whose employee or associate they are, is an entity in the furniture or interior design industry.
- 5. The receipt of an Invitation is not enough to allow one to take part in the Fair as a Participant, nor does it entitle one to enter the Fairgrounds. In order to receive a Ticket free of charge based on an Invitation, the Invitation must be activated online, through the ExpoSupport Registration

System at https://registration.meblepolska.pl. Activation of the Invitation and receipt of the Ticket free of charge requires (i) correct and full completion of the relevant electronic form of the ExpoSupport Registration System available on the website referred to in the preceding sentence, (ii) acceptance of the Regulations, and (iii) correct transmission of the data contained in this form to the Organizer.

- 6. The Agreement shall be concluded if all the conditions referred to in paragraph 4 (a) or (b) or paragraph 5 sentence 3 above are met, and when the last of these conditions is met.
- 7. The Organizer reserves the possibility of terminating Ticket availability in case the reservation limit for the Fair is reached, which will be announced each time at least on the aforementioned Fair website (www.meblepolska.pl).
- 8. If the Agreement has been concluded, the Ticket is issued in electronic form (.pdf file) made available for download on the Participant's account in the ExpoSupport Registration System and sent to the Participant's e-mail provided in the form referred to in paragraph 4 (a)-(b) above and in paragraph 5 sentence 3 above:
 - a. immediately after registration of full payment of the Ticket fee in accordance with paragraph 4 (a) above - in the case of "Tickets for the Public" and paid "Tickets for professionals",
 - b. immediately after proper verification by the Organizer in accordance with paragraph 4 (b) above or paragraph 5 sentence 3 above in the case of free "Tickets for Professionals" and free Tickets received on the basis of an activated Invitation.
- 9. In the case of "Tickets for Professionals", the Ticket entitles one to access the Fairgrounds multiple times. In the case of "Tickets for the Public", the Ticket entitles one only to a one-time entry to the Fairgrounds, and if the Participant leaves the Fairgrounds, re-entry based on the same Ticket is not possible.
- 10. By accepting the Regulations and participating in the Trade Fair, the Participant authorizes the Organizer to use, record, process, reproduce and distribute, on a gratuitous basis, the image recorded in the form of a photograph or video recording during the Trade Fair. The authorization is given voluntarily, free of charge, without time and territorial restrictions, and includes the permission to process the image of the Participant for informational, promotional, advertising purposes related to the Trade Fair or the activities pursued by the Organizer in the following fields of use:
 - a. recording and reproduction using any known technique and dissemination in any form,
 - b. saving in computer memory and multimedia network,
 - c. reproduction of the recording of the captured image,
 - d. public exhibition, display, reproduction and broadcasting and re-broadcasting, as well as making it available to the public in such a way that anyone can have access to it at a place and time of their choosing, in particular on social networks managed by the Organizer, e.g. Facebook.
 - e. posting and publishing in the press, on websites, posters, billboards, social networks,
 - f. broadcasting in television and radio programs.

The Participant may request removal of a photograph from websites, social media platforms and the cessation of further use of the photograph / audiovisual material with their image by sending the relevant information to the following email address: info@grupamtp.pl. The Organizer shall promptly remove the material from the relevant website/social media platform and will not use the indicated material containing the image of the person in the future.

- Sending the aforementioned information (withdrawal of consent to use the image captured in a given photograph / audiovisual material) does not affect the legality of the processing of the Participant's image before the withdrawal of consent.
- 11. When submitting an application for participation, the Participant may grant separate consents for the processing of personal data for purposes other than those mentioned above (e.g. marketing related to the organization of other events by the Organizer).
- 12. The Organizer shall not be liable for any damages incurred by Participants as a result of disobeying orders issued by the Organizer's services in situations of threats to the safety of persons and property, e.g. in connection with ordering the evacuation of people from the Fairgrounds.
- 13. The exclusion of the Organizer's liability for the above reasons is not affected by the security measures taken at the Trade Fair Venue (technical security, security services, monitoring).

§ 3. Liability and Complaints

- 1. Neither the Organizer nor the Participant shall be liable to each other for non-performance or improper performance of any obligations under the Regulations insofar as caused by the occurrence of Force Majeure.
- 2. Nothing in the Regulations shall limit the rights of a Consumer or Sole Proprietor under applicable law.
- 3. The Participant shall have the right to file a complaint in connection with the organization and conduct of the Trade Fair.
- 4. The entity responsible for handling complaints is the Organizer.
- 5. The complaint should contain details that allow the identification of the complainant, the subject of the complaint and the demands related to the complaint. In the complaint, the Participant must include: their identification details, i.e. first and last name, company name (in cases where the Participant acts in a business capacity), contact details: e-mail address and phone number, and a description of the reason for the complaint.
- 6. If an incomplete complaint is submitted, the Organizer will request the Participant to complete it, otherwise the complaint will not be handled.
- 7. The Organizer shall handle the complaint without undue delay, but in any case, no later than 30 days from the date of submission of the complete complaint to info@grupamtp.pl. The expiry of the aforementioned period does not invalidate claims and does not affect the right of the Participant to seek any claims through judicial or extrajudicial proceedings in accordance with the applicable law.
- 8. Information about the handling of the complaint will be provided to the Participant to the email address or in any other way indicated by the Participant.
- 9. If the complaint is accepted, the User shall receive a refund of the paid fee.
- 10. If the Organizer does not accept the complaint submitted by the Participant, the Participant may use judicial and extrajudicial means of redress for more information on extrajudicial means of redress, see § 7 of the Regulations.

§ 4. Cancellation of participation, refunds and withdrawal from the Agreement

1. If the Ticket or Invitation is not used for reasons attributable to the Participant, the Participant shall not be entitled to exchange the Ticket or Invitation for a document entitling them to enter the Fair on another day or any other event, nor shall the Participant be entitled to demand from the Organizer a refund for the unused Ticket or payment of the equivalent of the unused Ticket or Invitation.

- 2. Tickets and Invitations are not exchangeable for any items. In particular, the Participant may not demand payment of the equivalent of the Ticket or Invitation by the Organizer.
- 3. A Consumer or Sole Proprietor may withdraw from the Agreement within 14 days from the conclusion thereof without giving any reason. In the event of withdrawal from the Agreement, the Agreement shall be considered not concluded, and the fee for the purchase of a Ticket in the case of a Ticket purchased free of charge, shall be refunded in full immediately, but no later than within 14 days from the date of receipt of the statement of withdrawal therefrom. Reimbursement of the fee will be made using the same method of payment used by the Consumer or Sole Proprietor when paying the fee, unless the Consumer or Sole Proprietor has expressly agreed to a different method of reimbursement that will not incur any costs for them. In order to exercise the right to withdraw from the Agreement referred to in this paragraph, the Consumer or Sole Proprietor may submit a statement of withdrawal from the Agreement (e.g., using the template attached to the Terms and Conditions) in any manner, including by email to: info@grupamtp.pl or by regular mail to: ul. Głogowska 10, 60-734 Poznań, Poland.
- 4. In the event of full performance of the Agreement by the Organizer, the right of withdrawal referred to in paragraph 3 above shall not apply, and the Consumer/Sole Proprietor hereby confirms that they have been informed of the foregoing prior to the commencement of services pursuant to the Agreement and agrees to the foregoing.

§ 5. Safety and Security

- 1. Participants may stay at the Fair Venue only on the dates and times indicated on the Fair website (www.meblepolska.pl), subject to the date on which the Ticket is valid, and after scanning the Ticket in accordance with § 2 (1) (b) of the Regulations.
- 2. It is prohibited for the Participants to carry out any commercial, sale, advertising, promotional, campaign-related and/or fundraising activities which were not agreed upon with the Organizer, or activities that are not in compliance with applicable laws.
- 3. At the Trade Fair venue, it is prohibited to:
 - a. bring and use weapons, ammunition and pyrotechnics, as well as any harmful chemicals, as well as to start, use and bring open fires, posing a fire hazard, damage to property and posing a danger to the health and life of persons;
 - b. destroy any element of the infrastructure of the space, including vegetation, as well as to use this infrastructure in a manner inconsistent with its purpose;
 - c. lean or step on any elements of the infrastructure of spaces not intended for this purpose, including advertising structures or any other elements of space arrangement;
 - d. obstruct hand-held firefighting equipment or escape routes;
 - e. obstruct power switchboards or other electrical installations, including power switches, as well as hydrants and fire alarm buttons;
 - f. relieve oneself outside designated lavatories;
 - g. interrupt, disrupt or act or refrain from acting with the intention to influence the course of the Fair and accompanying events;
 - h. leave luggage or other items brought to the Fair Venue unattended, as well as abandon the brought items;
 - i. move through areas not made available by the Organizer to the Participants, including all kinds of internal rooms, business and administrative rooms;
 - j. bring in and consume alcohol, distribute and take intoxicants;

- k. bring in, distribute or use any intoxicants or psychoactive substances;
- I. smoke tobacco products, except in specially marked and designated areas;
- m. use unmanned aerial vehicles (e.g. drones) without the express written consent of the Organizer;
- n. move through the areas of the Fair Venue using any structural elements located therein not intended for movement;
- o. display or present offensive, vulgar, unlawful, or provocative banners, as well as insult any other person, as well as use rude vocabulary generally considered vulgar or obscene;
- p. take any action that may cause panic among the other people at the Culture Station or the Market Square
- q. disrupt public order in any manner whatsoever (e.g. through loud, aggressive behavior);
- r. throw away any sort of trash in the area;
- s. carry out any form of business activity without the consent of the Organizer expressed by email;
- t. use or distribute any advertising or promotional materials, except for materials that the Organizer has agreed to by email;
- conduct election, social or any other type of canvassing, including the collection of signatures, endorsement votes or funds, without the Organizer's consent expressed by email;
- v. carry out any sort of collection effort (either for material goods or money) without the Organizer's consent expressed by email;
- w. bring in or drive into the Fair Venue and drive around the Fair Venue using vehicles of any type, including bicycles, electric bicycles, scooters etc.
- 4. Objects and substances specified in paragraph 3 (a) above, as well as items left unattended on the Fairgrounds, may, for safety reasons, be removed or destroyed by the Organizer or specialized services at the expense of the person leaving the items/substances, unless it cannot be determined to whom they belonged. Should it be necessary to evacuate persons from the Trade Fair Venue, the cost of said evacuation will be charged to the people who left the items/substances.
- 5. The introduction and handling of animals within the Fair Venue is permitted only under the terms of this section.
- 6. Only assistance dogs, as defined in Article 2 (12) of the Act of 27 August 1997 on Professional and Social Rehabilitation and Employment of Persons with Disabilities (Dz. U. [Polish Journal of Laws] of 2021, item 573, as amended), provided that such a dog is equipped with a harness and that the person handling such a dog has a certificate confirming the status of an assistance dog and a certificate of the required veterinary vaccinations.
- 7. Participants are required to:
 - a. comply with the Regulations;
 - b. move and stay only within the spaces and rooms designated for Participants;
 - c. use the spaces and rooms of the Fair Venue in a manner consistent with their intended use, without any interference with these spaces, including the landscaping objects located therein:
 - d. respect the signs of traffic routes and zones separated from traffic that are subject to fire protection as well as other area unavailable to Participants (marked appropriately);

- e. follow security instructions issued by designated services for organizational and security reasons (the need to secure property and ensure the safety of people at the Trade Fair Venue), such as instructions to evacuate;
- f. follow the instructions of Fire Department officials or other state services during evacuation, rescue operations or control and investigation activities.
- g. remove all the waste they generate and put it in containers located in designated areas, labelled according to the principle of selective waste collection.
- 8. In the event of non-compliance with restrictions, orders or prohibitions within the Fair Venue, the person who commits such violation may be immediately removed the Fair Venue and the Organizer's premises, and re-entry to the Fair Venue and the Organizer's premises may be prevented. In justified cases, the Organizer reserves the right to summon (notify) appropriate services, including the Police.
- 9. Whenever the Regulations provide for the Organizer's consent to perform certain activities by e-mail, in order to obtain such consent, the Organizer must be contacted in advance with an appropriate message to the e-mail address info@grupamtp.pl indicating the scope of the activities to which the consent is to apply. The Organizer reserves the right to refuse to consent to the actions referred to in the preceding sentence, without giving any reason, and the absence of such consent shall be tantamount to a refusal by the Organizer.

§ 6. Processing of Personal Data

- 1. The Controller of personal data of Participants is the Organizer the Międzynarodowe Targi Poznańskie sp. z o.o. company with its registered office in Poznań, ul. Głogowska 10, 60-734 Poznań, Poland, entered into the register of entrepreneurs of the National Court Register District Court for Poznań-Nowe Miasto and Wilda in Poznań, 8th Commercial Division of the National Court Register under KRS number 0000202703, being an active VAT payer NIP 777-00-00-488, with share capital of PLN 434 256 000,00.
- 2. The personal data of Participants will be used in accordance with the terms and conditions laid down in Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (OJ L 119, 4.5.2016, p. 1-88, GDPR), the Personal Data Protection Act of 10 May 2018 (consolidated text: Journal of Laws of 2019, item 1781, as amended), Polish regulations adopted to enforce the GDPR, other applicable laws and these Regulations.
- 3. The Organizer declares that it has appointed a Data Protection Officer as referred to in Articles 37 to 39 of the GDPR. Contact details of the Data Protection Officer appointed by the Organizer: iod@grupamtp.pl.
- 4. The Organizer does not transfer data to a third country/international organization. The personal data of Participants will not be subject to automated processing, including profiling.
- 5. The organizer may transfer personal data to a third country (the United States) to administrators of social media platforms, such as Facebook, Youtube, X or LinkedIn. The administrators of these social media platforms are personal data controllers which are independent of Joint Controllers. We encourage you to take a look at the privacy policies adopted by these administrators. The transfer of personal data to the aforementioned entities is based on standard contractual clauses (SCCs), i.e. a written commitment between the parties that can be used as the basis for the transfer of data from the EEA to other countries, ensuring adequate data protection measures (for more information on Youtube: https://policies.google.com/privacy/frameworks; on LinkedIn: https://www.linkedin.com/help/linkedin/answer/a1343190?trk=microsites-

frontend_legal_privacy-policy&lang=en-us&intendedLocale=en). The transfer of personal data from the EEA to Meta Incl. (Facebook) is possible without the need for additional authorizations or the use of legal instruments such as standard contractual clauses or binding corporate regulations, as the aforementioned entities have joined the: "EU-US Data Protection Framework" program and are on this list: https://www.dataprivacyframework.gov/s/participant-search

- 6. The provision of personal data is voluntary, but failure to do so will make it impossible to enter into the Agreement and participate in the event. Personal data provided in the application for participation/online registration will be processed for the purpose and to the extent related to the organization of the event. The basis for the processing of personal data is Article 6 (1) (b) of the GDPR the performance of an agreement (acceptance of the Regulations and application for participation in the event as well as acceptance by the Organizer of the application and participation fee are equivalent to the conclusion of the agreement). The Controller may also process the personal data of Participants for the purpose of establishment, defense or exercise of claims arising in connection with the Trade Fair as well as for the promotion of the Trade Fair, which constitutes its legitimate interest (Article 6 (1) (f) of the GDPR). In this case, personal data will be kept for the statutory period of limitation for claims or criminal acts.
- 7. The personal data to the extent of the image will be processed on the basis of Article 6 (1) (a) of the GDPR in connection with Article 81 (1) of the Polish Act of 4 February 1994 on Copyright and Related Rights [ustawa z dnia 4 lutego 1994 r. o prawie autorskim i prawach pokrewnych] for the purposes referred to in § 2 (8) of the Regulations and in order to pursue the legitimate interest of the Organizer in promoting the Trade Fair.
- 8. The Participant may grant voluntary consents, e.g. to receive commercial information by e-mail or direct telephone marketing. In this case, personal data will be processed to the extent necessary to fulfil the purpose(s) for which the consent was granted, until the Participant withdraws such consent. The basis for the processing of personal data is Article 6 (1) (a) of the GDPR voluntary, unambiguous, informed, and specific consent of the data subject. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.
- 9. The personal data of the Participant, to the extent referred to in paragraph 6 above, shall be processed for a period of 6 years from the end of the calendar year in which the Agreement was concluded (the Trade Fair was held), unless a longer period of processing is necessary, e.g. due to archiving obligations, seeking claims, etc.
- 10. The personal data of the Participant processed on the basis of consents (paragraphs 7 to 8 above) will be retained until the Participant revokes the consent, unless there is another legal basis for their further retention.
- 11. Participants have the rights to: a) access their data, b) rectify their data, c) withdraw their consent to data processing. Participants, within the boundaries of the law, also have the right to object to the processing of their personal data in case the Organizer processes it for the purpose of its legitimate interest. The rights referred to above may be exercised through written requests sent to the address of the relevant controller.
- 12. Participants also have the right to file a complaint with the President of the Office for Personal Data Protection (UODO) about the processing of their data by the Organizer.
- 13. During the Exhibition, the "scan4lead" service will be implemented by the Exhibitors, which consists in allowing the Participant to scan a special bar code placed on the badge handed to the Participant in order for the Participant to voluntarily provide the selected Exhibitor with their personal data provided in the form referred to in § 2 (4), (a)-(b) of the Regulations electronically. The scanning of the Participant's ID barcode is tantamount to the Participant's statement of

intent (the Participant's consent) regarding the transfer of their personal data provided in the form referred to in § 2 (4) (a)-(b) of the Regulations to the Exhibitor in question. The Exhibitor, to whom the Participant has provided their personal data within the framework of the "scan4lead" service, becomes an independent controller of the Participant's personal data and will process it in accordance with applicable regulations, including the GDPR. The Participant has the right to withdraw consent at any moment, with the stipulation that the said withdrawal shall not affect the lawfulness of processing based on consent before its withdrawal. The Participant must inform the Exhibitor (the controller of the acquired data) about the intent to withdraw consent. The use of the "scan4lead" service is fully voluntary and free of charge, and requires the Participant to collect - before entering the Fairgrounds - an ID badge. Badges are issued on the basis of Tickets and are not returnable to the Organizer.

§ 7. Out-of-Court Complaint and Redress Procedures

- 1. Consumer/Sole Proprietor have the option of using out-of-court complaint and redress procedures. Among other things, the Consumer/Sole Proprietor has the opportunity to:
 - a. apply to a permanent amicable consumer court with a request to resolve a dispute arising from the concluded Agreement;
 - b. apply to the voivodeship inspector of the Trade Inspection Authority [*Inspekcja Handlowa*] with a request to institute mediation proceedings for amicable settlement of the dispute between the Consumer/Sole Proprietor and the Organizer;
 - c. use the assistance of a district (city) consumer ombudsman or a social organization whose statutory tasks include consumer protection;
 - d. take advantage of out-of-court complaint and redress procedures through the online ODR platform available at http://ec.europa.eu/consumers/odr.
- 2. The Consumer/Sole Proprietor can seek out detailed information on out-of-court complaint and redress procedures at http://www.uokik.gov.pl.

§ 8. Amendments to the Regulations

- 1. The Organizer reserves the right to amend the provisions of the Regulations in case of occurrence of at least one of the following valid reasons (closed list):
 - a. a change in the conditions of participation in the Fair as a Participant that does not worsen the situation of the Participant compared to the previous one;
 - b. change in the conditions of participation in the Fair as a Participant related to the granting of additional rights to the Participant in relation to the existing ones;
 - c. need to update the details of the Organizer indicated in the Regulations;
 - d. a change in the provisions of the applicable law that governs the conduct of the Organizer's business or that affects the mutual rights and obligations of the Organizer and the Participant;
 - e. change in the manner of participation in the Fair as a Participant, resulting from objective and independent reasons of a technical or technological nature.
- 2. The Organizer shall notify changes to the Regulations by publishing the new version of the Regulations at https://registration.meblepolska.pl, unless otherwise stipulated by the applicable law, court judgment or an authority's decision.

§ 9. Final Provisions

- 1. The Regulations are effective as of 20 October 2025.
- 2. The Regulations can be found on the website https://registration.meblepolska.pl and on the Fair's website (www.meblepolska.pl).
- 3. The governing law for the Regulations shall be Polish law, without prejudice to the protection afforded to a Participant who is a Consumer/Sole Proprietor by the mandatory provisions of the place (country) of their habitual residence.
- 4. Any disputes arising out of or in connection to the Agreement, including its performance and interpretation, shall be resolved by a common court having jurisdiction over the registered office of Organizer. This provision does not apply to Consumers and Sole Proprietors.
- 5. No provision of these Regulations shall limit the rights of the Consumer and Sole Proprietor that they are entitled to under the provisions of the law, in particular the Act of 23 April 1964 Civil Code [ustawa z dnia 23 kwietnia 1964 r. kodeks cywilny] and the Act of 30 May 2014 on Consumer Rights [ustawa z dnia 30 maja 2014 r. o prawach konsumenta]. If a provision of this nature is found to exist, the provisions of generally applicable law shall apply.