

Dear Exhibitor,

to give a better protection to goods and materials you bring into our fair venue, Fiera Milano has offered in the last 20 years — as still does — a special insurance service package, covering either their stay during the Exhibition and both their transfers to and from the Fiera Milano venue.

Due to some provisions of the Italian insurance control authority, (ISVAP), our service offer has to meet some additional requirements of anticipate information. In this respect, you find herewith attached the required informative prospectus.

While apologizing for the increase of paper, we are confident that this additional information enables everyone to perform this important task in the common interest and with regard to your participation in the exhibition.

Non-compliance with said requirements is sanctioned according to Italian Legislative Decree nr. 209 (September 7th 2005) and the relevant ISVAP Regulation nr. 5 (October 16th 2006).

Such courtesy translation has not to be considered as the formal document underwritten by the insurance broker Marsh and, in case of claims or interpretation problems, the original Document shall exclusively apply as the sole material document for such purposes.

SCHEDULE No. 7A

DISCLOSURE OF CONDUCT OBLIGATIONS FOR INTERMEDIARIES IN RELATIONS WITH CONTRACTING/INSURED PARTIES

Pursuant to the provisions of legislative decree no. 209/2005 (Private insurance code) and of ISVAP regulation no. 5/2006, concerning rules of conduct that must be observed in the exercise of insurance intermediation activities, intermediaries:

- a) prior to signing an insurance proposal or, where not required, an insurance contract, and in case of significant amendments to the contract or renewal which involves such amendments, shall deliver copy of the document (Schedule no. 7B to the ISVAP regulation) containing information on intermediary, on any potential conflict of interest and on forms of protection for contracting party;
- b) shall deliver to contracting party copy of pre-contractual and contractual documentation provided by applicable provisions of law, copy of the contract entered into and any other document or deed signed by contracting party;
- c) can receive from contracting party, in payment of the insurance premiums, the following means of payment:
 - 1. bank and postal cheques or drafts, enfaced with the non-transferability clause, in the name of or endorsed to the insurance company on whose behalf the intermediary is operating or on whose behalf the contracts are distributed or to the intermediary, expressly in such capacity;
 - wire transfer orders, other means of payment by bank or post office, electronic payment systems, which have as their beneficiary one of the parties indicated under point 1 above;
 - 3. cash amounts, exclusively for insurance against damages from liability for motor-vehicles and related accessory guarantees (if and to the extent relating to the vehicle insured against civil liability) and contracts for other sectors of damage with a limit of five hundred euro per year for each contract.

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SCHEDULE No. 7B

INFORMATION TO BE GIVEN TO THE CONTRACTING/INSURED PARTY PRIOR TO ENTERING INTO A PROPOSAL OR, WHERE NOT REQUIRED, A CONTRACT, AND IN CASE OF SIGNIFICANT AMENDMENTS TO THE CONTRACT OR RENEWAL WHICH INVOLVES SUCH CONTRACTS

Pursuant to applicable laws, an insurance intermediary is under an obligation to deliver this document to the contracting party. This document contains information on the intermediary, on potential conflicts of interest and on instruments for the protection of the contracting party. Failure to comply with the obligation to deliver this document is punishable by way of administrative pecuniary and disciplinary sanctions.

<u>PART I – General information on the intermediary entering into the contract with the contracting party</u>

a) Data relating to the intermediary registered in the register of insurance and reinsurance intermediaries:

- MARSH S.p.A.
- Registration Number and date of registration in the register: B000055861 / 12 March 2007
- Section and qualification: Section B Broker
- Telephone no.: 02 48538 1Website: www.marsh.it
- E mail: fiera.milano@marsh.com
- Names of insurance companies whose products are offered: AIG Europe Limited, UnipolSai

Supervision of activities is conducted by ISVAP as the competent Authority, with headquarters in Rome, via del Quirinale 21.

<u>Note for contracting party:</u> details identifying and relating to registration of the intermediary can be checked by viewing the single register of insurance and reinsurance intermediaries (www.isvap.it).

PART II – Information relating to potential conflicts of interest

Below is a list of insurance companies in which Marsh S.p.A. holds an indirect stake exceeding 10% of the share capital or of voting rights, through its parent company Marsh & McLennan Co.:

- MaRI Holdings Limited 19.60%;
- Signal Holdings LLC 12.50%

There are no insurance companies or parent companies of insurance companies that hold a direct or indirect stake in excess of 10% of the share capital or voting rights of Marsh S.p.A..

In relation to the proposed contract, we inform you that the intermediary proposed this contract to you in the absence of any contractual obligations that require him to offer exclusively contracts provided by one or more insurance companies. The contracting party is, in any event, entitled to request the name of the insurance companies that the intermediary has business relations with (see ranking list of Premiums for Group company).

PART III – Information on instruments for the protection of contracting parties

- Premiums paid by the contracting party to the intermediaries and sums given in compensation or payments due from companies, if settled through the intermediary, constitute autonomous assets that are separate from the assets held by the intermediary.
- Brokerage activities are guaranteed by a general liability insurance policy that covers damages caused to contracting parties due to negligence and professional errors on the part of the intermediary or negligence, professional errors and dishonesty on the part of employees, collaborators or persons for whom the intermediary is liable pursuant to the law.
- Without prejudice to the possibility to make recourse to the Judicial Authorities, contracting party is also entitled to send a written complaint to the intermediary for whom activities are carried out; if the contracting party is not satisfied with the outcome of the complaint or in case there is no reply from the intermediary within the maximum term of forty five days, the contracting party may make recourse to ISVAP, Servizio Tutela degli Utenti, Via del Quirinale n. 21 00187 Rome, enclosing documentation relating to the complaint.
- Policy-holders may also make recourse to the Guarantee Fund for insurance and reinsurance mediators (c/o ISVAP Via del Quirinale, 21 00187 Rome tel. +39 06/421.331), seeking compensation for economic damages caused to them by the exercise of intermediation activities, which have not been compensated by the intermediary himself or have not been indemnified by the above-mentioned civil liability insurance policy.
- The intermediary is not authorised under an contract entered into with the companies AIG Europe Limited and UnipolSai to collect premiums giving receipt in full discharge with regard to the insurance company.
- In case of motor liability insurance contracts, the amount as an absolute value and as a percentage value of commissions and fees paid to the intermediary by the company or by several companies in relation to policies offered.
- Save for contrary evidence to be provided by the company or intermediary, sums due to policyholders and other persons entitled to insurance cover shall be considered to be received by the person entitled solely upon issue of a written receipt.

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Disclosure to clients for the processing of personal data for insurance purposes

Marsh S.p.A. with headquarters in Milan, Viale Bodio n. 33, processes personal data in full compliance with the "Data Privacy Act – Legislative Decree - 196/2003" (hereinafter the Act). Pursuant to the Act, Marsh S.p.A directly processes data in its capacity as an independent "Datacontroller" and hereby provides you with certain information regarding the use of personal data.

Categories of data

For the purposes of carrying out its activities the **Data-controller** processes general personal data. **Sensitive** data may also be processed in relation to specific services or insurance cover agreed with the client, or operations or products requested by the Client. For this purpose certain sensitive data may be necessary, such as data relating to a persons state of health or certain judicial data as defined under article 4 of the Privacy Act. In order to process data — save for certain exemptions, such as in case of data-processing necessary in order to comply with legal obligations and/or for the management of labour relations — the Act requires specific approval which is set out in the consent request form enclosed.

Source of personal data

Personal data in the possession of the Data-controller is collected directly from the Client, the datasubject or may originate from third parties, registers or public lists.

Purposes of data-processing

Personal and sensitive data are processed for the purpose of carrying out consultancy, risk management and insurance brokerage activities and for any other purpose indicated in the contract or mandate granted to us. Furthermore the Data-controller may process your data for functional reasons, such as informative or formative reasons.

Consequences of refusal to supply data

Consent to processing, as described above, is not required under the Act when such data is necessary for the management of the contract and/or for other legal obligations. Consent is required in case of sensitive data including health data, or in case of activities that are functional to the contract as indicated above. REFUSAL to provide data or consent could result in it being impossible to fulfil the contract, whilst it will not involve any consequences in case of functional purposes indicated above.

Data-processing methods

Processing of personal data, exclusively for the purposes mentioned, is carried out using manual, automated and telematic instruments, applying logic that guarantees the confidentiality and the security of such data, with regard to both its integrity and availability.

Communication of data

Personal data shall not be circulated but the realisation of processing operations requires the communication of data to certain persons acting as Data-Processors, Data-Managers or Data-Controllers, including abroad. These persons may be internal to the company, such as personnel or collaborators belonging to Marsh S.p.A. or other entities or external companies, such as for example: companies, agents, co-insurers, reinsurers, assessors, doctors, consultants, lawyers, ISVAP, Ministry of Industry, for all of the purpose illustrated above.

Consent to processing

Consent, when required, must be given in the enclosed form which must be sent back to the Datacontroller in accordance with indications on the form.

Rights under article 7

Finally, we inform you that article 7 of the Act grants data-subjects specific rights. In particular, datasubjects may obtain from the "Data-controller" confirmation of the existence or otherwise of their personal data and the availability of such data in an intelligible form. Data-subjects may also ask to be informed about the origin of data and the logic and purposes according to which processing was carried out; they may obtain the deletion, transformation into anonymous form or a block on data processed in violation of the law, and they may also obtain updates, rectifications or, if it is in their interest, supplements to the data; data-subjects may object to the processing of data in case of legitimate reasons.

The Data-Manager who should be contacted in order to exercise these rights is Roberto Greco c/o Marsh S.p.A Viale Bodio 33–20158 Milan (e-mail address: roberto.greco@marsh.com).

Data-controller

The Data-controller is Marsh S.p.A with headquarters in Viale Bodio n. 33, 20158 Milan.

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All Risks Insurance Policy for Exhibitors: main conditions

Contractor: FIERA MILANO S.P.A.

Insured assets: "Assets to be taken into the Fiera" belonging or used by the

Exhibitors. Goods, materials, fittings, equipments and any other items in connection with the trade booth, with the exclusion of

software of whatsoever nature, wherever installed, and money.

Object of the insurance: From "nail to nail" ("Da chiodo a chiodo"): outward; goods

placed/stored into the exhibition premises; return, including

intermediate uploading and downloading.

Insured amounts: Goods placed/stored:

During the storage period, the coverage automatically provided is

equal to:

- Euro 25.000,00 " First absolute risk" ("Primo Rischio Assoluto") for

each Exhibitor.

The above amount may be increased up to Euro 2.500.000,00, as Full Value, for each Exhibitor; in such a case the higher premium due shall

apply.

Transportation and/or transfer of the insured goods

- up to Euro 1.000.000,00, at full value for each truck;

- up to Euro 1.000.000,00, at full value for each railway coach;

- up to Euro 1.550.000,00 at full value for each airplane;

- up to Euro 2.500.000,00 at full value for each ship or ferry.

Insured Risks: All Risks: all the material and direct damages and losses suffered in

connection with the insured goods, including war, strike and rebellion

risks, save for the coverage exclusions.

Excess: - For damages indemnification due to earthquakes, inundations, floods, landslips, landslides, snow-overcharge during the storage

period:

- payment of the compensation shall be made by deducting, with respect to any single accident and any single exhibitor, an excess ["franchigia"] equal to 5% of the value declared by

the exhibitor;

- in no event the Insurer shall pay an amount exceeding 70% of the value declared by the exhibitor, in relation to one or more accidents occurred during the same trade exhibition.

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- For damages compensation due to lack or improper operation of cooling systems or leackage of cooling liquid, either during transportation or storage:
 - payment of the compensation shall be made by deducting, with respect to any single accident and any single exhibitor, an excess of Euro 250,00;
 - in no event the Insurer shall pay an amount exceeding Euro 25.000,00 with respect to any single accident and any single exhibitor.
- As regard to damages notified to the insurance company within the last day of every single exhibition and occurred as consequence of the partial/whole theft, the robbery, the loss, the tampering or failed return of the insured items during the period they remain in the exhibition centre:
 - the payment of compensation will be limited to 90%, while the remaining 10% will be charged to the insured party with a minimum of € 250,00.
- As regard to damages notified to the insurance company after the last day of every single exhibition and occurred as consequence of the partial/whole theft, the robbery, the loss, the tampering:
 - the payment of compensation shall amount to 80%, while the remaining 20% will be charged to the insured party with a minimum of € 500,00.

Main Exclusions:

Damages due to the following events are excluded:

- fraudulent acts of the assured;
- loss of assured items noticed only after the termination of the exhibition and discovered during the stock-taking;
- failed delivery of the insured items notified after 72 hours from the arrival:
- packing defects of items during the transport;
- defects of insured items;
- climatic conditions;
- market losses;
- terrorism;
- deterioration, wear and tear of goods;
- climatic events damaging items exhibited in outdoor exhibitions.

Are excluded, every damages of software equipment, wherever installed, and money.

Special Conditions for the exhibition of jewels, jewelries in general, stamp/numismatic collections:

- during the public opening hours, goods shall have to be kept in closed showcases and suitably fixed to walls, shelves, tables and the like, and stand attendants must be constantly present during demonstrations and handling;
- during the night, valuable articles must be placed in safe-boxes, caveaux, locked in spaces such as: cupboards, showcases and drawers.

Special Conditions for the exhibition of art works or antiques:

- transportation must be made by means of trucks properly equipped for the kind of goods to be transported;
- for the entire period the items remain in the exhibition centre, small goods, or particularly fragile goods and/or goods of high value must be placed in glass showcases and/or must be suitably protected by adequate protection systems;
- in case of material damage to the good insured, insurer shall be liable for restoration, repairing or replacement of the damaged items, as well as for their depreciation to the maximum percentage of 50%.

The present insurance coverage is granted in accordance to the General Conditions provided by the "Italian Insurance of transported goods' Specifications" (Ed. 1999), as integrated by the following clauses for the purposes to delimit the coverage and the duration of the insurance and provided that Italian law shall apply:

- Cargo ISM Endorsement (JC 98/019 1 May 1998)
- Institute Radioactive Contamination, Chemical, Biological, Bio-Chemical and Electromagnetic Weapons Exclusion Clause (ed 10 Nov. 2003)
- Institute Cyber Attack Exclusion Clause (ed. 10 Nov. 2003)
- Total Asbestos Exclusion Clause

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La presente scheda è stata redatta sulla base della Polizza attualmente in essere. Non deve essere in nessun caso considerata un'analisi vincolante delle coperture e, in caso di sinistri o problemi interpretativi, ci si dovrà basare esclusivamente sulla Polizza originale, che è l'unico documento che rileva a detti fini.

POLIZZA ALL RISKS ESPOSITORI

CONTRAENTE: FIERA MILANO S.P.A.

ENTI ASSICURATI: "Enti da portare in Fiera" di proprietà o in uso agli Espositori:

merci, beni, materiali, allestimenti, attrezzature e quant'altro relativo allo stand, con l'esplicita esclusione di software in

genere, ovunque installati, e denaro.

INTERESSE ASSICURATO: da "chiodo a chiodo": viaggio di andata, giacenza presso la sede

espositiva e viaggio di ritorno, incluse operazioni di caricazione

e rimozione intermedie.

SOMMA ASSICURATA: Giacenza:

Durante la giacenza capitale assicurato "in via automatica" pari

- Euro 25.000,00 a Primo Rischio Assoluto per ciascun Espositore.

Detto capitale può essere aumentato sino ad Euro 2.500.000,00 a Valore Intero per singolo espositore; in tal caso verrà applicato il maggior premio dovuto.

Trasporto e/o trasferimento degli enti assicurati:

- fino ad Euro 1.000.000,00 a valore intero per ogni autocarro;
- fino ad Euro 1.000.000,00 a valore intero per ogni vagone e/o convoglio ferroviario;
- fino ad Euro 1.550.000,00 a valore intero per ogni aereo;
- fino ad Euro 2.500.000,00 a valore intero per ogni nave e /o traghetto.

RISCHI ASSICURATI: All Risks: tutti i danni e le perdite materiali e diretti che le merci

assicurate subiscano, ivi compresi rischi di Guerra e Scioperi o

sommosse, salvo le esclusioni di polizza.

FRANCHIGIE: - Relativamente ai danni da terremoto, inondazioni, alluvioni, franamenti, smottamenti e sovraccarico da accumulo di neve

durante la giacenza:

- il pagamento dell'indennizzo sarà effettuato previa deduzione, per singolo sinistro e per ciascun espositore, di una

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franchigia relativa pari al 5% del valore dichiarato dall'Espositore;

- in nessun caso gli Assicuratori pagheranno per uno o più sinistri che avvengano nella stessa manifestazione fieristica, somma superiore al 70% del valore dichiarato dall'Espositore.
- Relativamente ai danni agli enti assicurati conseguenti a mancata od anormale produzione del freddo o fuoriuscita del liquido frigorigeno, sia durante il trasporto che la giacenza:
 - il pagamento dell'indennizzo sarà effettuato previa detrazione di una franchigia assoluta di Euro 250,00 per ciascun sinistro e per ciascun espositore;
 - in nessun caso gli Assicuratori pagheranno per ciascun sinistro e per ciascun Espositore somma superiore a Euro 25.000,00.
- Relativamente ai danni denunciati agli Assicuratori entro l'ultimo giorno di ogni singola esposizione e derivanti da furto parziale, furto totale, rapina, smarrimento, manomissione e mancata riconsegna degli enti assicurati durante la giacenza:
 - il pagamento dell'indennizzo verrà effettuato nella misura del 90%, restando a carico dell'Assicurato lo scoperto del 10% con il minimo di Euro 250,00 per le manifestazioni con capitale assicurato in via automatica pari a Euro 25.000,00.
- Relativamente ai danni denunciati agli Assicuratori oltre l'ultimo giorno di ogni singola esposizione e derivanti da furto parziale, furto totale, rapina, smarrimento e manomissione:
 - il pagamento dell'indennizzo verrà effettuato nella misura del 80%, restando a carico dell'Assicurato lo scoperto del 20% con il minimo di Euro 500,00 per le manifestazioni con capitale assicurato in via automatica pari a Euro 25.000,00.

PRINCIPALI ESCLUSIONI:

Sono esclusi i danni derivanti da:

- dolo dell'Assicurato,
- mancanza degli enti assicurati rilevata soltanto alla fine della manifestazione attraverso l'inventario,
- per mancanze a destino se denunciate oltre le 72 ore dall'arrivo.
- difetto di imballaggio delle merci durante il trasporto,
- vizio proprio della merce,
- influenze climatiche,

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- perdite di mercato,
- terrorismo,
- deperimento, usura o logorio,
- eventi atmosferici che interessino beni in esposizione in aree esterne.

Sono inoltre esclusi i danni/furti subiti da software, ovunque installati e denaro.

Condizioni particolari per esposizioni di gioielli, preziosi in genere, filatelia e numismatica da collezione:

- durante le ore di apertura al pubblico i beni devono essere riposti in bacheche chiuse ed adeguatamente fissate a pareti ripiani, tavoli o simili e durante la dimostrazione e la manipolazione dovrà esserci presenza costante di personale addetto allo stand;
- durante la notte i valori dovranno essere posti in casseforti, caveaux, armadi, bacheche, vetrine e cassetti chiusi a chiave.

Condizioni particolari per esposizioni di oggetti d'arte o d'antiquariato:

- il trasporto dovrà essere effettuato con automezzi furgonati adeguati al tipo di ente da trasportare;
- durante la permanenza nel Quartiere fieristico gli enti assicurati di piccole dimensioni e di particolare fragilità e/o elevato valore devono essere riposti in bacheche di vetro e/o protetti da adeguati mezzi di protezione;
- in caso di danno materiale all'ente assicurato, gli Assicuratori risponderanno delle spese di restauro, riparazione, ripristino o rimpiazzo della parte danneggiata e altresì del deprezzamento dell'ente assicurato nella percentuale massima del 50%.

La presente copertura è prestata in base alle condizioni Generali del Capitolato della "Polizza Italiana di Assicurazione Merci Trasportate" (edizione 1999) integrate, agli effetti della delimitazione e della durata della copertura e ferma restando l'applicazione della legge italiana, dalle seguenti clausole:

- -Cargo ISM Endorsement (JC 98/019 1 May 1998)
- -Institute Radioactive Contamination, Chemical, Biological, Bio-Chemical and Electromagnetic Weapons Exclusion Clause (ed. 10 Nov. 2003)
- -Institute Cyber Attack Exclusion Clause (ed. 10 Nov. 2003)
- -Total Asbestos Exclusion Clause



APPENDICE INTEGRATIVA

La presente appendice integrativa costituisce parte integrante dell'allegato Fascicolo Informativo

Il presente documento è valido a decorrere dal 6 gennaio 2014

La presente appendice integrativa – consultabile anche sui siti <u>www.unipolsai.com</u> e <u>www.unipolsai.it</u> – prevede l'aggiornamento delle informazioni contenute nel Fascicolo Informativo.

L'aggiornamento è conseguente alla fusione per incorporazione di Unipol Assicurazioni S.p.A. e Milano Assicurazioni S.p.A., oltre che di Premafin Finanziaria - S.p.A. Holding di Partecipazioni, in FONDIARIA - SAI S.p.A. che, in qualità di società incorporante, ha contestualmente modificato la denominazione sociale in **UnipolSai Assicurazioni S.p.A.** e variato la sede legale in Bologna, alla via Stalingrado n. 45. Pertanto ogni riferimento alla Società, presente nel Fascicolo Informativo, deve essere sostituito con UnipolSai Assicurazioni S.p.A.

A seguito dell'operazione di fusione, che non comporta alcuna variazione delle condizioni contrattuali, sono state aggiornate le seguenti informazioni come di seguito illustrato:

- a. informazioni generali sulla Società
- b. informazioni sulla situazione patrimoniale della Società
- c. recapiti per reclami
- d. indirizzi di posta elettronica per effettuare comunicazioni e richieste
- e. informativa privacy

a. Informazioni generali sulla Società

- UnipolSai Assicurazioni S.p.A., in breve UnipolSai S.p.A., società soggetta all'attività di direzione e coordinamento di Unipol Gruppo Finanziario S.p.A. e facente parte del Gruppo Assicurativo Unipol iscritto all'Albo dei Gruppi Assicurativi presso l'IVASS al n. 046.
- Sede Legale in via Stalingrado n. 45 40128 Bologna (Italia).
- Recapito telefonico 051-5077111 Telefax 051-375349, siti internet: <u>www.unipolsai.com</u> - <u>www.unipolsai.it</u>, indirizzo di posta elettronica info-danni@unipolsai.it.

UnipolSai Assicurazioni S.p.A.



Sede Legale: via Stalingrado, 45 – 40128 Bologna (Italia) – tel. +39 0515077111 – fax +39 051375349
Capitale Sociale ix. Euro 1.977,533.765,65 – Registro delle Imprese di Bologna, C.F. e P.IVA 00818570012 – Società soggetta all'attività di direzione e coordinamento di Unipol Gruppo Finanziario S.p.A., iscritta all'Albo Imprese di Assicurazione e riassicurazione Sez. Ial n. 1.00006 e facente parte del Gruppo Assicurativo Unipol iscritto all'Albo dei gruppi assicurativi al n. 0.46
www.unipolsai.com



E' autorizzata all'esercizio dell'attività assicurativa con D.M. del 26/11/1984 pubblicato sul supplemento ordinario n. 79 alla G.U. n. 357 del 31/12/1984 e con D.M. dell'8/11/1993 pubblicato sulla G. U. n. 276 del 24/11/1993; è iscritta alla sezione I dell'Albo delle Imprese di Assicurazione presso l'IVASS al n. 1.00006.

b. Informazioni sulla situazione patrimoniale della Società

In base all'ultimo bilancio approvato, relativo all'esercizio 2012, il patrimonio netto dell'Impresa è pari ad € 1.627.332.680, con capitale sociale pari ad € 1.194.572.974 e totale delle riserve patrimoniali pari ad € 432.759.706. L'indice di solvibilità (da intendersi quale il rapporto fra l'ammontare del margine di solvibilità disponibile e l'ammontare del margine di solvibilità richiesto dalla normativa vigente) riferito alla gestione dei rami danni è pari a 133,3%.

c. Recapiti per reclami

Le informazioni riguardanti i recapiti utili per l'inoltro dei reclami sono sostituite dalle seguenti:

UnipolSai Assicurazioni S.p.A. Reclami e Assistenza Clienti

Via della Unione Europea, 3/B - 20097 San Donato Milanese (MI)

Fax: 02.5181.5353

Indirizzo di Posta Elettronica: reclami@unipolsai.it

d. Indirizzi di posta elettronica per effettuare comunicazioni e richieste

Negli indirizzi di posta elettronica il dominio deve intendersi sostituito con "@unipolsai.it" (ad esempio "[nome]@unipolassicurazioni.it" deve intendersi sostituto con "[nome]@unipolsai.it")

e. Informativa privacy

La nuova informativa per il trattamento dei dati personali per finalità assicurativa (ai sensi dell'art. 13 del D.lgs. 196/2003 Codice in materia di protezione dei dati personali), modificata in occasione dell'operazione di fusione societaria, viene allegata alla presente, anche in sostituzione di altre eventualmente presenti nella documentazione precontrattuale e contrattuale.

UnipolSai Assicurazioni S.p.A. L'Amministratore Delegato Carlo Cimbri This form was drawn up on the basis of the current Policy. It has not to be considered as a binding analysis of coverage and, in case of claims or interpretation problems, the original Policy shall exclusively apply as the only material document for such purposes.

OPTIONAL EXHIBITOR ACCIDENT INSURANCE

CONTRACTING PARTY: FIERA MILANO S.P.A.

stand personnel in respect of whom coverage has been **INSURED PARTIES:**

requested

Unipol-Sai (100 %) **DELEGATEE COMPANY:**

M29007333/04 **POLICY No.:**

TYPE OF COVER: - ACCIDENTS incurred by Employees and occasional

collaborators of exhibiting firms on carrying out their tasks at

the stands

INSURED CAPITAL:

- Option A Death: Euro 130,000.00

Permanent Disability: Euro 130,000.00

- Option B Death: Euro 260,000.00

Permanent Disability: Euro 260,000.00

YES **RISKS COVERED:** - Death

> - Permanent Disability YES - Permanent Disability from illness NO - Temporary Disability from accident NO - Medical costs NO

- Recovery in Hospital NO

3% Excess which is annulled after 10% **EXCESS:**

Global TERRITORIAL LIMITS:

cover commences from the time at which the Insured party **SPECIAL CONDITIONS:**

> leaves his or her home in order to attend the exhibition and ceases from the time at which he or she returns home

following conclusion of the exhibition.

GROSS PREMIUMS:

Option A: Euro 16.00 per individual

Option B: Euro 32.00 per individual

taxes 2.5% included