

CONTEST RULES

(hereinafter: Rules)

§1 GENERAL PROVISIONS

1. The contest provided for in these Rules is conducted under the name “Soleo Glow” (hereinafter: Contest).
2. The Contest is organized and broadcast through mass media – the Internet.
3. The organizer of the Contest is Komar Group Maciej Komarczuk (NIP: 526-259-76-80; REGON No.: 146341593;) hereinafter: Organizer, with its registered office at ul. Puławska 255/16, 02-740 Warsaw, acting on behalf of Aroma Trend Sp. z o.o. (NIP: 5342408853; KRS No.: 0001082691); hereinafter: Sponsor.
4. This Contest shall not be treated as any form of gambling within the meaning of Article 1(2) of the Act on Gambling of 19 November 2009, in particular as a game of chance, mutual betting, or any other type of game within the meaning of the aforementioned Act.
5. The Contest is conducted in accordance with the terms set forth in the Rules, the content of which the Participant should familiarize themselves with before entering the Contest. Entering the Contest constitutes acceptance of the content of the Rules. Participation in the Contest is voluntary.
6. The purpose of the Contest is to seek artistically interesting ways of promoting body care and cosmetics offered by the Sponsor.
7. The Contest is addressed to persons residing in Poland, Germany, Italy, the United Kingdom, and Ireland.
8. Entries to the Contest are accepted on an ongoing basis from 16.04.2026 to 29.05.2026.
9. No more than 12 participants shall be selected as winners of the Contest by the Contest Committee from among all Participants who submitted a valid entry within the period referred to in the preceding sentence.
10. Participation in the Contest, as well as the rights and obligations related thereto, including the right to request the issuance of a prize, may not be transferred to other persons or entities.
11. In the event of any discrepancies or doubts regarding the interpretation of the provisions of the Rules, the English language version of the Rules shall prevail.
12. The appendices to these Rules, constituting their integral part, are:
 - Appendix No. 1 – declaration of the Contest Winners on the transfer of economic copyrights.
 - Appendix No. 2 – consent to the use of image.

§2 CONDITIONS OF PARTICIPATION

1. A Participant in the Contest may be an adult natural person having full legal capacity who cumulatively meets all of the following conditions, within the deadlines specified in these Rules (hereinafter: Participant):

- correctly completes the entry form made available at: www.soleoglow.com,
 - has a public profile on at least one of the following platforms: Facebook, TikTok, Instagram (hereinafter: “Platforms”), on which profile they will post the Contest Task and it will remain publicly available until 31.12.2026. The Participant undertakes to mark the Contest Task with appropriate hashtags described in §3. For the avoidance of doubt, it is indicated that the Platforms are not organizers of the Contest, do not manage it, support it, or sponsor it; they constitute only a tool through which the Participant performs the Contest Task referred to in §3 of the Rules,
 - resides in the territory of one of the following countries: Poland, Germany, Italy, the United Kingdom, Ireland and indicates in the entry form as the place of residence the country in which they actually stay,
 - performs the Contest Task in accordance with the rules specified in §3 of the Rules.
 - grants all consents required by the Rules.
2. A valid entry shall be considered an entry that meets the requirements of the Rules, in particular containing an active link to a publicly available video publication. The Organizer reserves the right to verify the correctness of the entry at every stage of the Contest and to reject entries that do not meet the requirements of the Rules.
 3. In the case of an entrepreneur, a condition for participation in the Contest is the designation of a Participant being an adult natural person who will represent the entrepreneur in the Contest and meet all the conditions specified in § 2 of the Rules, and will also perform the Contest Task referred to in § 3 of the Rules.
 4. The Organizer, nor any employee or collaborator of the Organizer or Sponsor, nor their immediate family members (spouses as well as ascendants and descendants up to the first generation) may not be a Participant in the Contest.

§3 CONTEST TASK

1. The contest task consists of preparing by the Participant one video material referring to the contest theme described on the website www.soleoglow.com, in particular showing the Participant’s lifestyle and how they take care of themselves, and in the case of persons related to the beauty/care/tanning industry – also the way in which care and the “glow lifestyle” function in their daily life or work.
2. The Participant publishes the video material on a public profile on at least one of the Platforms referred to in §2 section 1 point 2 of the Rules, and then provides the link to the material through the entry form available at: www.soleoglow.com (hereinafter: “Contest Task”). For the submission, a link to one video publication on one of the Platforms (Instagram, TikTok or Facebook) is sufficient.
3. The publication of the material should be marked with the hashtag #SoleoGlow and #SoleoGlowCasting, as well as an appropriate hashtag depending on the country from which the Participant’s submission originates, i.e.: #SoleoGlowUK / #SoleoGlowDE / #SoleoGlowIT / #SoleoGlowPL / #SoleoGlowIE. The Participant is also obliged to mark (tag) the Sponsor’s profiles: @Soleo_tanning (Instagram), @Soleo_tanning (TikTok) and @Soleo (Facebook).

4. Within the Contest Task, the use of products related to the Sponsor is not mandatory, however it may be taken into account during the evaluation of the submission.
5. The Participant may publish additional content related to the Contest (e.g. additional videos or photos) and undertake activity related to contest communication. Additional content does not require re-submission through the form, however it may be taken into account during the evaluation of the submission as an element of the Participant's activity.
6. The performance of the Contest Task: (1) should be the result of the Participant's personal creative work and be related to the Contest theme; (2) may not constitute negative advertising or harm the reputation or good name of the Organizer or Sponsor; (3) may not infringe the rights of third parties, including in particular copyrights, industrial property rights, image rights and personal rights of third parties, as well as contain content contrary to applicable law, good customs and principles of social coexistence; (4) may not contain content depicting or promoting violence, hatred, discrimination (racial, cultural, religious, etc.), vulgarities, offensive content; (5) may not contain trademarks, advertising or promotional content of any third parties other than the Organizer or Sponsor; (6) should comply with the rules of the Platform on which the Contest Task is published and its functionalities.
7. The Contest Committee has the right to disqualify a Participant of the Contest and not take into account their Contest Task in the event of failure to meet any of the above-mentioned conditions of the Contest, violation of the rules of this Contest, submission of false statements related to this Contest, as well as in the event of violation of any of the provisions of these Rules. The Organizer reserves the right to verify the conditions of participation in the Contest at every stage of the Contest. Disqualification of a Participant may also occur after the Contest has been resolved – if a violation of these Rules is established after its resolution – in such case, in particular, it is possible to withdraw the right to the prize from the Participant who violated the conditions of the Rules.

§4 COPYRIGHTS AND IMAGE PROTECTION

1. Submission by the Participant of a Contest Task constituting a work within the meaning of the Act of 4 February 1994 on Copyright and Related Rights (hereinafter: "Work") constitutes granting the Organizer and the Sponsor a free-of-charge, non-exclusive, territorially unlimited license authorizing the Organizer and the Sponsor to use the Work and related rights to the videogram and artistic performances contained therein for the duration of the Contest and for a period of 8 years after its completion, in particular in the following fields of exploitation: recording and reproduction on the Internet, in particular unlimited distribution on the Internet – in particular but not exclusively on the websites of the Organizer or Sponsor, introduction into computer memory, public playback, display, exhibition, broadcasting and rebroadcasting on the Internet (including social media). The Organizer nor the Sponsor is obliged to distribute or use the Contest Tasks.
2. The Participant declares that the Contest Task prepared by them is their authorship (i.e. the Participant of the Contest is its sole creator) and that it does not infringe any rights, including personal rights or copyrights (including related rights to artistic performances contained in the videogram) and declares that they have the right to dispose of all elements of the

Contest Task, including any musical background (in particular the Participant undertakes to use a free media library available on a given platform or their own music).

3. Upon submission of the Contest Task, the Participant grants the Organizer and the Sponsor a non-exclusive and territorially unlimited authorization to exercise derivative copyrights to the Work. This authorization includes the Organizer's right to:
 - develop the Work, including shortening, summarizing, making alterations, adaptations, modifications and combining it with other works;
 - translate the Work into any languages;
 - use and dispose of such developed works in all fields of exploitation listed in these Rules.
4. The Organizer has the right to transfer the authorization referred to above to third parties (e.g. subcontractors, media partners) without the need to obtain separate consent from the Participant. The Participant undertakes not to revoke the granted authorization.
5. The Participant authorizes the Organizer to make any changes, modifications, abbreviations and developments of the Work necessary for its exploitation, including in particular:
 - editing, combining with other recordings (video and audio),
 - adding subtitles, voice-over, logos and graphic elements,
 - changing the format, resolution and color scheme of the recording.
6. The Participant undertakes not to exercise their right to author's supervision over the manner of use of the Work by the Organizer. The Participant authorizes the Organizer to decide on the first public release of the Work and on the manner of marking authorship (e.g. in the description of the post or in the end credits) or publishing the Work anonymously (without marking the author).
7. For granting the license and rights referred to above, the Participants shall not be entitled to remuneration or any other claims against the Organizer or the Sponsor. In the case of Contest Winners, the Participants shall not be entitled, apart from the Prize, to any additional remuneration for granting the license.
8. If the submission contains the image of the Participant, submission to the Contest simultaneously constitutes consent granted by the Participant to the Organizer for the dissemination of the image. If the Contest Task contains the image of a third person who does not constitute only a detail of such a whole as a gathering, landscape, public event (in accordance with Article 81(2)(2) of the Act of 4 February 1994 on Copyright and Related Rights), submission to the Contest is equivalent to the Participant's declaration that they have obtained consent from that person for the Organizer to publish their image.
9. The Participant of the Contest consents to the free-of-charge publication of the Contest Task by the Organizer. If a third person submits a claim against the Organizer in connection with the infringement of their rights, including copyrights, the Participant undertakes to bear full civil liability in this respect.

§5 RULES FOR AWARDING PRIZES

1. All Submissions that meet the requirements of the Rules will be subject to evaluation by the Contest Committee.
2. The Contest Winners are selected through deliberations of the Contest Committee consisting of Joanna Sekuna, Maciej Komarczuk, Anna Wójcik, Anita Makowska, Witold Gedymin (hereinafter: "Contest Committee"). The decision on winning is made solely based on the evaluation of the Contest Committee.
3. When evaluating the submitted Contest Tasks (and awarding points to individual submissions), the Committee will be guided by the following criteria:
 - compliance with the theme and the Contest Rules;
 - artistic value, creativity, inventiveness, originality and promotional value;
4. Independently of the above-mentioned criteria and fulfillment of formal conditions, the Committee may award additional points for:
 - use of Soleo brand products in the material;
 - use of official Soleo brand promotional materials available at www.soleoglow.com;
 - publication of additional materials (videos or photos) marked with contest hashtags;
 - Participant's activity in the Sponsor's social media (in particular: liking, sharing, commenting on contest posts);
 - recommending the Contest to other persons, whereby a recommendation shall be understood as tagging the Participant's profile by an invited person in the description of the contest post;
 - placing a link to the contest website (Landing Page: www.soleoglow.com) in the bio;
 - publication on a minimum of 2 profiles/channels.
5. The Glow Kit prize (referred to in §6 section 1 point 1) is granted to the first 150 Participants who submitted a valid submission within the Contest – the order of receipt of a valid submission into the system shall determine eligibility. Submissions made before the date of entry into force of this amendment to the Rules are included in the above pool according to the order of their original receipt. The Organizer reserves the right to verify the correctness of the submission (compliance with the Rules) before granting and sending the Glow Kit.
6. The announcement of the Contest Winners will take place by 8.06.2026. The announcement will be made via www.soleoglow.com.
7. Participants who have won the Contest will receive the prize specified in §6 section 1 point 2.
8. The final list of winners in accordance with the Rules of this Contest is prepared by the Contest Committee, whereby the decisions of the Committee are final within the procedure provided for in these Rules. This does not exclude or limit the Participant's right to pursue

claims through court proceedings under general principles. The Committee's opinions regarding individual Contest Tasks or Participants are not disclosed.

§6 PRIZES

1. The prizes in the Contest are:
 - Glow Kit – a set of Soleo brand cosmetics with a value of approximately EUR 250, awarded to the first 150 Participants who submitted a valid submission, in accordance with §5 section 5 of the Rules (hereinafter: "Glow Kit")
 - Grand Prize – a 4-day stay in a luxury hotel in Ibiza from 22.06.2026 to 25.06.2026, awarded to 12 Contest Winners (hereinafter: "Grand Prize")
2. The value of the Grand Prize depends on the country of origin of the Participant and will be communicated to the Participant individually, due to travel costs and related logistical differences.
3. A condition for issuing the Grand Prize to the Participant is the submission by them, in written form, of a declaration on the transfer of economic copyrights (Appendix No. 1) and a declaration of consent to the dissemination of image (Appendix No. 2). These declarations must be submitted no later than 7 days before the departure date and sent by e-mail (signed scan), and additionally delivered in original on the day of arrival at the hotel.
4. The Organizer shall not be responsible for changes in the conditions of prize fulfillment resulting from reasons beyond the Organizer's control, provided that such change may not concern the amount of each prize, which remains unchanged.
5. As of the date of awarding a prize with a value up to PLN 2,000 gross, the Organizer will not collect a lump-sum income tax on the prize, because the Contest is announced and organized in mass media (Internet). Therefore, the prize in the Contest benefits from the income tax exemption indicated in Article 21(1)(68) of the Act of 26 July 1991 on Personal Income Tax.
6. In the case of a Prize with a value exceeding PLN 2,000, the Organizer provides for an additional cash prize in the amount of 11.11% of the value of the prize in the Contest, whereby this amount will be collected by the Organizer and allocated to the payment of income tax on prizes to the account of the competent tax office. The Participant undertakes to cooperate with the Organizer in settling tax obligations, in particular by providing data required by law.
7. In the event that the Winner of the Contest is an entrepreneur (a Participant acting on behalf of and for the benefit of an entrepreneur), such entrepreneur shall independently settle the tax due on the received prize – in such case the additional cash prize (11.11%) referred to in the preceding section shall not apply.
8. The Participant does not bear the cost of airline/bus tickets, however they are obliged to reach, at their own expense, the airport/bus station indicated on the ticket received from the Organizer.
9. During the stay related to winning the Contest, the Sponsor will present brands belonging to it and provide attractions for the winners related to the stay at the indicated location, and

during the stay the winners will be accompanied by camera operators as well as photographers who will document the course of the stay.

§7 RULES FOR RECEIVING PRIZES

1. Winners of the Glow Kit prize are obliged to provide personal data (name and surname as well as correspondence address: street, house number, postal code, city, telephone number and e-mail address) for the purpose of delivery of the Prize referred to in §6 section 1 point 1 of the Rules. The above data shall be provided in the entry form available on the Contest website or via contact with the Contest Organizer.
2. Contest Winners (recipients of the Grand Prize) are obliged to provide the above-mentioned personal data as well as an identity document number (ID card / passport) and their expiry dates – in order to enable flight ticket reservation, if any of them changes (e.g. change of place of residence, surname, etc.).
3. The Contest Winner (recipient of the Grand Prize) undertakes, within 2 days from the date of receiving information about winning the Contest, to submit a declaration that they are able to participate in the trip referred to in §6 section 1 point 2 of the Rules. In the event of failure to submit the above declaration or indicating in the declaration that they are unable to receive the Grand Prize, the Contest Committee shall decide to award this Prize to the next person in order who, in accordance with the Rules, should receive it, with the reservation that the same person may not receive the Grand Prize twice.
4. The Winner may not demand exchange of the awarded Prize for another, including cash equivalent, nor transfer the claim for the prize to a third party.

§8 COMPLAINTS

1. All complaints regarding the manner of conducting the Contest shall be submitted by Participants in writing by registered letter to the Organizer's address with the note: "Soleo Glow Complaint" or via e-mail address: contact@soleoglow.com
2. Complaints may be submitted during the duration of the Contest or within 14 days after the end of the Contest. The date of delivery of the complaint to the Organizer shall be decisive (or the date of receipt in the e-mail inbox in the case of complaints submitted in this form).
3. A written complaint should include the Participant's name, surname, exact address, reason for the complaint, expected manner of resolving the complaint, and a handwritten signature. An e-mail complaint should include the same elements except for the handwritten signature.
4. Complaints shall be considered by the Organizer immediately after their receipt. Complaints that do not meet the conditions specified in points 1–3 shall not be considered.

§9 PERSONAL DATA

1. The following provisions of the Rules constitute the fulfilment of the information obligation arising from Article 13(1) and (2) and Article 14(1) and (2) of 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 (hereinafter: GDPR).

2. The controller of Participants' personal data is Aroma Trend Sp. z o.o. (NIP: 5342408853; KRS No.: 0001082691) (hereinafter: "Controller"), on whose behalf the Organizer (Komar Group Maciej Komarczuk) conducts the Contest as a processor within the meaning of Article 28 GDPR.
3. Contact with the Controller, in all matters related to the processing of personal data and the exercise of rights related to such processing, is possible at the e-mail address: contact@soleoglow.com.
4. The Participants' data will be processed in accordance with GDPR provisions and other personal data protection regulations. The data will be processed on the basis of the Controller's legitimate interest (Article 6(1)(f) GDPR) – to the extent necessary to conduct the Contest, determine its results, award prizes, handle complaints, and pursue and defend claims, as well as for archival, analytical and statistical purposes (Article 6(1)(c) GDPR) – in the scope of tax and accounting obligations related to the awarding of prizes.
5. Participants' data may also be processed by the Organizer and Sponsor by sending marketing communications regarding, among others, further promotional actions and contests (Article 6(1)(a) GDPR), provided that the data are processed for this purpose only if the Participant has given consent to receive commercial information by electronic means within the meaning of the Act of 18 July 2002 on the provision of electronic services (Journal of Laws No. 144, item 1204).
6. Data may be disclosed to other recipients only to the necessary extent, i.e. for the purpose of conducting the Contest, determining its results and awarding prizes, fulfilling legal obligations incumbent on the Controller, for purposes arising from the legitimate interests of the Controller or third parties, and on the basis of the Participant's consent. In particular, the recipient of the data is Komar Group Maciej Komarczuk (ul. Puławska 255/16, 02-740 Warsaw) as a processor acting on behalf of the Controller on the basis of a data processing agreement concluded in accordance with Article 28 GDPR.
7. Recipients of the data may in particular include external entities processing data on behalf of the Controller, whereby such entities process data on the basis of an agreement with the Controller and solely in accordance with the Controller's instructions and under the condition of maintaining confidentiality or professional secrecy. These entities include, among others, hosting providers and IT system providers, postal and courier operators, consulting, accounting and legal service providers. Recipients also include authorized employees and collaborators of the Organizer acting as a processor.
8. Participants' data, in connection with the use of social media platforms, may be transferred outside the European Economic Area (e.g. to the USA). The transfer of data is based on standard contractual clauses approved by the European Commission, which constitute appropriate safeguards for personal data in accordance with Article 46 GDPR.
9. Data will be processed for the period necessary to achieve the purposes of processing, i.e. in the scope of processing based on the Controller's legitimate interests related to the conduct of the Contest (Article 6(1)(f) GDPR) – until the end of the Contest, resolution of possible complaints and expiry of claims; in the scope of legal obligations (Article 6(1)(c) GDPR) – until such obligations expire; in the scope of processing based on the Participant's consent (marketing, Article 6(1)(a) GDPR) – until the consent is withdrawn; in connection with processing carried out on the basis of legitimate interests of the Controller or a third party for purposes other than the conduct of the Contest – until such interests are fulfilled or the Participant objects to such processing, unless there are legally justified grounds for further processing; for the purpose of accountability, i.e. demonstrating compliance with data protection regulations – for the period in which there is an obligation to store data or documents containing data in order to demonstrate compliance with legal requirements and enable public authority audits.
10. In connection with the processing of data by the Organizer, the Participant has the following rights: the right to information on what data is being processed; the right to rectification of

data, restriction of processing or erasure; the right to withdraw consent at any time; the right to lodge a complaint with the supervisory authority – the President of the Personal Data Protection Office (ul. Stawki 2, 00-193 Warsaw); the right to object to processing based on the legitimate interest of the Organizer.

11. Consent to the processing of personal data is voluntary, but necessary for participation in the Contest and its proper implementation. In the event of withdrawal of consent by the Participant, they are automatically excluded from further participation in the Contest.

§10 FINAL PROVISIONS

1. In matters not regulated by these Rules, the provisions of Polish law shall apply.
2. In the event of any disputes related to the Contest or these Rules, they shall be resolved by the Polish common court competent for the seat of the Organizer. This does not prejudice the rights of consumers arising from mandatory provisions of the law of their country of residence.
3. The Organizer reserves the right to amend these Rules. Any changes to the Rules will be announced on the Contest website and shall be effective from the date of their announcement, unless another date of entry into force is indicated.

Appendices:

- Declaration on the transfer of economic copyrights and related rights
- Consent to the use of image (recordings concerning the Grand Prize)

STATEMENT ON THE TRANSFER OF ECONOMIC COPYRIGHTS AND CONSENT TO EXERCISE OF DERIVATIVE RIGHTS

CREATOR'S DATA – COMPETITION WINNER

Full name:
Company:(if applicable)
Place of residence:
street:
building number:
apartment number:
postcode:
city:
country:
PESEL: (This field applies to Polish citizens only)
and passport number: (This field applies to non-Polish citizens only).

I, the undersigned, declare that I am the sole creator of the following video materials (hereinafter: the Works):

1. published on platform on profile
.....
2. published on platform on profile
.....
3. published on platform on profile
.....

1. I hereby, free of charge, without time or territorial restrictions, transfer to the sponsor of the SOLEO GLOW competition – Aroma Trend Sp. z o.o. with its registered office in Michałowice, ul. Szkolna 44A, KRS 0001082691, NIP 5342408853 (hereinafter “Aroma”) the economic copyrights and related rights to the Works indicated above and to the artistic performances contained therein, created in connection with my participation in the competition named SOLEO GLOW. I also consent to Aroma’s exercise of derivative rights in relation to the Works.
2. The transfer of economic copyrights and related rights (including artistic performances) covers all fields of exploitation known at the time of this statement, in particular in respect of:
 - a. fixation of the Work by any technique;
 - b. reproduction of the Work by all techniques, including magnetic recording techniques, using available analogue and digital methods of recording, reading and transmission, on carriers of all types, including magnetic, magneto-optical, computer systems, audiovisual carriers, including video carriers, CD, DVD, HD DVD, Blu-ray DVD, computer discs, in cable or telecommunications networks (including the Internet) etc.;
 - c. trading in the original or copies on which the Work has been recorded – placing on the market, rental and lending of the original or copies;

- d. dissemination of the Work through public performance, exhibition, screening, playback and broadcasting and retransmission, as well as through making the Work publicly available in such a way that everyone may access it at a place and time of their choosing;
 - e. making available the Work, as well as materials created using the Work, in mass media, including on the Internet;
 - f. entering the contributed creative input into computer memory and indefinite storage of the collected material;
 - g. use of the Work, as well as products created using the Work, in all promotional and advertising materials, including on the Internet, as well as in other mass media;
 - h. all changes and alterations to the Work – including adapting the Work, abbreviating it, summarising it, making modifications, adaptations, changes and combining it with other works, translating the Work into any language, using and disposing of the resulting adaptations on all fields of exploitation listed in this Statement.
3. I declare that the economic copyrights to the Works to which I am entitled are not in any way restricted by the rights of third parties, and that I am authorised to dispose of these rights to the extent necessary for making this statement.
4. I undertake not to exercise my right of supervision over the manner in which Aroma uses the Work. I authorise Aroma to decide on the first public release of the Work and on the manner of attribution of authorship (e.g. in the post description or end credits) or on the anonymous release of the Work (without identifying the author).
5. The transfer of rights and grant of consents referred to in this statement takes place within the framework of the Prize awarded in the Competition and I am not entitled to any other remuneration in this regard. I also declare that in the future I will not claim remuneration for the use of the Works within the scope arising from this statement.
6. This statement has been drawn up in two identical copies, one for the Creator and one for Aroma.

.....
Creator's signature, date

I accept on behalf of Aroma Trend Sp. z o.o.

.....
Signature on behalf of Aroma, date

CONSENT TO THE USE OF IMAGE

CREATOR'S DATA – COMPETITION WINNER

Full name:

.....

Company:(if applicable)

Place of residence:

street:

building number:

apartment number:

postcode:

city:

country:

PESEL: (This field applies to Polish citizens only)

and passport number: (This field applies to non-Polish citizens only).

1. I consent to the free recording and dissemination of my image, voice and statements, including in particular through photography, filming and recording of audio-video materials produced in connection with participation in the SOLEO GLOW Competition and receipt of the Prize.
2. The consent referred to above covers the free use of the aforementioned materials by the Organiser and Sponsor, without time or territorial restrictions, on all fields of exploitation related to the marketing, promotional and informational activities of the Sponsor, in particular on the Internet, including social media, all advertising materials and on the Sponsor's websites.
3. My image may be used in various forms of electronic processing, cropping and composition, and may also be combined with images of other persons and supplemented with accompanying commentary. Film recordings in which I appear may be cut, edited, modified and added to other materials produced for the purposes of the Organiser and Sponsor. My image may not be used in a form or publication that is offensive to me or that otherwise infringes my personal rights.
4. I simultaneously waive the right to any claims against the Organiser and Sponsor arising from the use of my image, voice or statements within the scope defined in the provisions above, including claims for remuneration or compensation.
5. I authorise the Organiser and Sponsor to decide on the first public release of the work featuring my image and on the manner of attribution of the persons appearing in the Work, or on the anonymous use of the image.

.....
Date, Signature of Participant

I accept on behalf of Aroma Trend Sp. z o.o.

.....
Date, Signature of Aroma representative

I accept on behalf of the Organiser

.....
Date, Signature of Organiser representative