

# EXPOSITION AND SPONSOR TERMS AND CONDITIONS EUROPEAN MOBILIZATION NETWORK

Exposition and sponsor terms and conditions pertaining to conferences and meetings organised by European Mobilization Network, hereinafter referred to as "Beneficiary". The Beneficiary bears responsibility for the organisation. The operational project management and sponsor recruitment is the responsibility of Eventex. Contracts are concluded with the Beneficiary; these exposition terms and conditions always apply.

**Article 1.** The opening hours of the exposition follow the (academic) conference programme. The dates on which the exposition shall take place and the exact hours are stated in the programme that is to be found in good time on the (conference) website of the Beneficiary.

**Article 2.** The Beneficiary assigns the exhibition space whereby the wishes of the participant are accounted for as much as possible. The final decision on the set up is taken by the Beneficiary.

**Article 3.** The Beneficiary can refuse entries without providing reasons for doing so.

**Article 4.** The participant is not permitted to sublet the rented exhibition space in whole or in part to third parties, whether they are participating in the exposition or not. Exchanging or giving away of the exhibition space or to be sponsored partly is not permitted.

**Article 5.** The rental prices of the exhibition spaces as well as other sponsoring options are listed in the sponsor information and on the registration form of the conference or meeting. In case of acceptance, the participant is sent a confirmation after receipt of the completed registration form stating the size of the assigned space and/or a description of the part that is to be sponsored and any particulars. The participation agreement is concluded by digital confirmation.

In case of cancellation (only written cancellations are processed) of a registration:

more than 2 months in advance of the conference date, the participant owes 50% of the registration fee.

less than 2 months in advance of the conference date, the participant owes 100% of the registration fee.

All payments must be made by deposit or bank transfer of the amount owed to the bank account stated on the invoice in the name of the Beneficiary stating the conference or meeting. All payments should be made before the start of the conference or meeting.

**Article 6.** If the participant does not pay the registration fee or any other costs in full or before due date, the Beneficiary is entitled to declare it deems the participation agreement immediately terminated, without prejudice to the participant's obligation to payment of compensation equal to the amount owed for the rent or sponsoring and any additional costs in this regard, all this without prior notice of default or judicial intervention being required and without the participant being able to claim any reimbursement for the registration fee or other already paid costs or compensation for loss in any form or arising from cause whatsoever that it might have suffered. All collection costs in default of payment, both legal and other costs including the costs of legal counsel for the Beneficiary and the costs the Beneficiary incurs in order to effect collection of the amount owed are for the account of the participant.

**Article 7.** The participant has access to the assigned space at the times stated in the sponsor information. All stands must be completed before the prescribed finishing times for set up. All valuable items must be removed from the stand immediately after the conference programme ends. The stand must be removed completely before the prescribed finishing time.

If the participant fails to comply with the general clearing within the prescribed period, the Beneficiary is entitled to remove and store all items, materials and/or packaging present in, on or at the exhibition space all this for the account and risk of the participant.

**Article 8.** The participant receives supplementary information about, among other things, logistical matters and the possibility of ordering extra facilities such as catering, extra decoration for the stand etc. well in advance of the commencement of the conference or meeting.

**Article 9.** The Beneficiary provides security without assuming any liability. All items present belonging to the participant are and remain for the account and risk of the participant. The participant is obligated to take out insurance policies in order to cover any damage to the items and other property including personal property.

The obligation also applies for personal accidents of the participant and/or those who are present for or on behalf of the participant at the exposition and also in respect of every third party for claims to compensation of damage suffered as a result of the fact that the participant has failed to fulfil the obligation mentioned in this article.

**Article 10.** The participant must observe the regulations in place at the location and is obligated to set up or have the exhibition space set up such that safety of the public and the buildings/rooms is safeguarded in the broadest sense. The participant indemnifies the Beneficiary in respect of the owner of the building/rooms where the exposition is being held and also in respect of any third party for claims to compensation of damage suffered as a result of the fact that the participant has failed to fulfil the obligation mentioned in this article.

**Article 11.** The height of the walls used to separate the stand from the other stands may be at most 2.40 meter high. The Beneficiary can provide an exemption for higher walls on the condition that the back side is finished in such way that the adjacent stand(s) are (is) not hindered in any way. The participant must inform the Beneficiary of how the exhibition space will be used by providing a drawing or plan of the stand to be placed, this for the approval of the Beneficiary. The participants must keep their stands clean and deliver them clean. The participant may not form a hindrance for the other participants with its exhibition or advertising material, subject to the discretion of the Beneficiary.

**Article 12.** The Beneficiary and other persons who are charged by the Beneficiary with ensuring that order is maintained in the exhibition spaces and the buildings belonging thereto reserve their right to freely access all of the rented property.

**Article 13.** The participant is obligated to temporarily shut off any sound system or in consultation to decrease the volume at the first request of the Beneficiary.

**Article 14.** The Beneficiary reserves the right to make changes to the dates and/or opening hours as stated on the (conference) website of the Beneficiary and on the registration form of the relevant conference or meeting. In that case, the participation agreement remains in full effect. If the conference or meeting may not go on for any reason whatsoever, the participation agreement is deemed as having lapsed and amounts that have already been paid shall be paid back to the participant by the Beneficiary and the participant does not have any right to any compensation whatsoever or compensation for costs incurred.

**Article 15.** Arrangements or agreements whereby deviations are made from the provisions of these Exposition and Sponsor Terms and Conditions are only valid if they have been expressly confirmed in writing by the Beneficiary.

**Article 16.** The Beneficiary decides in all cases not provided for in the Exposition and Sponsor Terms and Conditions. It reserves the right to make changes to these terms and conditions at any time, to which the participants shall be bound.

**Article 17.** The purpose of the CGR and GMH Foundations is enable orderly advertisements directed at professionals by means of self regulation. To this end the Code of Conduct for the Advertisement of Medicinal Products and Medical Devices have been drawn up to which our conferences must comply. This Code of Conduct describes specific provisions concerning, among other things, (medicinal) advertisement and giving gifts and hospitality. Organisational and logistical measures shall be taken in order to easily be able to follow the guidelines together with the participants. The participant will always be held responsible for meeting the code of conduct imposed by the CGR and the GMH. Additional sponsoring activities must always be in line with the code of conduct and approved by the Beneficiary.

**Article 18.** If a mixed target group of medical specialists and non-medical specialists (prescribing and non-prescribing professionals) will be present, the following applies: the Beneficiary will take organisational and logistical measures to prevent pharmaceutical companies from getting into contact with non-prescribing visitors. The participant (from the pharmaceutical industry) is responsible for restricting its advertisements so that non-prescribing visitors do not come into contact therewith. When registering for a conference or meeting at which both prescribing and non-prescribing visitors will be present the participant must indicate whether it will advertise a pharmaceutical product so that it is clear that such can be placed in the 'prescribers zone'. If no indication of this is given by the participant, the Beneficiary is authorised to remove the advertising materials or to move them to the 'prescribers zone'. The participant does not in any way have a right to reimbursement of the sponsor funds.

**Article 19.** By confirming the registration form each participant is deemed as being aware of the above provisions and to declare its agreement to the contents thereof.