

ORTO MEDICAL CARE SPECIAL CONDITIONS OF PARTICIPATION

1. Introduction

The following Special Conditions of Participation and the General Conditions of Participation of the Feria de Madrid (IFEMA) constitute the contractual basis of participation for exhibitors. Organizational, technical and other norms sent to the exhibitor prior to the fair are also an integral part of the contract, stating the exhibitor will know them in their entirety.

2. Admission conditions:

Only applications correctly completed, signed and accompanied by payment for the stand will be considered, in accordance with the terms and conditions of the contract. Applications for admission will be forwarded to the Organization, which will decide on the registrations according to the criterion of adaptation to the objectives of the hall and without having to justify the decisions taken. The non-admission of applications does not mean any compensation for damages. Only the amount paid as registration fee will be refunded. The Organization may refuse an application if the products do not fit the theme of the trade fair or in the case that the applicant is considered to carry out practices that do not conform to the criteria defended by the organizing entity.

3. Stand confirmation

With the receipt by the organization of the stand reservation request, the lease contract between the exhibitor and the organizer enters into force. If the content of the stand confirmation differs from the content of the stand reservation, the rental agreement will be understood as referring to the confirmation.

4. Stand area

The full amount will be calculated per square meter or fraction. The price will also include the space occupied by columns or beams.

5. Term and payment terms

The payment term and fees are included in the application form.

6. Exhibitor passes (free)

Each exhibitor will have necessary passes for the stand and service staff based on the size of their stand. For stands of up to 9 m², three passes will be granted; for stands of 16 m². An additional pass will be issued for every 10 m² complete up to a maximum of 15 passes.

7. Catalog

The compulsory registration in the exhibitors section and classified in the catalog is subject to the payment of the corresponding fee. The name and address of the company is included in the register, as well as the designation of the site and stand. The fee amount will be included in the invoice, along with other additional expenses.

8. Co-exhibitors are not allowed on the same stand:

The co-existence of two or more companies in the same stand will not be permitted, unless they belong to the same group or have express authorisation from the Organization of the event.

9. Cancellation of the contract

If, after the reservation request, the organizer agrees, in exceptional cases, to cancel the contract in whole or in part, the exhibitor will be obliged to pay the full participation fees, as well as an amount in damages equivalent to 40% of the amount of the contract if the cancellation is made before October 3, 2022; 50% of the amount of the contract if the cancellation is made before December 2, 2022; and 100% of the amount of the contract if the cancellation occurs after that date. If the exhibitor has paid any amount as a reservation, the organizer is expressly authorized so that said damages can be detracted from it. The organizer reserves the right to moderate said damages in the event that, after the annulment, he may again rent free land left by the annulment, and as long as said rent supposes an increase of the leased area in relation to the one existing before the cancellation. It will not be considered as "rented" if the area of the stand not used by the exhibitor is assigned to another exhibitor for reasons of visual appearance and the organizer does not obtain more income by reallocating the area initially assigned to the company that has canceled the contract. Neither is it considered to be rented if there are stand areas in the relevant group of exhibitors that have not yet been assigned or if the organizer must reorganize the booth areas that are returned and adjoining as a result of the cancellation. The organizer will have the right to cancel or revoke the rental contract without prior notice, in case the exhibitor, once a reasonable extension of the deadline is guaranteed, does not comply with the obligations stipulated in the Special Conditions of participation or other supplementary regulations.

10. Disclaimer

It is recommended that the exhibitor take out exhibition insurance for the stand and the exhibited products to cover all risks that may be incurred as a result of participation in the event. The organizer does not insure the exhibited products or the equipment of the stand, and does not assume any responsibility, including the own staff or subcontracted by the exhibitor, in case of damages, except if they originate intentionally or due to reckless imprudence. This exemption from liability also applies in the event that the equipment of the stand or the products on it are confiscated or stored by the organizer in the exercise of his right of retention as landlord. This exemption from liability is not at all moderated by the special security measures taken by the organizer. On the other hand, the organizer assumes no responsibility in case of damages suffered by the exhibitor as a result of false information provided in relation to the allocation of space, the construction of the stand or the approval of the design thereof, or the entries in the catalog, as well as those derived from the modifications of the size of the stand not immediately claimed in writing and other inappropriate services, unless the organizer can be considered responsible in case of willful intent or recklessness. The exhibitor is responsible for the general security of his stand, and must also ensure that the rules of industrial safety and accident prevention are complied with. It is also responsible for all personal damages and damages to the property arising from the construction and use of the stand and the products exhibited therein.

11. Advertising

All advertising made about the products offered, especially about quality, performance, price, additional costs, availability of spare parts, repair possibilities and after-sales service, must be accurate and complete, and will be responsibility unique information facilitator.

12. Sales during the fair

All sales made in the exhibition premises, where applicable, must comply with the general laws and the principles of responsible commercial transactions, and in relation to them the responsibility is exclusively that of the seller.

13. Construction and assembly

The construction, design and security of the stand are the responsibility of the exhibitor and must adhere to the general rules, as well as the guidelines contained in the Exhibitor Services folder. The construction period begins two days before the start of the exhibition. The furniture and equipment of the stands must be completely finished prior to the opening. The stands that have not been claimed at 12 o'clock the day before the opening can be assigned again in the interest of the general distribution of the exhibition.

Certain works to be carried out during the assembly of the stand (water, electricity and telephone connections) may only be carried out by authorized personnel. In order to have this type of service, you must use the order forms in the Exhibitor Services folder.

14. Disassembly

The general dismantling will begin once the exhibition is over. The exhibited products and the equipment of the stand can only remain there until that date. The dismantling deadlines specified in the Exhibitor Services Folder will apply.

15. Jurisdiction

For any doubt, question or difference that may arise from this contract, including claims for damages, the exhibitor waives its own jurisdiction and submits to the jurisdiction of the Courts and Tribunals of Madrid.