

Exhibition Terms and Conditions

1. General Provisions

- a) The application constitutes acceptance of the offer. It must be completed by the exhibitor and submitted within the specified deadline to the organiser at: Gospodarsko razstavišče d.o.o., Dunajska cesta 18, 1000 Ljubljana.
- b) Applications without the signature of the responsible person of the company are not valid.
- c) The application is legally binding and irrevocable for the exhibitor.
- d) Applications with reservations or proposals for amendments to the conditions will not be considered or accepted by the organiser.
- e) Each exhibitor must fully comply with the General Terms and Conditions of Work at Gospodarsko razstavišče published on the organiser's website, any hygiene guidelines issued by NIJZ for the implementation of events, and all additional instructions of the organiser.
- f) The prices valid for the event are listed on the first page of the application. Indicating the exhibition programme is a condition for participation. The exhibitor may only exhibit the declared exhibition programme.
- g) The organiser reserves the exclusive right to decide on the acceptance of applications. Applications received after the deadline need not be considered.
- h) The minimum exhibition space that may be ordered is a mini package or 6 m² of unfurnished exhibition space.
- i) By signing, we authorise Gospodarsko razstavišče d.o.o. to process the above data in accordance with personal data protection legislation for statistical processing, participant segmentation, fulfilment of contractual and legal obligations, sending offers, promotional materials, publications and invitations to events, and conducting telephone, written or electronic surveys. The data may be processed for 10 years after the last participation at a fair or other event or until written consent is withdrawn, unless applicable legislation provides otherwise.

2. Allocation of Exhibition Space

Domestic and foreign exhibitors whose products and services correspond to the event programme may exhibit. Exhibitors may present only the products or services of providers listed in the application. Admission and space allocation are decided by the organiser, who allocates space in the interest of the event. For optimisation purposes, the organiser may allocate space with fewer open sides than ordered and reserves the right to allocate approximately 30% less or 10% more space.

Any change to the allocated space must be approved by the organiser. The organiser may relocate or close entrances and exits and make other necessary changes. If, after accepting the application, the organiser cannot allocate space for any reason, the exhibitor is entitled to a refund of payments made.

3. Cancellation of Application

The exhibitor may cancel the application only by written notice.

In such case, the exhibitor must pay:

- 40% of the exhibition space price if cancellation occurs more than 20 days before the event,
- 100% of the exhibition space price if cancellation occurs less than 20 days before the event.

The organiser may cancel the fair 30 days before the start of assembly. The organiser may also cancel later due to force majeure or regulations prohibiting public gatherings. In such cases, neither party has financial obligations toward the other and all payments will be refunded.

4. Registration and Environmental Fee

Each exhibitor must pay the registration fee and environmental contribution. Registration includes the application fee, standard inscription and presentation on the event website. Data for the presentation must be submitted upon application or at the latest 30 days before the event. If submitted later or not at all, only basic company information will be published. The organiser reserves the right to shorten or adapt the presentation and is not liable for errors.

5. Payment

The exhibitor undertakes to pay for the exhibition space, environmental contribution and registration at the agreed prices stated in the application. VAT is not included and must be paid by the exhibitor.

Upon submission of the signed application, the exhibitor receives a pro forma invoice, which must be paid in full within the specified deadline. Payment is a condition for participation. In case of late payment, statutory interest may be charged.

Objections to an invoice must be submitted in writing within 8 days. If only part of the invoice is disputed, the undisputed part must be paid within the agreed deadline.

6. Confirmation of Space Allocation

Upon receipt of payment based on the pro forma invoice, the organiser issues an advance invoice and confirms the allocation of exhibition space.

7. Revocation of Space Allocation

The organiser may reject the application or revoke confirmation, particularly if:

1. The exhibitor is in insolvency, bankruptcy or liquidation proceedings.
2. The organiser has outstanding claims against the exhibitor.
3. The exhibited items do not correspond to the event theme.
4. Required documents are not submitted.
5. The application is received after the deadline.
6. The pro forma invoice is not paid on time.

8. Date and Venue

If the event is postponed, shortened, extended or relocated, exhibitors are not entitled to cancel participation or claim damages.

9. Technical Conditions

Exhibitors must submit stand design drafts for approval before assembly. Maximum stand height is 250 cm; higher structures require written approval. Exhibitors must not exceed allocated space and must arrange it aesthetically.

10. Exhibitor Accreditations

After confirmation, exhibitors receive accreditations for stand personnel as specified in the Exhibitor Manual. Accreditations are non-transferable and may be withdrawn in case of misuse.

11. Assembly and Dismantling

Assembly and dismantling must be registered in advance. Deadlines stated in the Exhibitor Manual must be observed. In case of delay, the organiser may clear the space at the exhibitor's expense and risk. After dismantling, the space must be restored to its original condition.

During assembly, the event and dismantling, exhibitors must comply with occupational safety regulations, fire safety regulations, general fairground rules and the Exhibitor Manual. Exhibits may not be removed before the end of the event without written permission.

12. Liability and Insurance

The organiser is not liable for damage, loss, destruction or theft of exhibitor property, nor for injuries caused by fire, storm, hail, lightning, water damage, theft or other causes. Exhibitors must arrange appropriate insurance at their own expense. The exhibitor is liable for damage caused to the organiser or third parties. The organiser assumes no responsibility for vehicles parked at the venue. Subletting exhibition or advertising space is prohibited; violation results in an additional charge of 100% of the allocated space price. Exhibitors must check their stand for unknown objects before the event and immediately report any findings.

13. Presentations

Exhibitors must notify the organiser in writing at least 8 days before the event of any presentations (e.g. musical performances). The organiser may restrict or prohibit activities causing disturbance. Presentations may take place only within the allocated space. The exhibitor must arrange and pay copyright fees to relevant organisations (e.g. SAZAS).

14. Exhibitor Activity – Documents

The organiser may require submission of:

- Craft licence or registration certificate.
- Approval from health or veterinary authorities if food or catering activities are involved.
- Proof of insurance.

By signing, the exhibitor confirms that the presented activity is registered in the business register and assumes full responsibility for violations.

15. Photography and Filming

The organiser may photograph, draw or record exhibition spaces and use the material for its own purposes. The exhibitor waives copyright claims. Photographing or recording other stands without approval is prohibited.

16. Cleaning

The organiser cleans common areas. Cleaning of exhibition stands is the exhibitor's responsibility, unless ordered from the organiser at the exhibitor's expense.

17. Jurisdiction

Disputes will be resolved amicably. If not possible, the court in Ljubljana has jurisdiction.