

GENERAL TERMS
FOR EXHIBITIONS ARRANGED BY DYKMASSAN IN SWEDEN AB.

1. The application is binding on the exhibitor until it has been accepted or denied by the Fair.

If accepted, this agreement has been reached with respect to the booth location and rental stated in the exhibition confirmation of the exhibition or in any other announcement from the Trade Fair.

The exhibitor is entitled to withdraw from the agreement only if he notifies this in writing within 14 days of the date of the order confirmation.

For the Trade-Related Agreement, the Exhibitor will receive order confirmation, which may also consist of the Fair's invoice.

If the order confirmation is different from the booking, the Exhibitor shall notify this in writing within 10 days of the date of the order confirmation / invoice.

If this is not done, the Fair and Exhibitor is bound by the contents of the order confirmation.

If the Exhibitor imposes a deviation within the said time, the Exhibition shall either correct the deviation or declare the agreement invalid.

Cancellation.

2. If the exhibitor violates this agreement, he may with immediate effect be suspended from participation in current and future fairs.

In that case, the exhibitor shall be responsible for the assembly rent for the fair to which the contract relates.

3. The assembly site must have been taken possession of by 4:00 pm on Friday. Should this not happen, the Fair holds the right to dispose of the assembly site.

4. The exhibitor shall have the seat commissioned 8 hours before the start of the fair.

5. Exhibitors who have bulky exhibits that can not be transported freely in the exhibition halls shall contact the fair well in advance of the exhibition for the planning of transport.

6. The fair is prepared to meet with the exhibitors who have complicated construction work, with a special agreement on extended occupancy.

7. The exhibitor shall keep his stand in the best condition and at the request of the Fair at his own expense, improve the same if the Fair considers it to give a less good impression.

8. The exhibitor undertakes to comply with the "General Conditions for Exhibitions Arranged by the Exhibition" as stated in this notification and Other special provisions that may be issued by the fair.

9. Complaints on the assigned stand shall be made in good time before the assembly site is taken possession of. Should the fair not be able to provide a mounting place as ordered,

The exhibitor is primarily required to submit the adjustments in place and space that may be invoked by the circumstances.

In case the Fair can not offer another place due to errors or omissions for which the trade fair responds, the Exhibitor is entitled to return paid rent.
In addition, the Exhibitor is not entitled to receive any compensation and, in no case, is entitled to compensation for indirect damage.
Utilizing the exhibitor's assigned booth does not entitle the exhibitor to any compensation.

10. The assembly site may not be taken into possession until the installment has been fully paid.

11. The assembly site may not be transferred in whole or in part without permission from the fair. The site may not be used by a company other than the exhibitor.

12. Only such items as the fair are deemed to conform to the current trade fair focus and meet reasonable quality requirements may be exhibited.

Should an object of the fair fail to meet the requirements mentioned above, it is the duty of the exhibitor to remove the item from the stand immediately and at his own expense. The exhibitor is not entitled to reimburse the rental fee or part thereof, or receive any other compensation for the expense or damage - directly or indirectly - which may arise as a result of the fair's decision as above.

13. It is not permitted to display live animals, explosives or anything else that the fair indicates unsuitable for safety reasons.

Exhibited goods shall be in accordance with the provisions of government authorities and / or inspection bodies and shall where necessary be provided with Approval from such authorities or bodies.

Exhibitors are reminded of their obligations in connection with the exhibition of machines, etc. According to the Occupational Health Act and the Swedish Working Environment Authority's message 70: 4.

The fair disclaims all liability for damages or charges resulting from failure to comply with all provisions or approval.

The exhibitor replaces the fair for all expenses and damages resulting from this.

14. It is not allowed for the exhibitor to refer to exhibition outside the exhibition area in the exhibition area.

15. Exhibited goods may not be removed during the exhibition, but special permission from the fair.

**15B. Exhibitors undertake not to empty their booths or commence expulsion of this before the exhibition closes.
Should this happen, the exhibitor is charged with a penalty amounting to SEK 10,000.**

16. The fair is not responsible for exhibits or decorations exhibited in the exhibitor's stand, irrespective of damage caused by failure or negligence of the fair or By staff for which the fair is responsible. The exhibitor should therefore take out insurance.

17. In cases where a directory is established, the fair denies all responsibility for any hazards in the catalog or other printing material.

18. The exhibitor confirms that available information about him may be submitted to third parties.

19. It is not allowed for the exhibitor to: a) F-tax list sell over the counter for cash payment or receive a prepayment; B) place objects outside the assembly area or block fire protection, extraction, power plants. C) Use surface treatment other than the fair standard of the fair's walls and other materials without permission from the fair. D) allow decorations and the like to exceed the maximum height (2500 mm) determined for the current exhibition without permission from the fair; E) Use of fireworks by fire authorities. F) Use the fire without fire, store gases and flammable liquids within the exhibition area. (G) spread without permission from the fair outside his own stand without permission from the fireworks and the fair. H) Organize their booths, their decorations, demonstrations and sales in ways that violate the International Chamber of Commerce's basic rules for announcing or disturbing other exhibitors and visitors. All oral and written marketing must be consistent and consistent with the Marketing Act.

20. Political propaganda may not occur instead or elsewhere in the exhibition area.

21. Items left in the stall after the expiration date may expire on the exhibitor's responsibility and expense. As a guarantee of the fulfillment of all obligations to the fair that the exhibitor has or will receive, the fair is entitled to contain the exhibitor's item until full payment is made. The same as mentioned above, the exhibition will be added when the exhibitor left items after expiry date.

22. Should, due to circumstances beyond which the trade show, restrictions on the heating or supply of electricity and water arise, the exhibitor is not entitled to any form of compensation.

23. Should as a result of war occur special measures taken by the state or municipality, strike, lock-out, fire or other comparative event, the event must be postponed or expelled from the exhibition venue. Refundable. The exhibitor, on the other hand, owns the exhibition as soon as the exhibition is canceled, entitles the holder and receives a certain compensation for previously paid rent when paying the rent. In addition, the exhibitor is not entitled to any form of compensation.

24. Should special taxes or other charges be levied on obligations under this contract, the corresponding amount will be paid by the exhibitor

25. In the case of late payment, interest on late payment will be charged by 1.5% per month.

26. These provisions or the agreements referred to in paragraph 1 may only be amended by written document signed by authorized representatives of the fair.