General Terms and Conditions

ART. 1 - GENERAL TERMS AND CONDITIONS

The sponsor or exhibitor agrees without reservation to adhere to the terms outlined in these rules and regulations, as well as the provisions of Swedish public law applicable to events. They shall accept any new measures necessary for the benefit of the event that the organizer may indicate, whether orally or in writing.

ART. 2 – ADMISSIONS

Reservation requests by exhibitors will only be considered valid upon receipt of an official confirmation email from the Local Organizing Committee MEDSI 2025. All reservations must be submitted through www.medsi2025.com. The Local Organizing Committee MEDSI 2025 reserves the right to accept or reject any reservation request without providing justification for refusal. Applicants have no right to claim compensation for refusal, even if invited to apply by the Local Organizing Committee MEDSI 2025.

ART. 3 - PAYMENT

Upon completing your reservation, an invoice for the full application fee, inclusive VAT (if applicable), will be issued. Payment is required in full upon receipt of the invoice to confirm your participation. Any reservation fee not paid before the 15th of April 2025 will not be considered. Please ensure prompt payment to secure your sponsorship and exhibition space.

ART. 4 - CANCELLATION

In case of cancellation by an exhibitor before 15/05/2025, 50% of the total invoice amount will be retained by the organizer as compensation. Cancellation requests from 15/05/2025 onwards will result in the entire invoice amount being due and retained as compensation for breach of contract.

ART. 5 - SUBLEASE

Admission certificates are personal, non-transferable, and non-assignable. Sponsors/Exhibitors are prohibited from assigning, subletting, or transferring their booth or exhibition space.

ART. 6 – OCCUPATION OF EXHIBITION SPACES

The exhibition layout is determined by the Local Organizing Committee MEDSI 2025. Booth allocations are made based on the sponsorship levels (Gold, Silver, Bronze) and order of payment. No changes to allocated spaces are permitted without written approval from the Local Organizing Committee. The Committee reserves the right to alter the exhibition floor layout if necessary. Exhibitors must occupy their allocated spaces from September 16 to 18, 2025, inclusive; failure to do so will result in the space being considered vacant and may be reassigned without compensation or refund. Exhibitors are required to ensure that their exhibits do not obstruct or adversely affect neighboring exhibitors.

ART. 7 - RULES AND SAFETY INSTRUCTIONS

A technical file detailing stand layouts, furniture rental rules, safety regulations, and necessary services will be provided to exhibitors at a later date. Exhibitors and their personnel are required to comply with venue rules, regulations, and instructions specified in the technical file, as well as Swedish laws applicable to fairs and exhibitions. Exhibitors are responsible for their exhibited materials and are advised against leaving valuable items unattended at their booth. Insurance coverage is recommended for protection against loss or damage. Exhibitors are liable for any damage caused to other exhibitors, common property, or third parties within the exhibition area.

ART. 8 - EXCLUSIVITY

By reserving and renting a stand or advertising space, exhibitors agree not to organize or prioritize any meetings or gatherings on conference topics that have not been declared or authorized by the Local Organizing Committee.

ART. 9 - DISTRIBUTION OF DOCUMENTS

Distribution of advertisements or leaflets is only permitted within the exhibitor's stand.

ART. 10 - RIGHTS AND LIABILITIES OF THE ORGANISER

The organizer retains the right to decide on all unforeseen matters not covered by these regulations. Such decisions are final and non-appealable. Breach of any clause in these regulations may result in immediate, temporary, or permanent exclusion of the exhibitor without entitlement to refund or compensation. The organizer may also initiate legal action in case of non-payment by sending a legal notice with acknowledgment of receipt. In case of non-payment within 15 days, the contract may be cancelled without further notice. The organizer is not liable for a low number of registered delegates or lack of interest in the conference.

ART. 11 – CANCELLATION OF THE EVENT

In the event of force majeure, the conference dates or the exhibition may be changed or cancelled. In such cases, the Organizing Committee is not liable and may reimburse payments received after deducting incurred costs.

ART.12 - DISPUTES

In case of disputes, only the Tribunals of Sweden have jurisdiction.