

TERMS AND CONDITIONS CONGRESS OF THE DCRM 2024

Article 1. General

1. These terms and conditions apply to any agreement between the Stichting DCRM and the exhibitor of the exhibition on the congress of the DCRM 2024.
2. The Stichting DCRM and the Netherlands Society of Rehabilitation Medicine are responsible for organization and implementation of the congress of the DCRM 2024.

Article 2. Participation

1. Participation to DCRM congresses as exhibitor is only possible through written notification.
2. The DCRM can deny registrations without reason.

Article 3. Registration and payment

1. Remunerations for sponsor activities are listed in the sponsor agreement, of which these conditions are an integral part.
2. The registration is final only after the DCRM has received the signed sponsor agreement in return.
3. If the participating exhibitor does not meet the rent or any other costs, entirely and/or timely, the DCRM is entitled to declare the sponsor agreement as nullified. In this case the participating exhibitor is obliged to pay compensation for damages equal to the rent and including additional costs, without prior notice or judicial intervention being required. In this case the participant also forfeits any right to a refund of the fees or rents paid or on compensation for damages in any form or from any cause that was suffered. All costs of recovering failing payment, including both judicial and extrajudicial costs of a legal counsel of the DCRM and the costs incurred by the DCRM for recovery of the amount payable, shall be at the account of the participating exhibitor.

Article 4. Dissolution agreement

1. In case of cancellation of an agreement, exhibitor is required to pay: - until 4 months before the Congress date 50% of the owed invoice amount; until 2 months before the Congress date 70% of the owed invoice amount; - until 6 weeks before the congress 70%, less than 6 weeks 100% of the owed invoice amount. If an exhibitor cancels participation, exhibitor is required to notify the DCRM in writing. The date of receipt serves as starting point for the cancellation.
2. The DCRM reserves the right to make changes to the date and/or opening hours indicated in the notices, the supplementary information and sponsor agreement. In this case the sponsor agreement will remain in force. If the congresses cannot take place for any reason, the sponsor agreement will be considered as expired. Exhibitor rents paid will be refunded by the DCRM. The participating exhibitor has no right of compensation for damages or reimbursement of incurred costs.

Article 5. Transparency

1. Information transfer and giveaways should be in accordance with the directives, as agreed by the Code Medicines Advertising and the Code of Conduct Medical Devices.
2. Exhibitors should be recognizable for participants of the Congress by wearing badges with name and company name. The DCRM will provide these badges.
3. Exhibitors from both the pharmaceutical and medical device industry are obliged to register in the Dutch Central Transparency Register.

Article 6. Promotion & advertising

Companies are obliged to comply with Codes of EFPIA, CGR and GMH. See www.cgr.nl, www.gmh.nu and www.efpia.eu for latest version. The audience of DCRM 2024 is described in the sponsor prospectus. Delegate name badges will feature an icon on the badges of physicians. As an authorized representative of the company named above, I have read and understand the rules and regulations outlined in the DCRM 2024.

I understand and agree to accept and abide by those rules and regulations.