

TERMS FOR EXHIBITORS AT HEALTH & REHAB 2027

All exhibitors are asked to read the following terms carefully. Together with the contract cover, these terms comprise the actual contract with Danish.Care and must thus be complied with.

Questions in relation to the terms can be addressed to Helle Pedersen, Danish.Care, using the contact details below.

ORDERING AND INVOICING

When ordering a stand and any optional products with Danish.Care, the client must state their Danish CVR number or alternatively their VAT number or EAN number.

Danish.Care will invoice for the ordered stand with the number of square meters as well as any optional products ordered with Danish.Care.

The stand rent must be paid before the start of the fair. If the stand rent is not paid in full prior to the start of the fair, the exhibitor **will not be allowed** access to the fair stand.

Invoicing will be handled as follows:

Orders made before 1 November 2026 will be invoiced at the beginning of November 2024.

Orders made after 1 November 2026 are invoiced immediately after ordering.

All prices are exclusive of 25% Danish VAT.

CONTRACT

After ordering a stand or other optional offers, Danish.Care will send a contract to be signed. The contract must be signed within **8 days** after being received. If the contract is not signed within 8 days, the order will be cancelled and Danish.Care can make the stand available to others.

CANCELLATION

If the exhibitor cancels their stand or wishes to reduce the number square meters ordered for the stand after entering the contract, the exhibitor will pay based on the following terms:

- More than 6 months (180 days) prior to the date of the event: 50% of the price.
- Between 6 and 3 months (179 – 90 days) prior to the date of the event: 75% of the price.
- Less than 3 months (89 days) prior to the date of the event: 100% of the price.

In the event of cancellation after the conclusion of the contract, the registration fee and co-exhibitor fee are not refunded.

If the stand area is reduced after the conclusion of the contract, a fee of DKK 5,000 ex. VAT is charged in addition to the percentage according to the above terms.

Danish.Care reserves the right to rent out the cancelled stand to other exhibitors.

FORCE MAJEURE

1. In the case of acts of war, mobilization, catastrophes, severe weather, strikes, lockout, fire, explosions, acts of terror, statutory orders or similar which limit the possibilities of public gatherings/mobility, or other force majeure circumstances that are beyond the control of the contracting party affected by the force majeure, predictable or unpredictable, which effectively prevent or limit this contracting party in meeting their obligations according to the contract, this contracting party shall be entitled to terminate the contract immediately by notice in writing, without thereby incurring any liability other than that set out in paragraphs 2 and 3 below, on behalf of the other contracting party and any subcontractors of the other contracting party.

2. If Danish.Care terminates the contract because of force majeure as described in section 1, Danish.Care is liable to reimburse 85% of the amount paid for the stand rent as well as any payments for optional products ordered from Danish.Care, to the extent that these were not already delivered and put into use. Danish.Care is entitled to deduct any other claims against the exhibitor from the amount of such reimbursements.

3. If the exhibitor terminates the contract because of force majeure as described in section 1, Danish.Care will not be liable to reimburse the full amount of payments received from the exhibitor. However, Danish.Care can withhold no more than 15% of the contract value as well as the value of any optional activities ordered from Danish.Care.

In addition to this, Danish.Care will be entitled to re-invoice any additional claims in relation to direct losses from Bella Center, which are made against Danish.Care pursuant to section 10 – 10.2 in Bella Center's Conditions for fairs, exhibitions, and congresses ('Bella Centers Betingelser for messer, udstillinger og kongresser'). Any re-invoicing will never result in the claim exceeding the actual expenses incurred by Danish.Care.

4. Furthermore, under the a forementioned circumstances, and without this allowing for the contract to be terminated, Danish.Care is entitled to postpone the fair in case an ongoing conflict or event or its consequences, and according to the fair management's assessment, will affect the fair, its course and value.

OTHER TERMS

The exhibition is open to guests from 4 to 6 March 2025, Tuesday and Wednesday from 09:00 to 17:00 and Thursday 09.00-16.00.

The build-up of all exhibition stands **must** be finished by 09:00 on the opening day and stands must be staffed throughout all days of the fair until the fair ends.

Dismantling the stand prematurely or leaving the stand **is not allowed** before 16:00 on the last day of the fair. Failure to comply will result in the exhibitor being fined DKK 15,000, excluding Danish VAT

Products exhibited at Health & Rehab must comply with all laws and regulations in force at the time in question. This includes the provisions of the regulation on medical devices, MDR, and the rules for CE marking of medical devices.

It is important that both Danish.Care's terms for exhibitors and Bella Center's exhibition terms are read carefully. All exhibitors must comply with both Danish.Care's and Bella Center's exhibition terms for everyone to get the best possible conditions and benefit during the fair.

GOOD NEIGHBOURLY RELATIONS

- Make sure that your exhibition structure and materials stay within the standard area during the fair, to ensure that escape routes are clear, proper cleaning, etc.
- Avoid lighting, audio, smells or other things that might be disturbing to your neighbours. This also goes for the distribution of products/food, which requires additional cleaning of the walkway area.
- If you will be playing music/film, please remember to inform your neighbours about the sound demonstrations you will be doing as well as their duration and timing.
- Dogs, cats and other domestic animals are not allowed into Bella Center Copenhagen unless otherwise stated or if specific permission has been obtained from us. This does not apply to service dogs.

SPECIAL ATTENTION POINTS:

- Make sure that your stand structure as well as any signs or similar do not reach a height of more than 2.5m, unless otherwise stipulated in the technical stand information. If you wish to be exempted from this, you are welcome to contact Bella Center.
- Exhibit items, light sources, etc. cannot be hung in/above the walkway area, as a stand is comprised of vertical surfaces.
- A stand is considered a stand area without through-going walkways. If an exhibitor wishes to divide their stand with through-going walkway areas, an exemption can be granted on the following terms:
 - For stands with a through-going walkway area, the exhibitor will be invoiced for the walkway area at a rate equivalent to 25% of the normal price per square meter. The through-going walkway area cannot be used as a stand area – in which case the normal stand rent must be paid for the number of square meters in the through-going walkway area.
 - For stands with a through-going walkway area where the exhibitor covers the walkway area with their own carpet or flooring, the exhibitor usually pays normal stand rent for the square meters of the walkway area.

Sublease or subletting of usage rights to the allotted stand is not allowed, and the exhibitor is not allowed to give publicity in any form to any businesses that are not signed up as exhibitors/co-exhibitors.

Danish.Care reserves the right to relocate the stand area allotted if technical or other circumstances call for this.

For the purposes of marketing, Danish.Care is entitled to use the names of exhibitors in advertisements and other marketing materials etc.

INSURANCE

Theft and accidents are not covered by any insurance with Danish.Care or Bella Center Copenhagen. Danish.Care and Bella Center Copenhagen are not responsible for your belongings (private or business), nor in the case of simple theft. Therefore, the exhibitor should take out insurance on their own belongings.

BREACH OF CONTRACT

In the event of a party's breach of this contract, the standard rules of Danish law will apply.

LIABILITY

Compensation claims against Danish.Care can never exceed the agreed upon payment, exclusive of VAT, pursuant to the contractual agreement made between Danish.Care and the exhibitor. Indirect losses, operating losses, lost profits and the like are not compensated by Danish.Care. Compensation is not paid for losses arising from typos and errors in translations, etc.

Danish.Care cannot be held responsible for any delays or shortcomings resulting from events that are beyond the control of the affected parties, including, but not limited to, situations of force majeure.

LITIGATION

Any legal dispute between the parties regarding the interpretation of the agreement and/or these general conditions, which cannot be settled amicably, will be settled according to Danish law by means of arbitration, unless the injured party chooses the ordinary courts of Denmark. In that case, venue will be the home court of Danish.Care. An arbitration case must be conducted according to the procedure for trying cases at the Danish Institute of Arbitration.

CONTACT INFORMATION

In case of questions, please contact Helle Pedersen at Danish.Care, phone +45 6122 5756 or hp@danish.care

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