



## **Industry Partners - General Terms and Conditions**

By submitting the application form, the industry partner accepts these General Terms and Conditions.

Applications submitted will be held as a valid liable agreement, by which both parties will be bound. Multiple sponsorship and exhibition items may be purchased and upon application submission, a receipt confirmation and invoice will be sent via email. The permission to exhibit at/sponsor the mentioned congress is granted through the confirmation of application submission and the corresponding invoice. The industry partner must pay the total amount due to the congress account within the corresponding payment deadline stated on the invoice. If the payment has not been realised accordingly, the organiser has the right to reverse the permission and to distribute the requested sponsorship item/exhibition space to another industry partner. Only after having received the payment in full, the booking will be officially accepted, and the sponsorship item/exhibition space will be considered bindingly reserved. A cancellation of the permission can also be made if the sponsorship material/exhibits of the industry partner are not in accordance with the congress.

In case of cancellation by the industry partner, NO REFUND will be given, neither for booked sponsorship items nor booked exhibition space or for any other ordered furniture/exhibition items.

If EORNA 2026 cannot be held or is postponed due to events beyond the control of the congress host ("force majeure", e.g. pandemics), neither the host nor the congress organiser can be held liable for any damages resulting for the industry partner. Under these circumstances, the congress organisers reserve the right to either retain the entire fee and to rebook it for a future congress, or to reimburse the industry partner after deducting costs already incurred for the organisation of the congress, which could not be recovered from third parties.

The congress organisers will not be liable for not being able to perform their responsibilities due to the industry partner not delivering required collaterals or text in the specified manner and specified time.

An own company stand may only be assembled after a full booth construction plan has been submitted in due time to the organiser and is confirmed by both, the congress venue and the congress organisation. The industry partner accepts the safety regulations from the local authorities (police), the fire brigade, the Technical Inspection Agency and similar organisations at the congress site. Aisles, emergency exits, emergency lighting and fire extinguishing equipment may not be blocked or screened in any way at any time.

It is prohibited to hang stand constructions from the roof of the exhibition area, to drive nails or other fastenings in the walls or in rented stand walls, to bore or to pass own cables. Any additional furniture has to be approved and confirmed in a written way from the organiser. Furthermore, the organiser has to be informed about additional requirements in sufficient time. The industry partner is requested to carefully deal with the rented booth and furniture, and to hand it back in proper condition afterwards.

Concerning the distribution of product samples, refreshments, food, or any other items given to delegates on-site, the industry partner must ask for a written confirmation of the organiser and the congress venue.

The assembling and dismantling of the booth must be realised during the determined dates and times. In case of non-compliance, the organiser reserves the right to charge possibly resulting extra costs to the industry partner's account. The booth must be staffed at any time during the official exhibition opening hours.

The exhibition costs do not include insurances of any kind. The industry partner takes the full liability for all damages caused by him/her or other staff members. The organiser does not take any responsibility or

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liability for damages or losses at the booths or of the exhibits. All industry partners are advised to arrange appropriate insurances on their own.

The General Terms and Conditions of the congress venue as well as of all service partners apply additionally.

The court of jurisdiction is Belgium, location of the congress host. The law of Belgium applies.

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