



General Conditions Reshift Digital Exhibition & Congress Participation

Article 1 Definitions

In these General Conditions the concepts used the following interpretation, unless there are other written arrangements can be made.

1. General Conditions: the present general terms and conditions which are an integral part and apply to all agreements of participation between Reshift Digital and exhibitor with respect to the standard room(n) and any additional products and services of Reshift Digital. Derogation from the general terms and conditions is only possible if expressly confirmed in writing by Reshift Digital. The applicability of any general terms and conditions applied exhibitor is expressly excluded.
2. Landlord: Reshift Digital, the user of the general terms and conditions.
3. Exhibitor: the natural or legal person with Reshift Digital a participation agreement agreed upon.
4. Co-exhibitor: the natural or legal person who is not itself a participation agreement with Reshift Connect Digital, but within the space of an exhibitor articles exhibits or otherwise presents.
5. Accommodation landlord: the natural or legal person who rents the space Digital Reshift where the fair is held.
6. Exhibition Accommodation: The space where the fair is taking place, such as by the landlord accommodation made available.
7. Quote: The Digital written drawn up by Reshift provisional reservation of a certain position space. Reshift Digital is entitled, as long as the exhibitor still no agreement of participation has been established, the tender at any time to withdraw it.
8. Participation by Reshift Mounting: The Digital written confirmation, that drawn up Reshift Digital sends to reply to a forwarded by the exhibitor binding or for enrolment form the acknowledgment of the receipt of the signed by the exhibitor quote. In this participation mounting are the essential findings (including size of the stand space, participation fees, Location) with regard to the disposal of the stand space to the exhibitor.

9. Binding Application form: the document with which the exhibitor indicates to want to take part in the exhibition and declares that they have taken note and accept the applicability of these general terms and conditions. Reshift Digital reserves the right for the invitation to tender on the basis of the binding registration form to reject it on the basis of drawing, special reasons such as the fear of disturbance of the order, or even without giving any reason.

10. Participation agreement: the agreement between Reshift Digital and exhibitor created by

1. Signing of the offer by the exhibitor or (b) the transmission of a participation confirmation by Reshift Digital on the basis of the by the exhibitor Reshift Digital sent to binding registration form.

11. Exhibition: the fair, exhibition, manifestation or event which is the subject of the participation agreement is closed.

12. Articles: the articles by the exhibitor at the exhibition will be shown and/or services which are supplied by him.

13. Position space: the expressed in square meters, at the disposal of the exhibitor exhibition area, whose location, size and type are entered by Reshift Digital.

14. Costs of participation: all by the exhibitor to Reshift Digital costs owed in connection with its exhibition participation, including costs relating to the position space and all other costs.

Article 2 The Agreement of participation

1. The Agreement of participation means that Reshift Digital, against payment of the costs of participation for the period of the exhibition a certain position space available to the exhibitor.

2. These General Conditions are an integral part of the agreement of participation.

3. If the terms of the participation agreement is concluded in respect of multiple position areas, is what in these General Terms and Conditions is determined to be applicable to any individual position space.

4. By the exhibitor at the binding registration form or on the tender indicated wishes, self-applied changes and additions, and other (of these General Terms and Conditions) different or additional agreements for only part of the agreement of participation, if confirmed in writing by Reshift Digital.

5. The exhibitor is fully responsible and liable for the fulfilment of all the obligations which are a result of the commitment of the participation agreement.

6. The exhibitor declares that all the consequences of the registration resulting from the signing of the binding registration form or signing of the tender to be accepted, even if the signature is done by a not drawing competent.

7. After the signing of the binding registration form and before the conclusion of the agreement of participation in accordance with Article 1 paragraph 8, in these General Terms and Conditions for The concept of an agreement of participation" "binding enrolment form to be read," and for "exhibitor" "tenderer".

8. If by Reshift Digital lays down a time limit for submitting a document by the exhibitor, the date of receipt of the document by Reshift Digital for the determination or timely respond.

9. After returning from the signed by the exhibitor binding or the enrolment form by the exhibitor signed quotation can the exhibitor to cancel his registration only in one of the cases referred to in Article 6.

10. The exhibitor may not rely upon his tender if only oral granted.

11. The exhibitor will not be entitled to hand down his registration to a third party.

12. Without prejudice to the provisions of Article 20 paragraph 1 These General Conditions are only applicable to the legal relationship between Reshift Digital and the exhibitor. Unless otherwise specified may allow third parties, including co-exhibitors, to these General Terms and Conditions cannot derive any rights.

Article 3 the dates, times and exhibition accommodation

1. Reshift Digital sets the dates on which, and the exhibition accommodation in which the exhibition is held and the times for surface, keeping the exhibition and degradation.

2. Reshift Digital can for the exhibition established data, times and/or exhibition accommodation or change decisions a fair not to proceed.

3. In the event of modification of the established dates, times and/or exhibition accommodation the agreement shall remain in full force participation.

4. In no case may the exhibitor toward Reshift Digital claim any reimbursement of expenses or losses suffered in connection with a decision as defined in paragraph 2 of this Article.

Article 4 Layout

1. The exhibitor during the agreed period of entitlement to the position space such as by Reshift Digital in the participation mounting. The laid down by Reshift Digital location, area and type of the position space are binding.

2. Reshift Digital is at all times before the start of the exhibition entitled review the assigned exhibitor space to change position or groups to modify or to regroup. Reshift Digital is dedicated in such a case for in the exhibitor area in terms of a comparable position, with the understanding that the resulting new participation costs up to 10% may differ from the original participation costs.

3. Cost by the exhibitor to be incurred in connection with a reclassification, as provided for in paragraph 2 of this Article shall be borne by the exhibitor.

4. Cancellation by the exhibitor as a result of the provisions in this article is only possible in one of the cases referred to in Article 6.

Article 5 Payment

Payment of the costs of participation and all other payments must be made within fourteen days of the invoice date, all without discount or compensation unless the invoice a different expiration date is indicated.

1. Reshift Digital has the right to invoice as soon as the agreement of participation. The final invoice may be preceded by an advance note.

2. The exhibitor is liable for all costs payable to Reshift Digital which in any way related to his participation, regardless of whether these costs are incurred by the exhibitor itself or by third parties acting on his behalf.
3. Also if a different billing address is specified, the exhibitor toward Reshift Digital jointly and severally liable for the payment of all costs associated with its participation.
4. In the event of late payment of any amount due to Reshift Digital is the statutory interest will be charged as from the date on which the debt becomes due and payable. Debt collection costs are for the account of the exhibitor, whereby the extrajudicial collection costs are set at 15% of the principal amount.
5. Reshift Digital is entitled to set off payments made in respect of participation first to be deducted at the expense of the exhibitor outstanding claims from previous participations.
6. If the exhibitor the participation costs or any other to Reshift Digital amount due is not (completely) before the start of the construction of the exhibition has been met Reshift Digital entitled, after written or oral notice and notice of default, the exhibitor access to the (construction of) the exhibition to deny and/or the participation agreement with immediate effect to be considered as terminated. In such a case the exhibitor account the full costs of participation, as well as all other costs payable to Reshift Digital to comply fully, without entitlement to reimbursement of costs incurred and/or losses suffered in what sense, in respect of the denial of access to the exhibition and/or the termination of the participation agreement.

Article 6 Cancellation and termination

1. In addition to the grounds referred to in paragraph 2 to 4 of this Article, the exhibitor registration by sending the registration form binding or participation agreement cancel only with regard to the following payment scheme:

- Cancellation until 6 months before the commencement of the exhibition: 40 % of the costs of participation;
- Cancellation within 6 months before the commencement of the exhibition: 70% of the costs of participation;
- Cancellation within 4 months before the commencement of the exhibition: 100% of the costs of participation.

1. Start of the exhibition" means the first building up day of the exhibition. Cancellation must be made by registered letter.

2. If Reshift Digital the exhibitor, after reclassification by Reshift Digital, no comparable position space offers (in accordance with the criteria referred to in Article 4 paragraph 2), the exhibitor has the right to the participation agreement to cancel free of charge. The cancellation must be made by registered letter within 14 working days of the date of the written proposal of Reshift Digital content contracting the alternative position space(n).

3. In the case in respect of the exhibitor at any time after the coming of the participation agreement for suspension of payment or bankruptcy is requested, the agreement of participation by the some of the occurrence of the abovementioned application by Reshift Digital be dissolved and the exhibitor remains the full participation costs payable as well as the in connection with their participation at its request by or through any other costs incurred Reshift Digital, without prejudice to the right of the reclaim Reshift Digital to costs, damages and interest.

4. In the event at any time after the coming of the participation agreement Reshift Digital has reasonable grounds to fear that participation in the exhibition by the exhibitor in any way damage to Reshift Digital, the exhibition or other exhibitors will harm, has the right to Digital Reshift Agreement of participation by registered letter to terminate with immediate effect. The exhibitor will remain deprived of the full costs of participation as well as the in connection with its participation at its request by or through any other costs incurred Reshift Digital due in full, without prejudice to the right of the reclaim Reshift Digital to costs, damages and interest.
5. For the determination of the periods referred to in this Article, the provisions of paragraph 8 of Article 2 shall apply.
6. Cancellation or termination on the basis of this article can never give rise to the reimbursement by any Digital Reshift costs incurred or damage suffered by the exhibitor.

Article 7 additional products and services

1. Reshift Digital can, whether or not against payment by the exhibitor, for the benefit of the exhibition additional products and services.
2. These General Terms and Conditions shall apply to all by or on behalf of Reshift Digital delivered Supplementary products and services, unless otherwise specified. If third parties are engaged, unless otherwise specified, the terms and conditions of these third parties do not apply.
3. If and in so far as applicable, determines Reshift Digital the way in which publicity entries to be redrafted and reserves the right to correct the data of the exhibitor to shorten the time or in any other way of the indication of the exhibitor to depart, even without giving any reason.
4. If the exhibitor in its publicity activities offered by him articles and/or services he only mention may those items and/or services that are both within delivery program as that - in the opinion of Reshift Digital - to the exhibition program of the exhibition .
5. All the data by means of use of services of Reshift Digital or by its selected third parties are generated for the benefit of the exhibitor or data generated by exhibitor as a result of use by exhibitor of these services may be used by Reshift Digital. If this data Personal data within the meaning of the personal data protection act are free were parties to one another against any and all claims against one of the parties should be set because of a violation of the statutory retention periods for personal data or violation of the pursuant to laws and regulations on the protection of personal data as a result of use of personal data by the other party. The Parties will comply with all applicable laws and regulations regarding the protection and use of this personal data.

The exhibition

Article 8 Stand Construction and decoration of the room

1. The exhibitor is obliged to position (do) construct and (do) focus during the days and times, with due observance of the provisions in this respect by the accommodation owner is determined.
2. The exhibitor gets the stand without any stand construction, fittings, furniture or any other (technical) supply, unless in the participation agreement provides otherwise.
3. In the design of the stand space The exhibitor must comply with the provisions in these General Terms and Conditions, other enacted by Reshift Digital (safety) regulations, the accommodation by the landlord and the rules laid down in the public sector and fire regulations.

4. At the request of Reshift Digital should all plan, design and/or models for stands at the latest at the time specified by Reshift Digital Reshift for approval to be submitted to Digital Only after the approval has been obtained may be started the construction work. Reshift Digital reserves the right to refuse its approval, if necessary without giving any reason.
5. The stand is standard 250 cm high. The stand is two-sided to the full height to be finished.
6. The placement of a rear wall and two side walls is required unless the exhibitor another angle, head, or island position is assigned. Angle, head, and island stands must be furnished. In the event of a angle position is the placement of a rear quarter panel wall and 1 mandatory. In the event of a cup tooth is the placement of a gate is required. In the event of a island position may each aisle side in accordance with the provisions of paragraph 7 are close build.
7. Each aisle side of a position space may for up to 50%, with a maximum of 5 meters, are close build.
8. Reshift Digital made in respect of the position remove the right to display different rules.
9. Reshift Digital will indicate the position space through place indications on the floor, while the position itself can be equipped with a placeholder, everything on a Digital to determine by Reshift location and method. The exhibitor shall not be entitled to remove the place names, to move or change.
10. If the device and/or construction of the stand space, in the opinion of Reshift Digital not in good time before the end of the construction period could be ready, Reshift Digital for account and risk of the exhibitor to take all the facilities which it considers necessary.

Article 9 to exhibit articles

1. The exhibitor is required during the entire period and during the opening hours of the exhibition the position space with a sufficient range of articles and with sufficient staff to keep busy.
2. The exhibitor shall not be entitled in the position space other articles to exhibit or otherwise to prices, than specified in the agreement of participation and/or to the exhibition program of the exhibition.
3. The goods of the exhibitor and remain so for the entire period of the exhibition, including the building up and dismantling period, for its own account and risk. Reshift Digital connect any liability for damage to or loss or theft of goods of the exhibitor.
4. Reshift Digital shall refrain from any interference with regard to disputes, including disputes about intellectual property rights, between exhibitors.
5. Without prejudice to the provisions in paragraph 4 is the exhibitor, in view of the success of the exhibition, is not entitled to exhibit articles or to make use of a certain name or brand names, if this would infringe the rights of third parties.

6. If Reshift Digital this calls, the exhibitor to prove that he is entitled to exhibit the relevant Articles or the name or brand names to use. If this shows that the exhibitor shall act in contravention of the previous paragraph, or if the exhibitor Reshift the request of Digital could be entitled The Reshift Digital articles for the account and risk of the exhibitor at (do) and remove all other measures it deems necessary. Thus the exhibitor toward Reshift Digital no entitled to compensation for damage suffered or incurred

7. Other exhibitors can referred to in paragraph 4, 5 and 6 certain toward Reshift Digital derive any rights.

Article 10 Use of the stand space

1. The exhibitor shall not be entitled:

- The position space in whole or in part to third parties to use or the area to be used for a purpose other than that provided for in the agreement of participation is defined.
- Any use of the space that other exhibitors or visitors of injury and/or inconvenience in the form of noise nuisance, obstacle to increase or passages, obstruction of light or views, or in any other form, at the discretion of Reshift Digital.
- in or near the position space to use open, running, spraying and/or atomized water for the demonstration of its articles, except with the express written consent of Reshift Digital and the accommodation owner. The exhibitor must all relevant instructions given to comply strictly.
- in or in the position to make use of space, appliances, stoves, fireplaces and such with open fire, unless explicitly stated by Reshift Digital allowed or made available.
- dangerous substances and/or goods, including flammable substances, gases or chemical pesticides or radioactive goods, to use or to save it in or on its stand space.
- Outside, above or on the back of the stand space goods, furniture, signs or advertising material in the broadest sense to post or.
- outside the position space flyers or other promotional material to distribute or offer.
- photographic, film or video recordings of objects other than the own position space, which law only to Reshift Digital is reserved.
- entrance fees or other compensation for visitors for the visits of the position space or attending demonstrations, presentations and such.
- in or around its position to develop activities which, in the opinion of Reshift Digital, can be harmful for the exhibition in general, such as activities which may be offensive for certain (groups) people, activities that were contrary to the law, public order and morality, and activities which otherwise the image of the exhibition.

- During the exhibition any article to a visitor, against simultaneous or nearly simultaneous issue of the sold good, sell, unless direct sales in view of the nature of the exhibition is customary,
- among the visitors of the exhibition a survey at (do), unless explicitly and in writing by Reshift Digital is allowed.

1. The exhibitor shall be self-care to monitor its position space and the goods contained therein, unless by the accommodation owner in respect binding rules have been adopted.

Article 11 Catering

1. Unless otherwise agreed in writing is the catering during the exhibition exclusively reserved for the accommodation owner or by the accommodation owner third engaged.

2. It is the exhibitor not allowed refreshments and/or stimulants to sell or to provide free, unless on such terms as may be agreed by the accommodation owner or by the accommodation owner engaged third prior written authorization is granted. As an exception to the previous here is that the provision of small refreshments to visitors to the stand space by the exhibitor is allowed.

Article 12 permits and exemptions

The exhibitor is obliged to take care of the applications of all the provisions of his exhibition participation any necessary permits and exemptions.

Article 13 to loading and unloading of goods

1. It is the exhibitor not allowed during the opening hours of the exhibition goods to or.
2. The exhibitor is itself responsible for the transport of the arrival and reception of or for the benefit of its participation. Reshift Digital assumes no goods of the exhibitor in receipt, nor is it in any way whatsoever.

Article 14 Cleaning

The exhibitor is required during the exhibition for the cleaning of his position space to ensure. Reshift Digital shall be responsible for the cleaning of the other spaces such as the aisles.

Article 15 Waste Disposal

1. The exhibitor shall ensure the removal of all waste in accordance with the rules laid down the accommodation owner.
2. Reshift Digital is entitled to the costs of the removal and disposal of by the exhibitor waste left behind by him to charge.

Article 16 Degradation

1. The exhibitor is required within the specific time limits to abort stand construction, the position space to vacate and this empty and clean, with due observance of the provisions in this respect by the accommodation owner is determined.
2. The exhibitor is obliged the position space in the original state. Any damage to goods of Reshift Digital and/or the accommodation owner will be for the account of the exhibitor.
3. Remaining goods, including waste shall be for the account and risk of the exhibitor is removed.
4. What is stipulated in this clause in respect of the dismantling of the stand is not applicable if the stand is included in a decreased by the exhibitor stand construction packages. Final provisions

Article 17 Intellectual property rights

1. Reshift Digital is the holder of the intellectual property rights related to the exhibition, including at least understood the (brand name, logo(s) and the exhibition image.
2. Reshift Digital The exhibitor may confer the right the (brand name, logo(s) and/or the exhibition image to be used for promotional purposes. Then shall the exhibitor these marks and/or images use only on the way in which this by Reshift Digital made available. It is not therefore the exhibitor allowed the marks and/or images to be used for other purposes than for the promotion of the exhibition, or they to deform in any way.
3. In the event of breach of the provisions in paragraph 2, the exhibitor is obliged at the first request of Reshift Digital the use of the relevant trade mark or to discontinue the image.

Article 18 Other requirements and deviations from the General Terms and Conditions

1. Reshift Digital is in the context of the smooth functioning of the exhibition entitled Supplementary Rules (safety).
2. The exhibitor is obliged the referred to in paragraph 1 and in addition all by the accommodation owner rules adopted and governmental regulations (including fire regulations) strict and to follow.
3. In the event of conflict between these General Terms and Conditions and any other rule given by Reshift Digital, the accommodation owner or by the public authorities, the exhibitor to contact Reshift Digital. Reshift Digital will then determine which requirement in the specific case shall prevail.
4. Where provisions of these General Terms and Conditions are in conflict with the terms and conditions which are attached to the binding registration form, the conditions prevail in the enrolment form.

Article 19 Liability

1. The provisions in these General Terms and Conditions shall apply to the by the exhibitor on its exhibition participation third parties engaged as stand builders and suppliers as well as on possible co-exhibitors of the exhibitor.

2. The exhibitor state against Reshift Digital and the accommodation owner in for, and remains at all times shall be jointly and severally liable for the failure to comply with the provisions of these General Terms and Conditions and all other provisions, such as referred to in Article 19.

3. If the exhibitor any provision of these General Terms and Conditions, or any other measure referred to in Article 19 is not simultaneously or fail to Reshift, is Digital is entitled to adopt all the measures which it deems necessary, including but not limited to:

1. The denial of access to the (construction of the) exhibition;

2. The position of the exhibitor space and/or for the account and risk of the exhibitor to remove certain goods and store, print and/or destroying them;

3. The exhibitor participation in fairs to deny following; this being without prejudice to the obligation of the exhibitor to the payment of the full costs of participation and all other costs due.

1. The exhibitor is liable for all (in-)direct damage Reshift Digital suffers as a result of the exhibitor attributable shortcoming, which it does not adequately or timely compliance with any provision of these General Terms and Conditions and/or other requirements as referred to in Article 19, to be reimbursed. The exhibitor indemnifies Reshift Digital for claims of third parties, including the accommodation owner.

2. The exhibitor must be in respect of its participation in the exhibition to ensure adequate.

3. Reshift Digital is not liable for any damage suffered directly or indirectly by the exhibitor, his personnel or visitors - consequential loss, loss of business and damage due to theft, destruction or whatever cause included - unless its relevant intent or gross negligence .

4. Reshift Digital is not liable for any damage suffered directly or indirectly by the exhibitor, his personnel or visitors, caused because the provisions of these General Terms and Conditions and the rules referred to in Article 19 not, time or not properly followed.

5. Reshift Digital is not liable for by the exhibitor ago (in-)direct damages resulting from failure to fulfil any obligation arising from a between the exhibitor and a third (including the accommodation provider) agreement in respect of the supply of services in connection with the exhibition participation of the exhibitor.

6. In the case Reshift Digital is liable, the liability of Reshift Digital in that case never the maximum by its insurer to return amount on rise.

Article 20 Amendments and disputes

1. Reshift Digital reserves the right to change these general terms and conditions for the duration of the participation agreement to change. Such a change to the exhibitor will be provided in writing.
2. In cases in which these General Terms and conditions do not provide essential Reshift Digital.
3. All disputes arising between Reshift Digital and an exhibitor as a result of the participation agreement, these General Terms and Conditions or any further agreement between the parties as a result of closed, will be settled to the Dutch law by the competent court in Utrecht.
4. The Dutch text of the agreement of participation, this General Condition

De IPON is een Reshift productie onder auspiciën van stichting IPON.

Disclaimer | voorwaard© 2015 De IPON is een Reshift productie onder auspiciën van stichting IPON.

Disclaimer | Privacy statement | Algemene voorwaarden