

InterBattery 2025

Participation Regulations & Contract Condition

Article 1 Definitions of Terms

"Exhibitor (Participating Company)" refers to the company, association, and entity submitting the application for participation in the exhibition.

"Exhibition" refers to INTERBATTERY 2025,

"INTERBATTERY 2025" refers to the organizers of the exhibition: Korea Battery Industry Association, Coex.

Article 2 Allotment of Exhibition Space

Based on the order of down payment, scale of participation, whether a returning participant, composition of the exhibition, and nature of exhibited products, the INTERBATTERY 2025 Secretariat allocates space to the participating companies within the exhibition hall through INTERBATTERY 2025 Secretariat. On special occasions, the INTERBATTERY 2024 Secretariat may change the space allocated to the exhibitors as long as it is before the preparation period. Such changes are under the discretion of the INTERBATTERY 2025 Secretariat, and exhibitors cannot request compensation thereof.

Article 3 Contract, Application, Participation Fee Payment Procedure

Participation application and contract must be submitted through INTERBATTERY 2025 Secretariat. Payment for the contract should be completed according to the guidelines on the application form. The participation fee covers the costs for the venue, 24 hour security, hallway cleaning, provision of PR data, exhibition directory, and provision of other information until the opening of the exhibition. In addition, foreign exhibitors are required to pay VAT according to the Korean Value-Added Tax Act. The Principle of Reciprocity in Application of Zero Tax Rate shall apply only for the following countries: Greece, South Africa, Netherlands, Norway, New Zealand, Denmark, Lebanon, Liberia, Malaysia, USA, Venezuela, Belgium, Saudi Arabia, Germany, Sweden, Switzerland, Singapore, United Kingdom, Iran, Italy, India, Indonesia, Japan, Taiwan, Chile, Canada, Thailand, Panama, Finland, Pakistan, Australia, Hong Kong, France.

Article 4 Installation & Withdrawal

Installation and withdrawal of all exhibits must be completed within the period stipulated by the INTERBATTERY 2025 Secretariat. Exhibitors are liable for any loss or damage to the INTERBATTERY 2025 Secretariat due to any delay.

Article 5 Insurance, Security and Safety

Exhibitors must have insurance for all equipment and exhibits during the installation, withdrawal, and exhibition period. The INTERBATTERY 2025 Secretariat will take appropriate measures to protect the rights of exhibitors and visitors. However, the ultimate liabilities of all items of the exhibitors reside with the exhibitors. All materials such as stands and equipment must be incombustible according to fire safety acts. The INTERBATTERY 2025 Secretariat may limit construction work and performance if needed.

Article 6 Provision of Information on INTERBATTERY 2025 Secretariat

Exhibitors must provide data on exhibits and construction so that the INTERBATTERY 2025 Secretariat may determine whether the equipment and activities undertaken within the booth comply with the exhibition regulations. Exhibitors must also provide necessary information for related marketing and PR of INTERBATTERY 2025.

Article 7 Exhibit Limits & Hall Management

Exhibitors must display exhibits stated in their original application unless otherwise approved by the INTERBATTERY 2025 Secretariat, and must locate permanent staff in the booths. Activities of exhibitors are limited to within the allocated space. Also, the responsibility of loss, damage, robbery, and all other related matters regarding the exhibits resides with the exhibitors (participating companies). The INTERBATTERY 2025 Secretariat reserve the right to limit activities deemed potentially harmful to other exhibitors,

including excessive noise, the joint use of one booth between multiple companies, and exhibits disagreeing with the nature of the exhibition.

Article 8 Prohibition of Exhibition Booth Assignment

Exhibitors may not assign all or part of the already allocated exhibition area to a third party without the approval of the INTERBATTERY 2025 Secretariat

Article 9 Prohibition of on-site sales

The purpose of a trade show is to showcase products and services, and therefore on-site sales activities are strictly prohibited. Sales activities are permitted only at the specially allocated spaces that INTERBATTERY 2025 Secretariat has set aside for that purpose. Taxes and other technicalities entailed by such activities are sole responsibility of exhibitors.

Article 10 Cancellation of Application

In the event that the exhibitor declines to use the space allocated, fails to pay the deposit or fails to comply with the regulations set by the organizers, the organizers reserve the right to void the application and the participation fees will not be refunded.

Article 11 Breach of Contract

In the event that the exhibitor decides to cancel or reduce exhibition floor space already reserved, the following penalty must be paid to the organizer within 15 days of the change. If the exhibitor has already paid the registration fee in full, the penalty will be deducted from the total amount.

- Cancellation or floor space reduction by October 31st, 2024: 50% of total exhibition fee
- Cancellation or floor space reduction from November 1st, 2024 to December 31st, 2024: 80% of total exhibition fee
- Cancellation or floor space reduction after January 1st, 2025: No refund issued

Article 12 Act of God

INTERBATTERY 2025 Secretariat is not liable in the event that a change in the date of location of the event is inevitable due to act of God. 'act of God' shall be defined as all reasons beyond the control of the organizer including natural disaster, war, rioting, rebellion, terrorism, fire, explosion, flood, theft, deliberate damage, strike, curfew, climate, prohibition by third parties, defense, epidemic, etc.

Article 13 Application & Interpretation of Related Regulation

- 1) When necessary, the INTERBATTERY 2025 Secretariat may enact a supplementary regulation not mentioned in this participation regulation. Exhibitors must comply with the supplementary regulation and that of Coex.
- 2) Matters not mentioned in this contract follow the related regulations and laws designated by the INTERBATTERY 2025 Secretariat.
- 3) In case of different interpretations between the INTERBATTERY 2025 Secretariat and exhibitors of the contract and other documents, those of the INTERBATTERY 2025 Secretariat must be followed.

Article 14 Resolution of Disputes

Disputes between exhibitors and INTERBATTERY 2025 Secretariat will be arbitrated by the Korea Commercial Arbitration Board, and their resolution will be binding to both parties.

Article 15 Clean Fulfillment of Contract

Regarding this contract, the INTERBATTERY 2025 Secretariat and exhibitors must not directly/ indirectly request or provide any sort of inappropriate granting such as bribable services and money. Both parties must mutually strive to maintain a clean and transparent trading environment and fair trade orders.

* The signee is granted to the liability and rights to fulfill the contract.