

| |
|---|
| <p style="text-align: center;">Exhibition Management Regulations of World Hydrogen Expo 2026 (H₂ MEET 2026)</p> |
|---|

Article 1 (Definitions of terms)

- ① “H₂ MEET” herein refers to H₂ MEET 2026.
- ② “Exhibitor” refers to an entity (including institutions and organizations) that has submitted the application form and paid the participation fee to participate in H₂ MEET and to exhibit products as stipulated in the exhibition regulations during H₂ MEET.
- ③ “Organizer” refers to the H₂ MEET Organizing Committee, located at Banpo-daero 25, Seocho-gu, Seoul, Korea.

Article 2 (Application for participation)

- ① Applications for participation may be submitted online through the official website: www.h2meet.com
- ② Members of the associations or institutions (organizations), which entered into an official agreement with Organizer for attracting multiple companies to participate in the H₂ MEET, may submit their application forms through their associations or institutions (organizations).
- ③ The applications for participation and the contract shall be deemed valid and legally binding when at least 50% of the participation fee, as stipulated in Article 3, is paid upon submission of the online application.

Article 3 (Terms of payment of the participation fee)

- ① Participation fees must be paid by wire transfer (T/T) directly to the bank account designated by the Organizer.
- ② Exhibitors must pay the application fee (50% of the participation fee) within one week of the participation contract, and the remaining balance must be paid by July 31, 2026.
- ③ The Organizer may allow exhibitors that apply for participation after the application deadline, i.e. July 31, 2026, to participate, with consideration to the status and availability of the exhibition halls, and in this case, the exhibitor must pay the participation fee in full.

Article 4 (Allocation of booth locations and sizes)

- ① The Organizer shall allocate booth locations and sizes based on booth availability and registration dates in case where the sizes are the same (50% of the participation fee must be paid). If necessary, (in cases involving a change in application status for example) the Organizer may reorganize the booth locations and sizes allocated to exhibitors.
- ② The Organizer shall have full discretion to give priority in allocation of booth locations to those exhibitors invited to H₂ MEET by the Organizer for specific purposes.
- ③ If the total exhibition area applied for exceeds the total area available, the Organizer shall seek ways to adjust the booth sizes for all applicants.
- ④ An exhibitor may not sublet the whole or part of the allocated booth space to a third party or exchange space with another exhibitor.

Article 5 (Cancellation and change of the participation)

- ① The Organizer shall not compensate for any loss incurred by any exhibitor (e.g. participation fee, installation and operating expenses) resulting from the cancellation, change, or suspension of H₂ MEET arising from force majeure, e.g. a natural disaster, government order, an emergency, or any cause not directly attributable to the Organizer.
- ② The Organizer shall have the right to change the venue, duration, or opening hours of H₂ MEET if it is necessary to do so for the smooth operation of the exhibition hall or if an unforeseen circumstance arises. In this case, the Organizer shall not be held liable for any loss arising, as set forth in Paragraph 1.
- ③ In the event that H₂ MEET is canceled by the Organizer for a reason attributable to the Organizer, e.g. arbitrary cancellation, the Organizer shall provide a full refund of the participation fee to each exhibitor. The refund shall constitute full compensation for the loss (only participation fee) incurred due to the cancellation.

Article 6 (Termination, Cancellation and Penalties)

- ① If the Exhibitor fails to comply with the exhibitor recruitment notice or the guidelines set forth in the Participation Management Regulations, or fails to pay the participation fee in full by July 31, 2026, the Organizer may terminate the Exhibitor's participation and claim the unpaid amount as damages.
- ② If the Exhibitor cancels its participation in the exhibition or cancels part of the allocated exhibition space, the Exhibitor shall promptly notify the Organizer in writing of the reason for such cancellation. The Organizer shall refund the participation fee, after deducting the penalty specified in the table below, without interest.

| Period for cancellation | Penalty |
|--|------------------------------|
| March 20 – April 30, 2026 | None |
| May 1 – June 14, 2026 | 20% of the reference amount |
| June 15 – July 31, 2026 | 50% of the reference amount |
| On or after August 1, 2026 | 100% of the reference amount |
| ※ Reference amount = (canceled space/allocated space)×total participation fee | |
| ※ Until the exhibition space allocation is finalized, the allocated space shall be deemed to be the exhibition space applied for by the Exhibitor. | |

- ③ The timing of cancellation under Paragraph 2 shall be determined based on the date and time when the Organizer receives the official written request for cancellation submitted by the Exhibitor.

Article 7 (Installation of exhibition booths and management of the exhibition hall)

- ① Each Exhibitor must install, manage, and operate its booth in accordance with the Operating Manual for the KINTEX exhibition hall, the Management of H₂ MEET, and the Guidelines on Exhibiting at the H₂ MEET issued by the Organizer. The Exhibitor must also fully cooperate in maintaining order at H₂ MEET.
- ② Each Exhibitor must endeavor in earnest to prevent fire and accidents, by maintaining safety through the compliances with related laws during the installation, operation, and removal of its booth.
- ③ Each Exhibitor shall be fully responsible for all accidents and incidents including but not limited to damage, theft, fire, and accidents that may occur in its booth.

- ④ Exhibitors shall not damage any facilities in the exhibition hall nor any facilities installed by the Organizer. In the event of damage or destruction occurs by an Exhibitor willfully or accidentally to any facilities, the Exhibitor shall restore those facilities to their original state when removing their exhibition booths. If the Organizer is required to restore any damaged or destroyed facilities to their original state on behalf of the Exhibitor who fails to do so, the costs shall be paid by the Exhibitor.
- ⑤ Exhibitors shall be held responsible for any violations of the operating manual and guidelines in Paragraph 1, and the Organizer reserves the right to impose penalties on exhibitors or claim damages against them according to the manual and guidelines.
- ⑥ If necessary, the Organizer may restrict certain individuals' access to the exhibition hall for the efficient and safe operation of H₂ MEET.
- ⑦ If deemed necessary for the proper maintenance of order and safety management, the Organizer reserves the right to limit or ban certain exhibition items and/or activities.

Article 8 (Insurance)

- ① The Organizer shall purchase insurance (commercial general liability insurance) in provision against accidents that may befall spectators in the exhibition hall during the exhibition period.
- ② In principle, each Exhibitor must obtain insurance to provide against all accidents that might occur in its booth during the entire period of H₂ MEET, including the period for booth installation and removal.

Article 9 (Supplementary regulations)

- ① The Operating Manual for the KINTEX exhibition hall, the Guidelines on the Management of H₂ MEET, and the Guidelines on Exhibiting at H₂ MEET shall supplement the participation management regulations, and Exhibitors agree to faithfully comply.
- ② In the event of any changes and/or additions to the supplementary provisions of Paragraph 1 according to changes in the exhibition, with the Organizer or related to internal/external exhibition-related policies, such changes or additions shall have the same effect as the regulations.

Article 10 (Dispute resolution)

In the event of any disputes between the Organizer and an Exhibitor regarding the participation management regulations, the relevant laws of Korea shall be applied, and any unresolved disputes shall be presided over by the Seoul Central District Court.