

TERMS AND CONDITIONS OF PARTICIPATION

HYROX World Championships HYROX Season (2025/2026) – Sweden

1. GENERAL INFORMATION

- 1.1. HYROX World GmbH Hamburg/Germany (“**HYROX World**” or “we” or “us”) is the creator and genuine rightsholder of the fitness racing series *HYROX – the World Series of Fitness Racing*. As such it organizes the 2026 HYROX World Championships taking place in Stockholm, Sweden (the “**Event**”).
- 1.2. The Event’s competitions are staged (i) individually (“Single Divisions”) in HYROX PRO MEN/PRO WOMEN, and (ii) as a partner competition (“Doubles Divisions”) in HYROX DOUBLES MEN PRO/WOMEN PRO/MIXED whereas each division is organized and judged per age group. Except for participants competing within the division HYROX DOUBLES MIXED (all age groups) and those of the age group 60+ (all divisions), all other participants will compete at PRO weights/repetitions.
- 1.3. The Event is organized and staged subject to all applicable laws, statutes, common law, regulations, ordinances, codes, rules, guidelines, orders, permits, tariffs, and approvals, including those relating to the environment, health and safety or sanitary measures of any governmental authority that apply to participants (“**you**”) (together “**Applicable Laws**”).

2. THESE TERMS & CONDITIONS

- 2.1. These Terms and Conditions of Participation (“**T&Cs**”) set out and comprise all of the legal terms applying between us and you in relation to your registration to participate and your participation in the Event. They are part of the agreement that you are concluding with us when registering for the Event.
- 2.2. We reserve the right at our discretion to amend these T&Cs (and the format, date and structure of the Event), including if there is a change in the Applicable Laws or amendments due to changes in the event structure. If we do implement such changes, we will notify you of any such changes in advance.

3. EVENT REGISTRATION

- 3.1. To register to participate in the Event, you must meet the following requirements:
 - 3.1.1. you have qualified in person for the Event at any of the HYROX series events during the season 2025/2026 in accordance with the regulations set out in the applicable HYROX Rulebook;
 - 3.1.2. you have personally received an invitation by us to participate in the Event based on your qualification and been asked to accept the invitation by registering for the Event within 72 (seventy-two) hours after its receipt (“**Reg-Deadline**”);
 - 3.1.3. you submit your registration for participation at the Event to us within the Reg-Deadline; please note that there is no possibility to claim your Event participation slot after expiry of such deadline. If you are qualified within the Double Division we need to receive the

- 3.6.** If you are under the age of eighteen (18) at the time of registration, you must provide a declaration of consent issued by your parent or other legal guardian, together with a copy of their passport (or other photographic identity card) no later than 7 days before the Event in question to: wc@hyrox.com. If you do not comply with this requirement, HYROX World may terminate our contract (and revoke your participation in the Event) and your Fee will be refunded (minus any services fee already accrued in accordance with clause 5.2 of these T&Cs).
- 3.7.** Spectators may purchase tickets for any of the Events ("**Spectator Tickets**") whereas participation as a spectator is subject to further personalization of the ticket before the Event as documented by a QR-/barcode assigned to the ticket. Furthermore, HYROX World reserves the right to require spectators to provide evidence of their state of health at the time of the Events, if necessary by providing evidence in the appropriate form as set out in clause [3.4.3](#) of these T&Cs. Spectators must also bear the risk of any subsequent impairment in their physical condition or state of health following the purchase of their tickets and any costs that they incur in the provision of any required proof of good health.
- 3.8.** HYROX World reserves the right to exclude you from (further) attending the Event, and/or participating as an athlete in any division and official ranking or to disqualify you from any competition ranking by means of terminating the participation agreement with immediate effect, without notice and without further liability to refund Fee, or associated costs of participation in the Event if:
- 3.8.1.** you provide false personal information to us, including during registration; including information of your biological gender at birth;
 - 3.8.2.** our systems detect at any point in time after registering for the Event that you have not qualified in person as set out in Clause 3.1.1 above,
 - 3.8.3.** changes to participants in the double divisions have not been done in accordance with Clause 3.12 of the T&Cs, including but not limited to timely payment of the processing fee,
 - 3.8.4.** you have defaulted on your obligation as set out in Clause 8.7 hereunder and not rectified such breach despite our request to do so;
 - 3.8.5.** your actions and/or omissions (whether before, during or after any Event) endanger the safety of any other participants, spectators or our staff members or other representatives; or
 - 3.8.6.** there is reasonable suspicion that you are in possession or under the influence of any substances (performance-enhancing or otherwise) at the time of any Event.
- For clarity, please note that in accordance with the applicable [HYROX Rulebook](#) (please see Clause 10 hereunder) official rankings are based on participant's biological gender at birth, in line with Olympic guidelines. However, individuals who wish to participate for recreational purposes only, without being included in the official ranking, may register under their gender identity.
- 3.9.** You may register yourself and your team. Duplicate registrations are allowed by the same person, if you are participating both as a single starter and as a team member. Not allowed are duplicate registrations within the doubles divisions with different athletes.
- 3.10.** Subject to timely personalization of your registration in accordance with clause 3.4.5 we will provide you with your personal unisex HYROX World Championships race shirt to commemorate your participation in the Event; please make sure to double-check the accuracy of the data provided as we are unable to accommodate any subsequent requests for revision. While we would be excited to

see you showing it off during the Event's Opening Ceremony and the Event you are not obliged to compete in your race shirt.

- 3.11.** You may not change the registration neither in respect of your participation, the division you are competing in nor the start time that will be assigned to you as the race entry is personalized and connected to your qualification as well as your division and age group. The age group selected during registration, based on your date of birth at the time of qualification, is binding and determines the category under which you will compete at the Event.
- 3.12.** An exception to the rule of clause 3.11. may be granted for participants in the Doubles Divisions, strictly in cases where one athlete is unable to compete due to **proven illness or injury**. In such cases, the affected athlete may be replaced by another athlete of the same gender and age group, only upon submission of a valid medical certificate and subject to prior written approval by HYROX. Requests for athlete substitution must be sent to our Customer Services at: wc@hyrox.com, and must be received no later than four (4) weeks before the Event. Please note that this is a courtesy-based exception, and HYROX reserves the right to deny requests in cases where substitution requests appear to be strategic or abusive in nature. Please note that said amendment is subject to the consent of these T&Cs by such new participant and may be subject to payment of an additional processing fee. Please further note that any change to the registration later than four (4) weeks before the Event in accordance with this clause will impair the new participant's right to a personal race shirt as set out in Clause 3.10 as the minimum time requirement of Clause 3.4.5 is fixed.

4. THE FEE, SERVICE FEE AND TERMS OF PAYMENT

- 4.1.** All listed prices on our registration page are stated to be inclusive of VAT.
- 4.2.** In addition to the Fee, a service fee (amounting to 7% of the total value of the Fee) is payable upon submission of any registration to participate in any Event. This must be paid by you in addition to the Fee.
- 4.3.** The Fee and service fee are due for payment immediately upon Event registration. Such payments may be made by:
- 4.3.1.** credit or debit card;
 - 4.3.2.** Google Pay;
 - 4.3.3.** Apple Pay; and
 - 4.3.4.** Visa Checkout.
- 4.4.** If payment is not processed for any reason whatsoever, HYROX World is entitled to terminate our contract immediately without liability. You shall be liable for all costs reasonably associated with such termination.

5. ARRIVAL / ACCESS TO THE EVENT

- 5.1.** You receive your starting documents onsite at the Event during the official registration opening times and subject to your presentation of

5.1.1. your official registration confirmation with QR code;

5.1.2. your proof of identity; and

5.1.3. if applicable, proof of your state of health,

and be granted access to the Event, provided you are not showing any typical symptoms of illness (including but not limited to shortness of breath, coughing or fever).

5.2. HYROX World reserves the right to request further explanation from you regarding your health status. If, at the Event, you display typical symptoms of illness (such as shortness of breath, cough or fever) or other indications of a viral infection, HYROX World may remove you from the Event with no refund of the Fee.

5.3. You must check your starting documents for completeness upon receipt. Your timing chip, contained in the starting documents, must be returned to the Event staff in the finish area immediately after crossing the finish line. If your timing chip is lost or damaged by you, HYROX World reserves the right to recover from you the attributed costs amounting to EUR 100.00 (Euro one hundred).

6. FORCE MAJEURE EVENT, POSTPONEMENT AND CANCELING OF THE EVENTS.

6.1. HYROX World is under no obligation to hold the Event in its entirety or in parts and, subject to the remainder of this Clause 6, may without any further liability, including but not limited to any travel- and/or accommodations amendment made, postpone or cancel the Event in full or in part, or change the time or location of, for any reason, including due to:

6.1.1. circumstance not within HYROX World's reasonable control, including but not limited severe weather conditions, natural disasters (such as floods, hurricanes, earthquakes, or fires), epidemics, pandemics, war, terrorism, civil unrest, labor disputes, strikes, government actions, embargoes, power failures and any other cause beyond the reasonable control of HYROX World rendering the staging of the Event in full or in part impossible on an objective or subjective (so called "economic impossibility") basis; ;

6.1.2. a decision to protect the safety of any members of the public or Event participants; or

6.1.3. any changes to the Applicable Laws (each referred to as "**Force Majeure Event**")

6.2. If the Event for which you are registered is postponed in its entirety or in parts (i.e., meaning individual competitions only) due to a Force Majeure Event, your contract with us (including these T&Cs) shall remain unaffected and your registration shall remain valid for the next rescheduled edition of the postponed Event or competition in question. For clarification only, HYROX is not liable for any costs incurred in regard to any change or replacement to/of any travel- and/or accommodation arrangements made.

6.3. If the Event is cancelled altogether before its commencement due to a Force Majeure Event, HYROX World is entitled to substitute the canceled Event with another Event of the same competition status/ranking, i.e. world championship category organized and staged to the same terms and conditions without undue delay following the cancelled Event, without any further liability to you for any costs incurred and further to be incurred in regards to e.g., your travelling and

accommodation. In this case, you are entitled to a free rebooking and race ticket to the substitute event.

6.4. If the Event is cancelled in part in respect of an on-going day of the Event due to a Force Majeure Event the following shall apply:

6.4.1. Postponement of the competitions of such cancelled day to another day of the same Event, if possible, and/or

6.4.2. Declaring the ranking of any unfinished competition as final and closing such competition as done.

6.5. Notwithstanding clauses 6.4 and 6.5 of these T&Cs, if: (i) the Event for which you are registered is cancelled or postponed in its entirety; and (ii) you can demonstrate to our satisfaction that, as a result of the rescheduling (clause 6.4.) or rebooking (clause 6.5.), you have been caused significant undue financial hardship, HYROX World may, at its sole discretion, refund the Fee to you. Any refunds of the Fee will exclude the service fee incurred pursuant to clause 5.2.

7. PARTICIPATION/INFRINGEMENT RISK, LIABILITY, LIMITATION AND DISCLAIMER OF LIABILITY.

7.1. Participation in any Event is at your own risk and requires that you are healthy and in good physical condition. It is your responsibility to check your health beforehand. With your registration, accreditation and participation, you expressly declare that you are aware of the specific dangers of the Event and that there are no health concerns regarding your participation.

7.2. By registering for any Event, you acknowledge that you can get injured or infected with viruses during the Event in the course of your participation.

7.3. Subject to clause 7.4. of these T&Cs, and to the maximum extent permitted by law, HYROX World hereby excludes any liability for loss, damage or injury to you and/or your property arising under our contract or in connection with the Event, including any indirect or consequential loss or damage, such as loss of enjoyment or travel or accommodation costs, regardless of whether the loss or damage: (i) would arise in the ordinary course of events; (ii) is reasonably foreseeable; or (iii) is in the contemplation of the parties, or otherwise.

7.4. Notwithstanding any provision in these T&Cs, HYROX World does not seek to exclude or limit its liability (i) for fraud or fraudulent misrepresentation; (ii) for death or personal injury caused by HYROX World or its officers', employees' or agents' negligence, gross negligence or intent; (iii) damages of other financial loss caused as a consequence of our gross negligence or intent, or (iv) for any other matter for which it is not possible to exclude or limit liability by Applicable Laws (including your statutory rights and rights as a consumer).

7.5. We assume no liability for lost clothing, valuables and equipment belonging to participants that were not handed over to us for safekeeping. You should therefore be insured accordingly.

7.6. Insofar as HYROX World's liability is excluded or limited, this also applies to the personal liability of its employees, representatives and vicarious agents.

8. PRIVACY AND DATA PROTECTION, PHOTO AND IMAGE RIGHTS

- 8.1.** You acknowledge and agree that HYROX World may use any information provided by you for the following purposes:
- 8.1.1.** performance of its services under the terms of these T&Cs (including but not limited to the share of athlete's adaptations with ticketing and race direction management) and the enforcement of HYROX World's legal rights;
 - 8.1.2.** to publish information relevant to participants' finishing times in the Events;
 - 8.1.3.** to send you health and safety and other relevant information relating to the Events;
 - 8.1.4.** to notify you of events, activities, publications and services that may be of interest to you should you consent to receiving these from HYROX World;
 - 8.1.5.** to notify you of any amendments to these T&Cs and/or any of the Events in accordance with Section 1.3;
 - 8.1.6.** and to comply with the Applicable Laws.
- 8.2.** HYROX World is entitled, either itself or through authorized third parties, to make audio, audio-visual recordings and/or stills/photographs of the Event as well as record the name, image and voice of the participants during the course of the competition, including the technical briefing, warm-up, racing and finishing as well as the award ceremony (collectively "**Media Content**") without any obligation for compensation. The Media Content shall clearly qualify as sports competition content thereby generally excluding any individual portraits or close-ups of participants or spectators. HYROX World and/or its authorized third parties may use such Media Content for documentation, information and advertising purposes in all media on a world-wide basis for a period of two (2) years thereafter and allow all HYROX local and international partners and/or sponsors the same unrestricted use and application.
- 8.3.** HYROX World shall use best efforts to ensure that the Media Content produced at the Events will only be used in connection with HYROX, even if passed on to authorized third parties.
- 8.4.** HYROX World has the right to store, use, broadcast, display and/or reproduce all Media Content on all media, including but not limited to radio, television, cinema, at events, on data carriers or on the internet to be published without restriction. This also includes the right to make changes, edits, interruptions, deletions or other modifications to the Media Content and to use it without restriction. HYROX World may transfer these rights to third parties.
- 8.5.** You have no right to approve or reject the publication of any of the Media Content or to any form of reimbursement, compensation or payment if you are mentioned, depicted or reproduced on any of the Media Content.
- 8.6.** In relation to medical matters, you agree that your personal information may be stored, used and disclosed by HYROX World in connection with the organization and administration of the Events and for the compilation of statistical information. If you become ill or injured during or after an Event and/or receive medical attention or treatment either from medical staff, other medical service providers located at the Events, you authorize such persons to provide details (including details of medical treatment) to third parties for the purposes of medical treatment.
- 8.7.** While within our Event premises, you shall neither (i) take, record nor transmit any sound, image nor description of the Event other than for your exclusive, private and domestic use, nor (ii) plan, organize, lead, promote or endorse any commercial activity relating to your own business or the

business of a third party that is not contracted to HYROX World in connection with the Event and/or as a HYROX sponsoring partner.

9. HYROX INTELLECTUAL PROPERTY RIGHTS

9.1. HYROX World is the sole owner of the trademark "HYROX," and all related intellectual property rights relating to "HYROX – The World Series of Fitness Racing" and the 2026 HYROX World Championships, including but not limited to any brand logos, guides, documents created by HYROX World as well as images, audio-visual recordings (e.g., highlights, clips, snippets) produced at the Event by us, HYROX World or any authorized third party (together "**HYROX IP**").

9.2. You are not permitted to use the HYROX IP without the express written consent of HYROX World.

9.3. You may not use or reproduce the HYROX name or logo in any manner that implies a partnership, sponsorship, endorsement, or affiliation with HYROX without the express written consent of HYROX World.

10. COMPETITION RULES. The regulations of the HYROX Rulebook apply to each Event (available at: www.hyrox.com/rulebook) (the "**HYROX Rulebook**"). By registering, you accept these regulations as binding.

11. GENERAL

11.1. These T&Cs have been drafted in English and Swedish language. In the event of any discrepancy between the English and Swedish version, the Swedish version shall prevail.

11.2. The contract between us constitutes the entire agreement between the parties and no party shall have any claim or remedy in respect of any statement, representation, warranty or undertaking, made by or on behalf of any other party in relation to our contract which is not already set out in these T&Cs.

11.3. If any term, condition or other provision of these T&Cs are determined by a court of competent jurisdiction to be invalid, illegal or incapable of being enforced by any rule of law or public policy, it shall be deemed to be deleted from these T&Cs, and all other terms, conditions and provisions of these T&Cs shall nevertheless remain in full force and effect.

11.4. The contract between us (including these T&Cs) is governed by the laws of Sweden. The parties agree that the courts of Sweden have exclusive jurisdiction to settle any dispute arising under or in connection with our contract.

11.5. You can also have a potential dispute tried by the Swedish National Board for Consumer Complaints (Allmänna Reklamationsnämnden (ARN)), Box 174, 101 23 Stockholm, www.arn.se or by the online dispute resolution platform ODR-platform) managed by the EU Commission, which can be accessed through <http://ec.europa.eu/odr>.

HYROX World GmbH
Bahrenfelder Str. 322
22765 Hamburg / GERMANY
Company registration: HRB 144750
USt.-ID: DE311191102

Legal representatives:
Christian Toetzke
Moritz Fürste

Status: Hamburg, 6. August 2025