TYSK-DANSK MESSE I HANSEBÆLTET

MED HANSEBELT FREMTIDSKONGRES

MESSE UND EVENT GMBH Spenglerstraße 43 | 23556 Lübeck Tel. 0049(0)451 8104430 | Fax 0049(0)451 81044322 info@messeundevent-gmbh.de | www.messeundevent-gmbh.de | DEELLER TRÄGER: HanseBelt e.V.

REGISTRERING

Tilbage til:

MESSE UND EVENT GMBH

Spenglerstraße 43 23556 Lübeck

Udfyld venligst tydeligt! Tilføj afvigende fakturaadresse på ekstra ark. På listen over udstillere vil vi gerne opføres under følgende bogstav: Firma / Udstillerens navn Gade Postkode / By Telefon Telefax E-Mail Internet Indehaver / Forretningsfører (For & efternavn) Udst. ID / Moms ID Ansprechpartner / Bearbeiter Udstillingsobjekter til udstillerlisten ___ Plakater (DIN A3) Gratis reklamemidler: _ _ Gæsteflyer _ _ Generelle foranstaltningsflyer (med alle messearrangementer) Yderligere gebyrer 210,- € (obligatorisk) BEMÆRK: Alle tekniske oplysninger vil blive katalog / Internet It. § 27 sendt til dig via e-mail. Giv os din direkte bligatorisk Ansvarsforsikring It. § 14 kontaktadresse. Affaldsbortskaffelse lt. § 7 (Din e-mail-adresse for teknisk information)

1. TIL 4. OKTOBER 2020

MUSIK-OG KONGRESHAL

Jeg melder mig til:

Tema: Generelle info til Hansebæltet Digitalisering Logistik Byg Byggematerialer Tunnelbygning Mad og fødevarer Videnskab Danmark Leve- og arbejdsverden		
Vi bestiller I henhold til udstillingsbetingelserne		
Størrelsens stand: Flade m² Front m x Dybde m		
Standens art: (uden bag- & sidevægge; sæt kryds ved det relevante) □ Rækkestand Åben side (mindst 12 m²) 145,- €/m² □ Hjørnestand 2 Åben side (mindst 18 m²) 174,- €/m² □ Hovedstand 3 Åbne sider (mindst 25 m²) 188,- €/m²		
Teknik:		
Vi har brug for.		
□ Bag- og sidevægge		
Ifd. Meter à 25,- €		
☐ Vi har en egen systemstand.		
Front: m		
Dybde: m		
Højde: m		
Accouterment:		

☐ Tilmelding af medudstillere

hver 250,- € (Tilføj ekstra ark)

EXHIBITION TERMS AND CONDITIONS

- § 1 Ideal carrier: HanseBelt e.V.
 - Organisation, execution, collection of debts: Messe- und Event Gmbh, Spenglerstraße 43, DE 23556 Lübeck (hereinafter referred to as EM), management: Heinz Hinrichsen, Amtsgericht [local court] Lübeck HRB [commercial register] 1023 HL.
- § 2 Places of exhibition (see overleaf).
- § 3 Allocation of booths takes place by EM. The date of receipt of the registration shall not be authoritative for the allocation. Registrations will become valid only after written confirmation or upon receipt of the invoice by the exhibitor. EM shall be entitled to exclude individual articles prior to and during the exhibition.
 - EM is free to relocate booths or advertising spaces to another place for organisational reasons or for the sake of the overall appearance. Any reduction in value or abatement of the rent due to that cannot be asserted. The distribution of tasters for remuneration or free of charge requires the special approval of EM.
- § 4 The admission of the exhibitors and direct sale shall be decided by EM. The admission granted may be revoked if different prerequisites are given. For the purpose of the automatic processing of the registration, the information will be stored and possibly forwarded to third parties for the purpose of execution of the contract. Only the items recorded on the registration in writing may be exhibited.
- § 5 EM shall be entitled to reject registrations without stating reasons. Exclusion of competitors must neither be requested nor promised.
- § 6 The exhibitor shall be obliged to show the goods registered at its booth during the exhibition and to ensure that its booth is open and manned with professional staff during the opening hours scheduled.
- § 7 The cleaning of the booths is incumbent on the exhibitors and has to take place daily after the end of the exhibition and up to 30 minutes after the end of the exhibition. EM shall provide for the cleaning of the premises.
- § 8 An exhibition space / tent will be rented out to the exhibitor. Defects of the rental object are to be notified by the exhibitor to EM immediately upon setup. If defects are not notified in time, the warranty for uneven floors or other defects shall be excluded. The organiser shall be entitled to request changes with regard to the booth design. This shall also apply to nuisances caused by odour, noise or other defects. A picture of the booth may also be requested. Possible damage to sides of the tent, floors or other rental objects shall be at the expense of the respective owners of the booth.
- § 9 The setup may start 2 days prior to the exhibition and must be completed on the day prior to the opening by 8 p.m. Booths where the setup has not started by 2 p.m. will be decorated at exhibitor's expense or will be disposed of otherwise. Claims for compensation cannot be asserted. All materials used for the setup must be flame-resistant.
- § 10 The dismantling may start only on the last day of the exhibition after the end of the exhibition and must be completed within one day. Early dismantling or partial clearing of the booth is not allowed and may be subject to a contractual penalty of at least 50% of the rent for the booth. In case of non-compliance of the period for clearing the booth, the exhibitor has to bear the costs of the removal and the storage. The organiser does not accept any liability for damage or theft unless it is based on intentional or grossly negligent acts of the organiser or its proxies.
- § 11 In case of cancellation up to 6 weeks prior to the exhibition, the exhibitor undertakes to pay 50% or the rent, and in case of cancellation after such date, the exhibitor undertakes to pay the full rent. If the exhibitor does not occupy the booth, the rent is to be paid to the full amount, even if EM has allocated the both to another exhibitor. The exhibitor is free to prove that no damage or only a lesser damage occurred. In this case, EM shall offset the rent with booths for public institutions. Companies which do not occupy their rented booth shall be further obliged to put the booth in a condition suitable for the exhibition. Otherwise, the organiser shall be entitled to decorate the booth at the expense of the exhibitor. The exhibitor may name a substitute exhibitor but such substitute may be rejected by the organiser without stating reasons. An application for cancellation has to be given by registered letter in any case.
- § 12 EM shall be entitled to the right of lien regarding the exhibited articles for all obligations not met and the resulting costs. EM shall not be liable for any damage and loss through no fault of its own and may sell the pledged property by private sale after written announcement. In this respect, it is deemed as understood that all items brought in by the exhibitors are the unrestricted property of the exhibitor or are subject to its unlimited power of disposal. The lien shall also be transferred to the goods of contracting companies of the exhibitor.
- § 13 The exhibitor is responsible for ensuring that the permits required for its activities at the booth or the activities of its agents are available and that the applicable regulations under industrial law, competition law here in particular price marking and company signs (minimum size DIN A4), health regulations, fire protection regulations and police regulations are complied with. This includes also the observance of the accident prevention rules by the worker's compensation board. Taxes and dues possibly required by authorities are to be paid by the exhibitor. §§ 17 et seqq. Bundesseuchengesetz [Federal Communicable Diseases Act] of 16 July 61 shall be a component of the booth rental agreement. In case of violations, the booth may be closed immediately, without reimbursement of the rent or other claims for recourse.
- § 14 EM shall insure the exhibition against third-party liability. EM has concluded a framework contract providing for third-party liability coverage for each booth. This third-party liability insurance will be charged to each exhibitor as a lump-sum. EM shall not be liable for any damage or loss of the exhibited goods by theft, fire, storm, water and other cases of force majeure. In this respect, each exhibitor is advised to take out such insurance at its own expense.
- § 15 The right to sell food and beverages, refreshments, semi-luxury items of any kind shall only be due to the exhibition bars and/or the sellers authorised to do so by EM.
- § 16 The invoice is also the booth confirmation. One half of the rent is payable immediately after receipt of the invoice and the rest according to the payment date stated upon billing. If the terms of payment are not met, EM may dispose of the confirmed booth otherwise after previously sending a reminder.

- § 17 Without approval, the exhibitor shall not be entitled to let for use its booth area to third parties completely or in part, to exchange such area or to accept orders for companies not registered.
 The permitted inclusion of a co-exhibitor shall be subject to a charge. If several exhibitors rent a booth together, each of them shall be jointly and severally liable.
- § 18 Each exhibitor shall receive a limited number of exhibitor identification badges for the duration of the exhibition which, together with the official ID card, entitle the holder to enter the exhibition area. They are not transferrable; in case of misuse, they will be confiscated subject to charge. Identification badges are handed over only by the exhibition management prior to the setup.
- § 19 If it should be impossible to hold the exhibition in a regular manner, EM shall be entitled to cancel the exhibition or to reduce the duration of the exhibition without the exhibitor being entitled to derive claims for damages due to that, except in the case of intentional or grossly negligent acts by EM or its proxies. If the exhibition has to be cancelled, closed, held at another time or another place or if the duration of the exhibition has to be reduced for reasons of force majeure or due to an official order not the fault of EM, the rents as well as all costs to be borne by the exhibitor are to be paid to the full amount and claims of damages by the exhibitor shall be excluded. If the exhibition is to be held at another time, exhibitors proving a scheduling conflict with exhibitions already fixed may be released from the contract with payment of 25%. After notification of the new time, the application for such release has to be submitted within three weeks in writing. The exhibitor shall bear the burden of proof for the receipt. The organiser has the right to cancel the event if the expected minimum number of registrations is not received and if the unchanged execution is unreasonable from an economic point of view. If the organiser is able to carry out the event at a later time, the exhibitor has to be informed. The exhibitor is entitled to cancel its participation at the changed date in writing within three weeks after receipt of such notification; in this case, the organiser may request an amount of 25% of the rent from the exhibitor as contribution to costs. The exhibitor is free to prove that no damage or only a lesser damage occurred. Further claims of the exhibitor, in particular expenses and/or damages or lost profit due to a different time or place or the cancellation of the event shall be excluded.
- § 20 The general supervision of the exhibition by watchmen is carried out by EM without liability for losses or damage, unless they are based on intentional or grossly negligent acts of EM or its proxies. The exhibitor shall himself be responsible for the surveillance and supervision of the booth. This shall also apply to setup/dismantling times. Supervision by special security staff shall be admissible only with the approval of the organiser.
- § 21 The general illumination shall be at EM's expense. Requests of the exhibiting companies for further illumination and special connections for their own account can be considered only in the case of a timely registration. Such connections including pro-rata costs of the ring main required in this respect shall be invoiced by the contracting electrician/plumber. The costs of light and power consumption calculated by an expert shall be charged to the exhibitors prior to the end of the exhibition. The same shall apply to any water connection that may be required.
 - The required connections are to be applied for at the latest six weeks in advance. All installations up to the booth connection may be made only by companies approved by EM.
- § 22 The exhibitor is not allowed to insert floor pegs, ties and other fastening materials during the setup of its booth and the exhibited goods without approval of EM. The exhibitor also is prohibited from fixing its exhibited goods permanently in any form to the floor or from inserting them into the floor. In case of a violation of this obligation, the exhibitor shall be liable towards the organiser for the damage incurred.
- § 23 Third-party photographs and drawings for commercial purposes may be allowed only by EM. The distribution of brochures outside the exhibition booth requires approval.
- § 24 The use of radio and phono devices as well as speaker announcements and playing music at the booths is allowed only with written approval. If the approval is granted, the exhibitor shall be obliged to notify the collecting society GEMA.
- § 25 The daily delivery of goods has to be completed at the latest 1/2 hour prior to the start of the exhibition. Deliveries at later points of time can no longer be granted access to the exhibition area.
- § 26 Exhibitors and employees may not enter the exhibition area until one hour prior to the start of the exhibition and must have left the exhibition at the latest one hour after its end. Overnight stays on the premises are not allowed.
- § 27 Information media: Exhibition catalogue, multimedia area Internet The mandatory entry in the information media amounting to EUR 80 is binding for each exhibitor and is charged together with the fee for the booth. In case of non-appearance, the exhibitor cannot derive any claims for recourse from that.
- § 28 EM shall be entitled to have photographs, drawings and film and video recordings of the exhibition, the exhibition constructions and booths as well as the exhibition objects made and to use them for advertising or press of any kind. Any objections and/or claims of any kind. This shall also apply to recordings made by the press or television with the consent of EM.
- § 29 By signing the registration, the exhibitor and its agents subject themselves to the exhibition terms, the official regulations and the rules of the building. EM shall exercise the domestic authority, the controlling power in the exhibition hall and the right of lien and is entitled to intervene in case of violations. The costs of these measures shall be borne by the exhibitor. Oral agreements must be made in writing by EM in order to be effective.
- § 30 It is agreed that German laws shall apply to the contractual relationship. Place of jurisdiction for all legal disputes under this contractual relationship shall be Lübeck. This shall also apply in the event of claims to payment being asserted in court proceedings for orders to pay debts and if the lessee is a full merchant or a body corporate under public law or does not have a general place of jurisdiction in Germany.
- § 31 If individual provisions of these participation terms are or become ineffective and/or unenforceable, the validity of the other regulations shall not be affected.
 - The ineffective and/or unenforceable provision is to be changed so that the intended purpose is achieved. This shall also apply to possible gaps.

DATABESKYTTELSE

Bedes udfyldt med letlæselig skrift!

Firma	/ udstil	larane	navn

I. SAMTYKKE I BEHANDLING OG VIDEREGIVELSE AF PERSONRELATEREDE DATA Til rådgivnings-, informations-, marketingydelsesformål og reklame

Sted og dato		Stempel og juridisk bindende underskrift	
		, behandler og benytter mine person-relaterede data til markedsforskningsformå se med kontraktforholdet via vores partnerfirmaer og ordrebehandlere, som s	
	i henhold til nedenstående databeskyttelseserklæring, ogs fx særlige indlæg på internettet, særlige ydelser i forbindel	så med det formål for øje, at disse kan tilbyde mig deres egne ekstra ydelser son lse med standopbygning, logistik osv.	
		pehandler og videregiver mine person-relaterede data til datter- og partnerselsk så med det formål for øje, at disse kan tilbyde mig deres egne ekstra ydelser.	

II. DATABESKYTTELSESBESTEMMELSER / INFORMATIONSPLIGT

Nedenfor giver vi Dem informationer om måde, omfang og formål med indsamling, anvendelse og behandling af personrelaterede data til Messe- og Event GmbH.

1. Det ansvarlige organs navn

Ansvarligt organ i henhold til §4, stk. 7 i EU-databeskyttelsesforordningen (GDPR) er.

Messe- und Event GmbH Spenglerstraße 43 DE-23556 Lübeck Direktør Heinz Hinrichsen Email: info@messeundevent-gmbh.de Kontaktperson: Heinz Hinrichsen

Hvis De har spørgsmål til databeskyttelsen, ønsker at udøve rettigheder eller krav til Deres person-relaterede data kan De kontakte os på ovenstående anførte kontaktmuligheder. Så vil vi gemme Deres oplysninger til behandling af forespørgslen, og hvis der skulle opstå opfølgende spørgsmål (§6 stk.1, litra b GDPR).

2. Anvendelsesformål, retsgrundlag

For at kunne opfylde vores kontraktlige forpligtelser som et led i begrundelse, gennemførelse og afvikling af Deres kontraktforhold med Messeund Event GmbH, videresender vi Deres data til datter- og partnerselska-ber, som behandler personrelaterede data på vores vegne. Retsgrundlaget for behandlingen af person-relaterede data er således §6, stk. 1, litra b GDPR samt Deres samtykkeerklæring (§6, stk. 1, litra A GDPR). Til basisydelserne hører fx regnskab, standopbygning, basisregistrering i kataloget.

Desuden indsamler, benytter og behandler vi Deres personrelaterede data til markedsforskningsformål, forudsat at De har givet Deres udtrykkelige samtykke. I så tilfælde benytter vi også Deres data til udsendelse af reklameinformation om vores partnerselskaber og ordrebehandlere, som vi nævner for Dem på opfordring. Retsgrundlaget for behandling af Deres data til reklameformål er Deres samtykkeerklæring (§6, stk. 1, litra f (GDPR) i betydningen af en reklameeffekt ud fra økonomiske synspunkter hhv. marketing- og markedsføringsformål.

3. Arten af personrelaterede data

Til de lagrede, behandlede og videregivne data hører firmanavn og navn på kontaktperson eller direktør, adresse, postnummer og by, land, telefonnummer, faxnummer, E-mailadresse samt momsnummer. Disse oplysninger garanterer Deres messedeltagelse.

4. Deres rettigheder

Hvis De har givet samtykke til behandling af Deres data, kan De i henhold til §7 stk. 3 GDPR til enhver tid annullere. Deres samtykke til videregivelse af Deres personrelaterede data til reklameformål kan især annulleres til enhver tid og uden at oplyse årsagen med virkning for fremtiden. Desuden kan De forlange oplysning om de data, der er blevet behandlet af os (§15 GDPR), berigtigelse af ukorrekte data eller færdiggørelse (§16 GDPR) samt sletning (§ 17 GDPR) eller begrænsning (§18 GDPR) af de personrelaterede data. Desuden har De i henhold til §20 GDPR ret til dataoverførsel (dvs. bestemmelse). De har endvidere ret til i henhold til §77 GDPR at klage til en tilsynsmyndighed.

5. Lagringstid

Principielt sletter vi Deres data ved afslutning og efter afvikling af kontraktforholdet. Der kan muligvis stå lovmæssige forskrifter, især med henblik på data til afregningstekniske og bogholderimæssige formål, i vejen for en sletning. I så tilfælde sker sletningen hurtigst muligt.