

Please fill in and send by post or by fax to:

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e-mail:

oegvoffice@oegv.at

Dates and times

Tuesday, September 11th until September 15th, 2019

Daily between 9 a.m. and 6 p.m.

Venue

Rudolf Tonn Stadion

Franz Schuster Straße 1-3

2320 Schwechat-Rannersdorf

Freiplatz

Organizer

Österreichischer Gebrauchshundesportverband (Austrian Working Dog Sports Association)

Siegfried Marcusstraße 7a

2362 Biedermannsdorf

Tel.Nr.43(0)2236 710 880

officeoegv@aon.at

www.oegv.at

Contacts

Stepanek Traude

traude.stepanek@oegv.at

Tel. Nr. (43)0664 326 664.7

Fax: (43)03452 726 62

Exhibitors Parking

FREE parking for exhibitors during the FCI IPOWM 2019.

Exhibitors´ ID

The number of free-of-charge exhibitors´ IDs depends on the occupied square meters:

Up to 15 m² 2 IDs

16 to 30 m² 4 IDs

31 to 60 m² 6 IDs

As from 61 m² 10 IDs

Stand fee

The stand space is the net price per m², per day plus VAT. 6 weeks before the FCI IPO-WM, the exhibitor receives an invoice which must be paid in time, for the amount invoiced to be credited in full without any deduction to the account before the beginning of the event. Invoices issued after this date are payable immediately.

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The stand space is located outdoors. There are no places in the shade available.

Assembly and dismantling times

Monday, September 10th, 2019, between 9.00 am and 6 pm.

Tuesday, September 11th, 2019, between 9.00 am and 6 pm.

Dismantling: Starting Sunday, September 15th after the awards ceremony, however at the latest Monday, September 16th, 2019, between 9 am and 1 pm.

Good reasons for the FCI IPOWM 2019 in Schwechat

- Free parking for visitors and exhibitors
- Ideal accessibility
- Direct connection to motorway as well as airport
- Many green areas
- High degree of familiarity – also cross-borders – world-wide

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IPOWM-2019

Organiser: Österreichischer Gebrauchshundesportverband (Austrian Working Dog Sports Association)

House rules and campsite regulations

Territorial validity: Schwechat- Rannersdorf Rudolf Tonn Stadion

Duration of validity: Starting with the beginning of the official assembly times, during the event to the end of the dismantling times.

The term "exhibitor" always refers to persons of both sexes.

1.

With the signing of the registration documents, the exhibitor accepts the house rules/the householder's rights of the organiser. The householder's rights apply to the entire event premises.

2. Registration

The registration is a legally binding offer for the exhibitor. Any removals or modifications and amendments which are carried out in the registration form are ineffective. Received registration documents (post, fax or e-mail), which are accepted by the organiser, oblige the exhibitor to participate in the event.

3. Stands

The organiser reserves the right to refuse the registration without stating any reasons. If possible, the assignments of the stands are carried out according to industries and are the responsibility of the organiser and can still be changed one-sidedly by the organiser regarding space and location after assignment. Also passages or entries and/or exits can be changed one-sidedly by the organiser after assignment. Such changes do not entitle the exhibitor to avoidance of contract.

A (sub)letting or passing on of the stand space by the exhibitor is not permitted. If the assigned space cannot be passed on by the exhibitor, and no replacement can be provided by the organiser, the exhibitor exclusively has the right of refund of the actually paid stand fee. Regarding the exhibited goods, items, the organiser is entitled to demand a complete index of goods from the exhibitor.

Should the exhibitor want to exhibit other products than those stated in the index of goods, these must be declared to the organiser before the event and must be approved by him. The stand must be open for the duration of the official openings time of the event. An early or temporary closing is not permitted. In the event of an infringement, the exhibitor is obliged to a payment of damages amounting to 25% of the charged stand fee, respectively possibly resulting consequential damages.

4. Cancellation conditions

The organiser has the right to change or cancel stand assignments at any time without stating reasons. Should the event not be carried out at the agreed-on time or be shortened or extended due to force majeure, political events or other important reasons, any damage claims of the exhibitor to the organiser are excluded. A cancellation of the contract on behalf of the exhibitor after receiving the registration form is not permitted. In the case of cancellation of registration, the exhibitor must pay the following cancellation fees: 50% of the agreed-on stand fee up to 6 weeks before the beginning of the event, as from 6 weeks before the beginning of the event 100% of the agreed-on stand fee plus taxes and all charges as well as other additional costs. The exhibitor waives his right of judicial mitigation.

5. Conditions of payment

The number of square metres of stand space serves as basis for the calculation. Every square meter is calculated in full. Prices stated on the registration documents apply. The exhibitor receives the invoice according to the registration approximately six weeks before the beginning of the event, which must be credited to the organiser's account at the latest 14 days before the beginning of the event. Invoices issued after this date are immediately payable. Other conditions of payment, which are stated by the organiser on the invoice, are obligatory. Complaints regarding the invoice must be carried out within 10 days after receipt, otherwise the invoice is regarded as accepted. An enlargement of the stand space, which is not approved and which is discovered during the event, will be charged for with double the square-meter price.

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6. Assembly of the stand

The stands must be assembled with consideration to the overall appearance and the interests of neighbouring exhibitors. Constructions must not exceed a height of 200cm, unless these were already approved by the organiser after announcement in writing in advance. Open fire and gas-powered devices may not be used. All legal regulations (fire authority, building inspection, trade regulations etc.) must be fulfilled by exhibitor and organiser. The design of the exhibition area must by all means meet building inspection and fire authority regulations. Necessary official authorisations, respectively commissionings are the responsibility of the exhibitor. The repair of possible defects on the part of the exhibitor is exclusively the obligation of the exhibitor, who must repair these immediately.

7.

The instructions of the organiser staff and the security personnel must be obeyed.

8. Selling

Regarding the selling of goods, all relevant legal regulations must be considered. The selling of animals is prohibited. Also the selling of e-items, spiked collars as well as other non-animal welfare products is prohibited. In case of contravening against this regulation, the organiser is entitled to expel the exhibitor from the event premises without any reimbursement of costs.

9. Insurance

The insurance of stands, exhibition items, goods and the like against fire, theft, burglary and damage liabilities is the responsibility of the exhibitor and is strongly recommended for the entire event period including assembly and dismantling times.

10.

People who are under the influence of alcohol and people who rampage are denied entry. The organiser reserves the right to expel people under the influence of alcohol from the event premises.

11.

In the event of an expulsion or denial of access, the exhibitor has no right to claims of compensation towards the organiser or any persons associated with the organiser.

12.

All emergency and escape routes must be kept clear at all times.

13.

Bringing along guns or items which endanger the safety of people or animals, are prohibited. Actions which disturb the smooth and peaceful proceeding of the event will be reported to the authorities and are punished with a ban on entering the house.

14.

All people who enter the event premises must behave in a way that other people are neither impaired nor endangered. Furthermore, they must act in a way that there are no damages of constructions, fences, interiors or other objects.

15.

Deliberate destruction of objects indoor and outdoor will be reported to the authorities.

16.

The mounting of posters or similar advertising materials in the event area is only permitted with the prior approval of the organiser. Posters or other objects which are not rightfully approved will be immediately removed by order of the organiser.

17.

Bypassing barriers in the event premises and outside the event premises is not permitted.

18.

Entering barriers is strictly forbidden. Damages caused due to non-compliance with the house rules and other legal regulations, especially the accident prevention regulations, are under no circumstances the organiser's responsibility. In this case, the visitor and exhibitor are individually liable

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19.

Entering the event premises is at own risk. The organiser does not assume any liability for personal damage and material damage caused by third parties. This also applies to theft. The organiser assumes no liability exceeding the legal regulations for accidents and/or other damages of any kind, which concern exhibitors of the event.

20.

In the event of a storm, appropriate protection measures must be taken individually. Especially being underneath trees as well as near water and within immediate proximity to technical constructions can be dangerous.

Any instructions in this respect (instructions by the organiser staff etc.) must be followed by all means.

21.

In an emergency, security service, security staff or emergency personnel must be informed immediately.

22.

Any infringement of these house and campsite regulations can be punished with an expulsion from the premises. Possible criminal or administratively relevant behaviour will be reported to the responsible authorities without exception. For this purpose, the security service / the security staff and the organiser's staff, is entitled to collect personal data of the counteracting persons.

23.

Any instructions of the security staff, the organiser's staff, the police, the fire brigade and authorities of the municipality Schwechat (the land owner) must be followed immediately by the visitor. In the case of non-compliance, the respective person can be expelled from the premises.

24. Cleaning

The cleaning of the exhibition stands, equipment and exhibits by the exhibitor must be carried out outside the opening hours. During the event, as well as during the assembly and dismantling times, rubbish must be disposed of by the exhibitors themselves in the provided areas and bins.

25. Liability

The exhibitor is fully liable for all damages to people or materials caused by him, his employees or companies commissioned by him. The organiser must be indemnified and held harmless in any case.

26. Disclaimer of liability

The organiser assumes no liability for the damage or theft of exhibition constructions, objectives and/or goods as well as any other claims. The same applies to damages or injuries which people or objects suffer during the event. This also applies to assembly and dismantling times. During this time, there is an increased duty of care on the part of the exhibitor for the safety of his goods. Furthermore, the organiser is not liable for any loss of profit, whatever the reason may be. This also applies if the damage was caused due to defects of buildings or facilities of the organiser. Should such defects be discovered by the exhibitor, they must immediately be made known to the organiser in writing, otherwise the exhibitor waives any rights in this respect.

The organiser is only liable if damages were caused deliberately by him or his people.

27. Claims

Exhibitors' claims against the organiser must be made at the latest 3 days after the end of the event in writing. Claims made after that are considered defeated.

28. Data protection

The exhibitor expressly agrees that personal data, which he disclosed to the organiser, may be used by the organiser and – in the scope of the other regulations – also by other companies.

29. Place of jurisdiction and general provisions

Exclusively Austrian right applies. Should single regulations become invalid, this does not influence the other regulations, thus a contract termination is excluded. Place of jurisdiction is Mödling.