

General Conditions of Participation – Page 1

of **pro-log GmbH**, Kapellenstraße 11, 97688 Bad Kissingen (called „pro-log“ or „Organizer“ in the following)

for exhibitors of **ABENTUEUR & ALLRAD**, Off-Road, Outdoor and Adventure Expo in Bad Kissingen (called “Show” in the following).

1. Registration

- 1.1. All German and international producers or their subsidiaries, importers or authorized dealers are principally eligible for registration.
- 1.2. An exhibitor is any entity which applies for participation in the show with an own booth, own staff and an own offer.
- 1.3. A sub-exhibitor is any entity, which presents itself on the booth of an (main-) exhibitor with its own staff and its own offer. As well, affiliated companies of a group of companies are regarded as sub-exhibitors. The admission of a sub-exhibitor requires the written declaration in the registration form of his full name, legal status, address and a contact person. Without permission of the Organizer it is not allowed to leave an allocated booth or parts thereof, with or without remuneration, to third parties. It is not allowed to advertise for any products or companies on the booth which are not mentioned in the registration. A sub-exhibitor is subject to the same conditions as the main exhibitor. Alike the main exhibitor, the sub-exhibitor is obliged to decide for one of the marketing packages. The Organizer has the right to reject the registration of sub-exhibitors if there are reasons related to them, which make a registration appear to be unreasonable. The Organizer is authorized to make the registration of a sub-exhibitor dependent on a special remuneration, also afterwards. Furthermore, and in all circumstances, the main exhibitor remains the debtor of the sub-exhibitor. The admission of a sub-exhibitor without permission of the Organizer authorizes the Organizer to cancel the contract with the main exhibitor without notice and to vacate the booth on the main exhibitors cost. The exhibitor abstains from his rights of unlawful interference. The exhibitor is not entitled to any compensation claims.
- 1.4. The exclusive contractual partner of the Organizer is the main-exhibitor. Under any circumstance, the main-exhibitor is liable for the obligations of the sub-exhibitor(s) as a joint debtor with him/them. The main-exhibitor is responsible for informing the sub-exhibitor about all regulations, rights and duties which are related to the participation in the show.
- 1.5. The application for registration and participation in the show **ABENTUEUR & ALLRAD** is raised by submission of the registration form, which needs to be filled in completely and sent with a legally binding signature.
- 1.6. With the submission of his registration, the exhibitor confirms acceptance and knowledge of these General Conditions of Participation and of
 - The Special Conditions of Participation,
 - The Technical Order Form,
 - The information about sub-exhibitors,
 - The Catalog of countermeasures - exposure to water pollutants
 - The Workshop registration,
 - The Manufacturer certificate,
 - The WIFI – Conditions of Use,
 - The House and Compound Rulesof the Organizer (called collectively „Exhibitor Conditions“ in the following). By signing and returning the registration to the organizer, the exhibitor conditions are accepted as obligatory. The exhibitor is responsible for compliance with these conditions by the staff whom he employs at the show and for the sub-exhibitors whom he has registered. Opposing or deviating conditions of the exhibitor who applies for registration are not accepted.
- 1.7. The application represents an offer for contract by the exhibitor. However, the submission of the registration form does not

establish an entitlement for admission. An e-mail with a confirmation of receipt of the registration does not represent an admission.

- 1.8. Until a decision has been taken by the organizer about the admission, the exhibitor is bound to his application.
- 1.9. Requests of the exhibitor concerning the location of his booth, which he has stated in his registration, will be taken account of as far as possible without being binding for the organizer. As a matter of principle, a competitive exclusion is not permitted. The chronological order of receipt of the registration is not influential for the placement (see chapter 3).
- 1.10. Applications which are received after the registration deadline for applications which the organizer has announced are principally not considered.

2. Conclusion of Contract, Admission

- 2.1. The organizer alone may decide on the final admission of the exhibitors, their products and the allocation of booths.
- 2.2. The admission is granted with the written confirmation (for example the invoice) of the booth by the organizer, which includes the information about the allocated booth space. Herewith, the contract for the participation of the exhibitor becomes legally binding as far as no deviating covenant has been agreed in writing.
- 2.3. An admission may be cancelled if facts become known that statements of the exhibitor in his application were incomplete in relevant aspects, especially referring to the kind of company and the exhibited goods, or if relevant statements were not true, which means that the preconditions for admission were not given. The same applies if the preconditions for admission have elapsed afterwards.

3. Booth Location

- 3.1. The exhibitor may declare his request for a specific booth location, however, the final allocation is decided exclusively by the organizer.
- 3.2. The allocation of a booth location, which deviates from the request in the registration, does not permit cancellation. The organizer is authorized – even after admission – to move the allocated booth location within the show area to an extent which is appropriate and reasonable. This does not permit a cancellation or a deduction from the booth rent.
- 3.3. To swap an allocated booth location with another exhibitor or the assignment in part or in full or the subletting to third parties are not permitted without approval of the organizer.

4. Booth Rental, Marketing Packages, Payment Terms

- 4.1. The prices for the booth rental and the side costs are stated in the registration documents.
- 4.2. The prices for action areas and permanent buildings are available from the organizer upon request.
- 4.3. The booking of one of the marketing-packages from the organizer, which are offered and described in detail in the registration documents at the prices mentioned there, is binding for the exhibitor and the sub-exhibitors whom he has registered. There is no claim for refund possible of the cost of the marketing-package in case that the exhibitor failed to supply data or supplied incorrect or incomprehensive data.
- 4.4. The rent for the booth, the action areas, the permanent buildings and the side costs as well as payments for the marketing packages are due for payment within two weeks after admission and invoicing. For the fulfilment of the payment term, the date of receipt of funds on the organizer's accounts is decisive.

- 4.5. The organizer is authorized to request appropriate prepayment or security for expectable, additional costs, e.g. for energy consumption or other services.
 - 4.6. All mentioned prices are net prices. They are increased by the amount of the value added tax according to current law.
 - 4.7. The organizer is authorized to make the entry to the booth area and the hand-over of the exhibitor passes and the vehicle stickers subject to prior, entire and timely payment of the invoices. In case of the exhibitor's non-compliance with the payment terms (also because of incomplete payment of the booth area) the Organizer is authorized to declare the cancellation without notice of the entire admitted space and to dispose of it at his sole discretion.
 - 4.8. In case the invoices are issued or sent to a third party upon request of the exhibitor, the admitted exhibitor nevertheless remains the debtor.
 - 4.9. In case that an exhibitor does not fulfil his payment duties towards the organizer, related to his participation in the show, the organizer is authorized to retain the booth installations and the exhibits and to sell them by auction on the cost of the exhibitor after prior written announcement, or, if they have a stock market or market price, to sell them directly.
- 5. Withdrawal**
- 5.1. The declaration of withdrawal from the contract by the exhibitor is excluded, unless caused by the organizer by gross negligence or intention or if the conditions of §§ 323, 324, 326 BGB (German Civil Law Code) are fulfilled.
 - 5.2. As far as the conditions of 5.1 are not given but the organizer allows the withdrawal from the contract as an exception, the exhibitor has to pay 100% of the booth rent and the cost which have arisen up to this point in time. Should it be possible to rent the booth space to another exhibitor, the amount mentioned before is reduced to 80% (pro rata in case of partial rental to a new exhibitor). It is not regarded as substitute rental if, for optical reasons, the booth area which is not used by the exhibitor is allocated in a way which does not generate income. Under all circumstances, it remains the obligation of the exhibitor to prove that the organizer suffered no or only low damage.
 - 5.3. The withdrawal and the non-participation of the main-exhibitor by default leads to the exclusion and the cancellation of the admission of the sub-exhibitor or the additionally represented company.
 - 5.4. Under all circumstances, a withdrawal has to be declared in writing.
- 6. Booth Build-up, Booth Equipment, Booth Design**
- 6.1. The times for build-up and dismantling as announced by the organizer have to be respected under all circumstances.
 - 6.2. Exhibitors are only allowed to present, offer and sell the goods, which are specified in the booth confirmation and the registration and they may do so only in the allocated place. Exhibits, which are not specified may be removed by the organizer on cost of the exhibitor, in case of imminent danger also without prior warning. Goods or services, whose use, possession or utilization are not permitted in Germany have to be marked clearly legible in German language.
 - 6.3. The exhibitor is obliged to seek knowledge of all relevant regulations, also of local security authorities, for all of his activities and to comply with all of them. The exhibitor is particularly obliged to observe the relevant health and safety rules, the technical safety regulations, the Special Conditions of Participation and the technical guidelines.
 - 6.4. Furthermore, the exhibitor is obliged to put on display only machines, devices and other systems, which are properly secured and according to the relevant accident prevention regulations and the legal requirements.
 - 6.5. The name and the principal headquarters of the exhibitor need to be visible at the booth in easily readable form.
 - 6.6. During the whole show and during the indicated opening times, the booth must be well equipped and manned properly with qualified personnel.
 - 6.7. The dismantling of the booths is strictly prohibited until 05:00 pm of the last day of the show.
- 7. Technical Installations, Remote Radio Installations, WIFI**
- 7.1. For the supply of electricity and other services, the Special Conditions of Participation apply.
 - 7.2. The operation of high frequency units and remote radio installations (including WIFI, wireless microphones) by the exhibitor or by third parties affiliated to the exhibitor are principally not permitted in the entire show area.
- 8. Domiciliary Rights**
- 8.1. The Organizer is in possession of the domiciliary rights within the fenced area as well as all the additionally used areas of the show. The exhibitor submits to the domiciliary rights of the organizer for the whole duration of the show on the entire showground.
 - 8.2. The booths of other exhibitors may not be entered outside the daily opening times without permission of the booth owners. It is not allowed for exhibitors to invite visitors to the show area outside the opening times.
 - 8.3. Overnight stays on the show ground are only allowed on the allocated booth area and in the exhibitor campsite according to the Special Conditions of Participation.
 - 8.4. The entry to the show area with vehicles on show days is possible only at the hours announced by the organizer (see Paragraph 10 page 12). The entry and departure from the show area by vehicle during the opening times of the show is not permitted because of police and insurance regulations.
 - 8.5. Instructions given by security staff employed by or commissioned by the organizer have to be followed.
- 9. Changes / Force Majeure**
- 9.1. The organizer is authorized to cancel the show for a compelling reason, to relocate or postpone it, to change the duration, or, to relocate the booth area of an exhibitor or to change its dimensions, if spatial relations, instructions by authorities or other grave circumstances require him to do so. The relocation or postponement or another change becomes part of the contract through notification of the exhibitor. In such a case, the exhibitor has the right to cancel the contract within 14 days starting from the receipt of the notification of change. Compensation claims of the exhibitor against the organizer are excluded here, unless the change is the result of grossly negligent or intentional action of the organizer or his performing agents.
 - 9.2. Cases of force majeure, which inhibit the organizer to fulfil his obligations in part or in full, release the organizer from the duty of fulfilment of this contract until the cause discontinues. The organizer has to immediately inform the exhibitor hereof, unless he is not inhibited from doing so as well by a case of force majeure. The impossibility of supplying auxiliary materials, such as electricity, heating etc. as well as strike and lockout are regarded cases of force majeure, unless they are only of short duration or caused by the organizer himself. If the show is cancelled because of force majeure, the organizer is authorized to invoice the exhibitor for all services, which he has rendered up to this point in time. The organizer may determine the amount by himself using equitable discretion (§ 315 BGB, German Civil Code), unless the cancellation of the show was caused by the organizer himself.
 - 9.3. The exhibitor has to be notified by the organizer in case that he is able to perform the show, which was cancelled because of force majeure, at a later point in time. The exhibitor is authorized to cancel his contract within 14 days starting from the date of receipt of this notification. Claims for compensation against the organizer in such case are excluded, unless the postponement was the result of gross negligence or intention of the organizer or his performing agents.

- 9.4. If the organizer has to shorten the show after it has already started for reasons of force majeure or for other reasons which are not originating from himself, the exhibitor is not entitled for return or waiver in full or in part of the participation costs.
- 9.5. The organizer reserves the right to change all this contract underlying terms and conditions. This particularly applies to changes in the legal / regulatory requirements. The amendment is binding once it has been notified to the exhibitor in appropriate manner. The right to withdraw from the contract therefore does not exist.

10. Insurance Protection for the Exhibitor

The organizer has not signed any insurance protection for the exhibitor. The exhibitor is explicitly advised on his own options for insurance protection. It is recommended for all exhibitors to conclude a separate insurance for their booth.

11. Rules of Selling

- 11.1. The show also is a sales exhibition. The relevant instructions for sales are to be complied with exactly. Objects of sale have to be marked with clearly legible price tags according to the rules of the German price marking regulation (PAngV).
- 11.2. The sale of food and drinks is not allowed.

12. Booth guard

The organizer will take care of the general custody of the show area, however, he will not take any liability for loss or damage. Exclusive booth guards can be booked through the organizer.

13. Marketing, Internet Presence, Advertisement

- 13.1. The information provided in the registration form are the working basis for the entries about the exhibitor in the internet and the publications of the organizer.
- 13.2. The organizer does not take any liability for the correctness of the entries. Data, which is received by the organizer after the registration deadline, cannot be considered for the visitor information.
- 13.3. The opportunity is offered to all exhibitors to have their highlights of the show presented on the website www.abenteuer-allrad.de. The exact conditions therefore can be concluded from the Special Conditions of Participation.
- 13.4. Advertisement of any kind is permitted only within the booth area for the own enterprise of the exhibitor and only for products manufactured or sold by the exhibitor or the sub-exhibitor as far as these are registered and permitted. Acoustical advertisement has to be presented in a way that neighboring exhibitors will not be disturbed. The organizer is authorized to stop or eliminate or to have eliminated illegitimate action of the kind mentioned above without involvement of legal assistance or of help by the police. Authorizations, which have already been granted, can be limited or cancelled in the interest of maintaining an orderly ongoing of the show, so far as no other settlement is possible.
- 13.5. For the reproduction of music, it is the duty of exhibitor to receive the relevant reproduction rights and to register and pay the corresponding fees (GEMA, GEZ) by himself.
- 13.6. Political advertisement and/or political proclamations are prohibited. In case of political statements or political advertisement, which are eligible to disturb the peace of the show or the public order, the organizer is authorized but not obliged to request discontinuation of the activities and removal of possible objects. In case of noncompliance with the organizers request, the organizer is authorized to terminate the contract without notice.
- 13.7. The organizer, and, with approval of the organizer, press, radio and TV are authorized to have photographs taken or have drawings made, as well as have sound, film, video and other optical recordings of the show activities, the installations of the exhibition and of the booths and the exhibits taken and to use them free of charge for advertisement or press publications.

14. Liability

The organizer, their legal representatives and their performing agents will only be liable in case of intention or gross negligence. This limitation of liability does not apply to claims resulting from injuries to life, body and health. In case of a slightly negligent breach of a primary obligation or a secondary obligation, whereby this breach endangers the fulfilment of the contractual purpose or whereby fulfilment of which only enables proper fulfilment of the contract and on compliance with which the exhibitor could trust (called „Primary Obligation“ in this document), the liability of the organizer is limited to damages which are typical for contracts and which were foreseeable at the date of signing the contract. The organizer is not liable for slightly negligent breach of secondary contractual obligations, which do not belong to the essential secondary obligations.

15. Contractual Penalty

The organizer is authorized to request a penalty payment from the exhibitor for each case in which the exhibitor is responsible for a violation of his duties related to

- The display of unauthorized goods
- The unauthorized assignment to third parties of booth area, or entry documents, or exhibitor passes, or vehicle stickers
- The duty of registration of vehicles, members of staff, etc.
- The build-up of the booth
- The omitted removal of disturbing objects
- The missing equipment or manning of the booth
- The booth design and equipment
- The premature dismantling and/or the timely removal
- The unauthorized use of remote radio installations and own WIFI
- The omission of political advertisement
- Violations of the Catalog of countermeasures - exposure to water pollutants

For each case, the penalty amount may be determined by the organizer himself using equitable discretion and shall be verifiable by court in case of legal conflict and shall not exceed the amount of 10.000,00 €. In case that the organizer is also entitled to compensation because of the exhibitor's responsibility for breach of duty, the contractual penalty has to be deducted from the compensation claim.

16. Data Protection

As far as there is the possibility for the capture of personal-related data, these will be treated confidentially and in compliance with the data protection rules. Personal-related data will only be collected and used as far as it is required for the substantial drafting or execution of the contract of participation as exhibitor. At any time, the exhibitor is entitled for information about his personal-related data, which has been stored. Furthermore, he is entitled to request the erasure of his personal-related data, as far as the contractual relationship has been executed comprehensively and the storage of data is not required by regulations.

17. Place of Execution and Place of Jurisdiction

- 17.1 The place of execution and the place of jurisdiction (also for disputes about cheques and IOUs) for both parties are at the registered office of the organizer, as far as the exhibitor is an established merchant, a legal entity or a public legal fund or if he does not have a general place of jurisdiction in Germany. The organizer reserves the right to take legal proceedings against the exhibitor also at his legal domicile.
- 17.2 The entire legal relationship between the organizer, his employees, performing agents and vicarious agents on one side and the exhibitor, his employees, performing agents and vicarious agents are governed exclusively by the laws of the Federal Republic of Germany.

This document is the translation of the German original. For the entire contractual relationship and in case of litigation, only the German version is valid.

Special Conditions of Participation – Page 1

of **pro-log GmbH**, Kapellenstraße 11, 97688 Bad Kissingen (called „pro-log“ or „Organizer“ in the following)

for exhibitors of **ABENTEUER & ALLRAD Off-Road-, Outdoor and Adventure Expo** in Bad Kissingen (called „Show“ in the following)

1. Show

ABENTEUER & ALLRAD 2017 in Bad Kissingen
19th Off-Road-, Outdoor and Adventure Expo –
„World's largest cross-country-expo“

2. Organizer

pro-log GmbH, Professionelle Rallye-Logistik, Kapellenstraße 11,
97688 Bad Kissingen, Germany

Tel.: +49 (0)971 7854460, Fax: +49 (0)971 7854461,

E-Mail: info@pro-log.cc

3. Show Place

Off-Road-Area Bad Kissingen / Reiterswiesen.

Note: The area has no street name. Last road for navigation systems: Ysenburgstraße.

The area is in a nature sanctuary. Access with vehicles is permitted only on signposted driveways. The maximum permitted speed on the access driveways inside the nature sanctuary is 30 km/h. Furthermore, there is a strict parking prohibition in this area.

4. Show Dates

Duration of show: Thursday 15th to Sunday 18th June 2017

Opening hours: Thursday, Friday, Saturday 10:00am–06:00pm
Sunday 10:00am–05:00pm

→ Last entry on each day is 1 hour before closure.

Build-up times: 12th to 14th June 2017 08:00am - 08:00pm

Dismantling times: 18th June 2017 05:00pm - 08:00pm
19th to 20th June 2017 08:00am - 08:00pm

5. Registration Deadline

Registration deadline: 31st March 2017
(as long as spaces are available)

6. Early Booking Discount

A credit note in the value of 10% of the booth rental (not including side costs or other ordered services) is issued to the exhibitor subject to receipt of the application for registration not later than 31st December 2016 and receipt of payment of the show invoice on the organizers account not later than 28th February 2017.

7. Marketing Packages, Website, Exhibitor Directory

7.1. The entry (1 time only) of the highlights of the exhibitor as well as the supplement of the exhibitor entry with a logo is covered by the marketing-packages (see paragraph 7.2 and 7.3).

7.2. The opportunity is offered to all exhibitors (main- and sub-exhibitors) to have their highlights of the show presented on the website www.abenteuer-allrad.de, as far as they are meeting the following conditions:

- max. ½-page text as a Word-document (with character font/size Arial 12),
- max. 2 pictures in jpg-format (to be sent separately – not embedded in the Word-document)

Latest date of submission: 30th April 2017

7.3. Entries into the digital exhibitor directory (shown on www.abenteuer-allrad.de and info points) can be supplemented with a logo. This logo must have the following properties:

- Size 304 x 183 pixel
- 200 dpi, compressed
- RGB colours
- jpg-Format

Latest date of submission: 30th April 2017

7.4. The Digital Signage – site map is placed (in rotation) on the same 2 screens as the digital exhibitor directory (info points). It is included in marketing package 2 but it can also be ordered additional to marketing package 1. The required data file must meet the following requirements:

- 385 x 265 pixel
- 200 dpi, compressed
- RGB colours
- png- or jpg-format
- not animated (no videos, no GIFs, no flash)

Latest date of submission: 30th April 2017

7.5. There are 2 LED-video walls (entrance and stage) on which advertisements are presented during the exhibition opening hours. For the presentation frozen images and videos with 30 or 60 seconds length are available. The frozen image is included in marketing package 2. The required file must meet the following requirement for all variants:

- 1920 x 1080 pixel
- Full HD

Besides for frozen images:

- png- oder jpg-format

Besides for videos with 30- or 60-seconds length:

- sound in CD-quality kHz
- mpg-, mov-, mp4- oder avi-format

Latest date of submission: 30th April 2017

7.6. In addition to the marketing-packages, the opportunity is offered against charge to place banners on the website www.abenteuer-allrad.de. Additional information hereto and about all other advertisement partnerships are available in the registration folder.

7.7. For printed media, registering of exhibitors, sub-exhibitors respectively change of presented data can be accepted up to the registration deadline. In digital publications, such entries can be realized until 30th April 2017.

8. Arrival, Deliveries

8.1. A stress-free arrival is possible until Tuesday, 13th June 2017. Upon arrival on Wednesday, 14th June 2017, significant waiting times have to be taken into consideration.

8.2. Please note that vehicle transporters have to be unloaded IN FRONT OF the show area and that they have to be removed from the loading area immediately after unloading. Vehicles, which are parked in the loading area without permission will be towed away against charge.

8.3. Pre-ordered items will be sent to the (main-) exhibitor beforehand. To distribute the items to the stand staff as well as the sub-exhibitor is the (main-) exhibitor's duty. Exhibitor access bracelets must be worn around the wrist and vehicle labels have to be placed on the windscreen before first access to the fairground (also during build-up days!). Please note that certain items are available only in limited numbers and that they might not be available on site anymore. Therefore, please order all required services with the technical order form not later than 30th April 2017 to avoid extra waiting time at your arrival. For, by the exhibitor, forgotten or lost items the organizer does not refund free compensation. If the needed items are not brought along at the arrival, the exhibitor must purchase them again on site charged with costs (if still available).

9. Exhibitor Access Bracelets

9.1. Entry to the show area is only possible with a correct, undamaged access bracelet, even during build-up times.

9.2. The (main-) exhibitor is obliged to order a sufficient number of access bracelets for all of his own and the sub-exhibitors employees who will be present on the show.

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- 9.3. Each (main-) exhibitor receives for his booth free of charge
- two access bracelets for a booth size up to 50 m²,
 - One additional access bracelet for each additional 30 m²
- 9.4. In case that more exhibitor access bracelets are needed, these can be ordered with the technical order form for EUR 25,00 / piece (plus VAT).
- 9.5. For the children of exhibitors up to the age of 14 years, complimentary access bracelets must be ordered with the technical order form. The organizer reserves the right to verify the age of the children by checking their ID documents. Accordingly, valid ID documents have to be presented. Children above the age of 14 years require regular (chargeable) access bracelets.
- 9.6. In case of abuse, the exhibitor access bracelet will be confiscated without substitution.
- 9.7. The exhibitor access bracelets have to be applied upon first entry to the show area (even during build-up days). The bracelets have to be worn clearly visible at the wrist. They are not transferable.

10. Use of Vehicles, Vehicle Stickers

- 10.1 EACH vehicle, which an exhibitor intends to use in the show area, requires prior registration with the organizer. It needs a vehicle sticker, which the exhibitor has to pre-order from the organizer, and which will be issued depending on the specific, intended use.
- 10.2 The ordered stickers must be placed on the relevant vehicle before first entry (even during build-up days). Entry without sticker is NOT possible.
- 10.3 The following options of use are available with the corresponding vehicle stickers. These are available for the prices listed below and have to be booked by the exhibitor in advance:

Show car – free of charge:

Show cars are vehicles, which enter the show area no later than 14th June 2017 and do not leave it before 18th June 2017 (respectively during build-up and dismantling times). They will consequently stay unmoved on the booked booth (and only there!). A vehicle is also accepted as a show car if it is placed on the booked booth area, does not leave the show area during the mentioned times and/or, at the same time, serves as sleeping accommodation for the exhibitor or his staff. Herewith, the overnight stay in show cars is permitted and free of charge. However, the entry and departure with a show car during the days of the show is not allowed.

Access permit for show cars – 70,00 € net / vehicle

An access permit for show cars is required, if the vehicle leaves the fairground in the evenings (e.g. for the transport of staff members to a hotel) and shall be returned to the booth area in the next morning. This label has to be purchased. Entry without this sticker is not permitted. Please note the hours for entry and departure. These are:

Thursday, 15th June 2017:

07:00 am – 09:00 am and 06:30 pm – 10:00 pm

Friday, 16th June 2017 and Saturday, 17th June 2017:

07:00 am – 09:30 am and 06:30 pm – 10:00 pm

Sunday, 18th June 2017:

07:00 am – 09:30 am and 06:30 pm – 10:00 pm

Please note that the departure on Sunday is possible starting from about 05:30 pm while the entry is possible only from about 06:30 pm. These are approximate times. Entry and departure are controlled by security staff whose instructions have to be followed. Entry and departure outside these times is not possible.

Exhibitor parking permit – 70,00 € net / vehicle:

The exhibitor parking permit is valid for access to the show area on the build-up days. The vehicles must have left the show area on Wednesday, 14th June 2017, 08:00 pm at the latest. Besides vehicles holding an exhibitor parking permit are allowed to access

and leave the show area on the show days for delivery of goods solely at the following times:

Thursday, 15th June 2017 7 am – 9 am

Friday, 16th June 2017-Sunday, 18th June 2017 7 am – 9:30 am

Should vehicles with exhibitor parking permits be present in the show area in violation of the mentioned times, they will be towed away to the exhibitor's parking place outside the show area on cost of the exhibitor! In addition, a penalty of 200,- € net is due for each violation. Please note chapter 14.

Vehicles at the proving ground (Off-Road action area) – 300,00 € net / vehicle:

See chapter 12.

10.4 Vehicle stickers for

Build-up vehicles

cannot be booked in advance. Vehicles, which are only used for build-up must leave the show area latest on 14th June 2017 before 08:00 pm. Against a deposit of 100,00 € they receive a special sticker on site. The deposit has to be paid in cash. In case that the vehicle leaves the show area only after 14th June 2017, 08:00 pm, the deposit cannot be refunded. If vehicles used for build-up are present on site during the show days, they will be towed away on cost of the exhibitor. Kindly inform all your suppliers about the regulations which are applied during build-up.

11. Vehicle Trailers

If exhibited articles/goods are supposed to be delivered with a trailer, the following options exist:

- 11.1. Upon entry, a sticker is applied to the trailer so that it can be allocated to the respective exhibitor. The trailer has to be unloaded and to be immediately moved to the dedicated trailer parking outside the show area not later than Wednesday, 14th June 2017, 08:00 pm. The parking of trailers is only permitted in the signposted area. Instructions of security staff have to be followed. The use of the trailer parking is free of charge. However, trailers have to be removed no later than Monday, 19th June 2017, 12:00 am. Should this not happen, the trailer will be towed away to a public parking in Bad Kissingen on cost of the exhibitor. Semitrailer trucks and other vehicles are not allowed to be parked on the trailer parking.
- 11.2. Upon entry, a sticker is applied to the trailer so that it can be allocated to the respective exhibitor. The trailer will then be parked WITHIN the booked booth area. In case that the trailer is parked outside the booked booth area, it will be towed away to the trailer parking outside the show area on cost of the exhibitor.
- 11.3. Vehicle transporters or trailers for the delivery of roadworthy vehicles have to be unloaded after instruction in the unload area. They have to be removed from this area immediately after unloading. If the trailer shall be parked in the trailer parking, the above rules are applicable.

12. Vehicles at the proving ground (Off-Road Action Area)

- 12.1. The use of a vehicle at the proving ground or another active driving area by the exhibitor requires the explicit prior approval of the organizer and the payment of 300,00 € net per vehicle.
- 12.2. The exhibitor is requested to announce the names of the drivers of vehicles in the proving ground to the organizer in writing before the beginning of the show. It is the exhibitor's responsibility to ensure that every driver is more than 21 years old and in possession of a valid driver license.

- 12.3. Only drivers will be admitted to the proving ground who have registered themselves with the proving ground administration on 15th June 2017 at 09:30 am. There, the drivers receive information about the driveways and the rules of driving inside the proving ground. Instructions of the security personnel have to be followed. For the registration as a driver of a vehicle at the proving ground, the driver has to present his valid driver license and a valid ID-document (ID-card, passport). Without the respective documents, a registration is not possible.
- 12.4. A vehicle, which was registered as a vehicle at the proving ground, is tagged with a vehicle sticker „Fahrzeug im Parcours“ (vehicle at proving ground). Vehicles without the respective sticker are not permitted in the proving ground. In case that a vehicle without this sticker enters the proving ground (no matter if this happens inside or outside the show times or during build-up or dismantling), or if a vehicle with proving ground-sticker is driven into the proving ground outside the opening times of the show (applicable as well for build-up and dismantling), and NO explicit permission of the organizer has been issued, this offence will be punished with a penalty payment of 2.000,00 € in favor of the organizer.
- 12.5. During the show days (and also outside the opening hours), a vehicle at the proving ground may not be moved outside the proving ground area for reasons of insurance policy and environmental regulations. Especially, it is not permitted to use a vehicle as a vehicle at the proving ground and, at the same time, as a shuttle vehicle for the hotel transfer of staff or for sleeping accommodation in the exhibitor camp.
- 12.6. Driving demonstrations are permitted only during the official show times. Deviating driving times require the explicit, prior authorization of the organizer.
- 12.7. Driving in the proving ground is strictly at own risk. The organizer is neither liable for personal injuries nor for material damages which the exhibitor or his co-drivers may suffer through activities in the proving ground. With the registration as a vehicle at the proving ground, the exhibitor accepts the exclusion of the organizers liability.
- 12.8. The proving ground is not a racetrack but intended for the demonstration of the technical properties of the vehicles. Although the access tracks to the proving ground are routed and marked, it can never be ruled out that visitors are ignoring the barriers and move around in the proving ground. Accordingly, drive carefully and, for reasons of care towards neighboring exhibitors, avoid the formation of dust.
- 12.9. Violation of the rules may lead to the exclusion from driving action. In this case, the costs for the use of the proving ground cannot be refunded.

13. Fueling and Cleaning

- 13.1. When fueling vehicles or power generators, it is a paramount duty to use a petrol resistant pad and a funnel of sufficient size. Fuel dripping has to be picked up immediately and has to be disposed of according to environment protection regulations.
- 13.2. The cleaning of vehicles in the show area is not permitted.
- 13.3. It is compulsory to strictly comply with the “Catalog of countermeasures - exposure to water pollutants” of the organizer.

14. Exhibitor Parking

- 14.1. There is no exhibitor parking available inside the show area!
- 14.2. Vehicles, which have an exhibitor parking permit, can only drive in and out of the show area for delivery of goods during the time periods mentioned under point 10.3., but they are not permitted to park there beyond these time periods.
- 14.3. Dedicated exhibitor parking is available in the area of BGS. This area is located at the access road to the show area.
- 14.4. Semitrailer trucks may not be parked in the exhibitor parking place.
- 14.5. The exhibitor parking is connected via a shuttle bus with the show area. The shuttle bus commutes on the show days in the mornings

between 07:30 am and 09:30 am between the exhibitor parking and the show area and in the evenings at the following times:

Thursday, 15th June 2017 – Saturday, 17th June 2017
→ 6 pm – 8 pm

Sunday, 18th June 2017
→ 5 pm – 6 pm

The bus drivers are instructed to drive as soon as an appropriate number of passengers are on the bus. Therefore, short waiting times shall be accepted.

15. Transport Shuttle

- 15.1. For the transport of goods, the exhibitors have the opportunity to use a shuttle for going to the exhibitor's parking. A transport van with a driver is available at the entrance (depending on availability). The cost per trip to the exhibitor's parking is 30,- € incl. VAT. The transport shuttle is available at the following times:

Transport to the exhibition area:

Thursday, 15 th June 2017	7 – 8:30 am
Friday, 16 th June 2017-Sunday, 18 th June 2017	7 – 9:00 am

Transport to the entrance:

Thursday, 15 th June 2017	9 am – 6 pm
Friday, 16 th June + Saturday, 17 th June 2017	9:30 am – 6 pm
Sunday, 18 th June 2017	9:30 am – 5 pm

- 15.2. Visitors who have purchased bulky goods have the option to use the transport shuttle to go to the visitor's parking or to the camp-area in Bad Kissingen. Per trip 35,- € incl. VAT will be charged. This service can be used during the opening hours of the show according to availability.
- 15.3. All charges mentioned above must be paid in cash in advance.
- 15.4. The driver is not obliged to assist with the loading or unloading of goods.
- 15.5. The use of the transport shuttle is at own risk. Pro-log GmbH shall not be liable for any personal or material damages.
- 15.6. Transport of material with the own vehicle are permitted only to the applicable conditions. Please refer to point 10.3. “Exhibitor parking permit” and “Access permit for show cars”.

16. Forklift

- 16.1. For the build-up and the dismantling, the unloading/loading of trucks with a forklift can be booked. The forklift can move goods up to 2 tons and is available during the official build-up and dismantling hours. Advance booking is possible with description of date, time, and the quantity of goods to be moved. As well, unloading/loading can be booked on site upon arrival at the entrance control or during the show days in the exhibitor tent for the dismantling. Depending on availability, waiting times shall be considered. The driver of the forklift requires an order in writing in which he can note the loading times and which needs to be signed on-site. This order form is the basis of invoicing. Per commencing 15 minutes, a fee of 30,00 € net will be charged. For pre-booked loading jobs, the chargeable time starts with the time which was booked, even if the exhibitor is late. In case that the forklift can be used for other jobs in the meantime, no costs will be charged for the waiting time. However, the original job can be accomplished only during the next available working slot. The goods will be loaded/unloaded and brought TO the booth, but they will not be distributed ON the booth. As well, no goods will be collected in the booth, they have to be placed for pick up along the front side of the booth.

17. Build-up, Rules for Booths

- 17.1. The maximum usable height in the exhibition tents is 3 meters.
- 17.2. In general, the booth spaces do not have a completely flat ground. Especially in the open-air area, extreme weather may lead to changes in the structure of the ground (softening of meadows because of strong rain or dust formation). The exhibitor has to take this into consideration for the design of his booth.

17.3. Allocated booth spaces in the open-air area cannot always be made available as an exact rectangular. However, the applied and allocated m²-number will be reached.

17.4. The organizer is not in a position to provide separation walls. Tent frames and similar constructions may be fixed to the ground only with permission of the organizer. Changes to the structure of the ground are not allowed. Tar and gravel surfaces may not be damaged. In case of damage, the exhibitor has to bear the cost for the repairs.

18. Technical Installations, Electricity, Remote Radio Installations, WIFI

18.1. Orders for the supply of electricity and other services have to be raised with the technical order form. This has to be returned to the organizer no later than 30th April 2017. Orders, which are returned beyond this deadline, cannot be considered.

18.2. The organizer is not liable for current fluctuations, power cuts and damages, which are caused by gross negligence or intentionally by operator fault (e.g. incorrectly connected power consumers or damaged devices). We explicitly point out that the electrical power which is made available from the organizer is produced by power generators and that power fluctuations cannot be ruled out. Therefore, the (main-) exhibitor is requested to prevent damages caused by over- or under-voltage by means of the respective protection devices (UPS, over-voltage protectors). The organizer is not liable for damages, which could have been prevented with the respective protection devices. In the past, incorrectly ordered/used power connections have led to overloads and blackouts of the electrical grid. The organizer therefore explicitly points out that only the ordered power capacity can be made available. It has to be noted, that a power connection of 2 kW is already fully used with e.g. one water boiler and one computer. Therefore, the booking of the power connection must consider all electrical devices which shall be used. The (main-) exhibitor is liable for all damages resulting by uncontrolled use of electricity.

18.3. The organizer reserves the right to disconnect electrical consumers which were connected without authorization (because exceeding the booked power rating) in order to protect the general supply of power.

18.4. The display of exhibits or booth decorations, which produce electric, magnetic or electromagnetic radiation, must comply with the regulations of the Bundesimmissionsschutzgesetz (German Federal Law for Emissions Protection).

18.5. The use of an own power generator is permitted under the condition that it is placed in a tub in which it operates and in which it can be fueled up. In this way it has to be ensured that no fuel can pollute the ground. Furthermore, the generator shall not harm or disturb neighboring exhibitors. In case of complaints, the organizer reserves the right to shut down the respective unit.

18.6. The operation of high-frequency devices and remote radio systems (including WIFI, wireless microphones, etc.) by the exhibitor or by third parties commissioned by him is generally not permitted.

19. Exhibitor Camp

19.1. The overnight stay in the exhibitor camp is permitted only for exhibitors, sub-exhibitors and their members of staff.

19.2. Camping in the show area but outside the booked booth area is only permitted in the exhibitor camp as indicated by the organizer.

19.3. The space in the exhibitor camp is very limited and can be ordered and allocated only as long as there is availability. The booking of a booth space does not create a claim for space in the exhibitor camp. The organizer especially reserves the right to confine the number of campers in relation to the booked booth space. Vehicles at the exhibitor camp are not allowed to enter or leave the fairground during the show days.

19.4. The prices for spaces in the exhibitor camp for the duration of the show are:

- Small space: 4m front, 7m depth – 100,00 € net
- Large space: 6m front, 12m depth – 200,00 € net.

19.5. From 07:30 am onwards on show days, breakfast for exhibitors may be purchased at the coffee bar.

20. Toilets, Showers

20.1. In addition to the mobile toilets („Dixies“) which are distributed among the show area, the following sanitary facilities are available for exhibitors:

20.2. Behind the catering tent, there is a building with fixed toilets and showers, which are available exclusively for exhibitors (with exhibitor bracelet) and pro-log members of staff. The toilets and showers can be used on the show days between 07:00 am and 10:00 am, between 11:00 am and 03:00 pm, and 04:00 pm and 09:00 pm. Warm water is only available between 07:30 am and 10:00 am and between 06:00 pm and 09:00 pm. At other times during the opening times of the sanitary building, the water can only be used cold.

20.3. Between 09:00 pm and 07:00 am, the toilets in the toilet trailer (directly close to the medical services) can be used free of charge.

21. Medical Service

First aid in the show area is provided by O-R-M-S. You can reach them under their number 24 hours a day: +49 (0) 0172 1921800. In case of need, the staff of O-R-M-S will organize the transport to a local hospital.

22. Nighttime Peace

Nighttime Peace is between 10:00 pm and 06:00 am. This should be respected in the interest of everybody.

23. Waste Disposal

23.1. Garbage (domestic waste) may only be disposed of in the specific garbage containers.

23.2. Starting 06:30 pm, domestic waste, which is packed in bags or boxes, is collected along all driveways in the exhibition areas. It is the responsibility of the exhibitor to make sure that the domestic waste of the day is placed timely for pick up close to one of the driveways. The organizer will pick up only garbage, which is appropriately packed and placed alongside the driveways. There is no pickup of garbage from inside the booth space.

23.3. The cost of the garbage collection and disposal are covered by the flat rate for domestic waste disposal.

23.4. The disposal of oil, paint, chemicals or similar materials and water-hazardous substances is not permitted. The disposal of bulky waste, e.g. carpets, tires, wooden frames and other bulky objects which are left behind in the booth space is not covered by the flat rate for waste disposal and will be invoiced separately.

24. Dismantling

24.1. The dismantling times which are announced by the organizer have to be strictly complied with.

24.2. Any dismantling of a booth during the show and before 05:00 pm on the last day of the show is strictly prohibited.

24.3. The departure from the show area by vehicle on the last day of the show is not permitted before 05:30 pm for security reasons, instruction by police and insurance companies. In case that there are still too many visitors in the show area, the organizer reserves the right to postpone the departure of vehicles.

24.4. The entry of vehicles into the show area for dismantling on the last show day can take place only from 06:30 pm onwards and only if authorized by the security staff.

24.5. There is also the possibility for dismantling of booths on 19th June 2017 and 20th June 2017 between 08:00 am and 08:00 pm.

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WIFI - Conditions of use

by **pro-log GmbH**, Kapellenstraße 11, 97688 Bad Kissingen (called „pro-log“ or „Organizer“ in the following)
applicable during and on the facilities of ABENTEUER & ALLRAD Expo in Bad Kissingen

1. Subject of Agreement

On the show ABENTEUER & ALLRAD in Bad Kissingen, pro-log provides the exhibitors and accredited representatives of the press (called „User“ in the following) access to the internet via WLAN and/or WIFI (generally called „WIFI“ in the following). For the use of this WIFI-offer, the following conditions of use are exclusively applicable.

2. Accomplishment of Contract

- 2.1. The contract is accomplished by the purchase of the access authorization and the allocation of a user name and a password (so called „Ticket“).
- 2.2. Every ticket allows a limited duration of use, which starts with the first login. It is valid only for one specific terminal device of the user (Computer, Notepad, Smartphone etc.).
- 2.3. If the user intends to use WIFI with more than one terminal device, he is obliged to purchase the corresponding number of tickets.

3. Services of pro-log

- 3.1. Within the limits of feasibility and operational possibilities pro-log provides the user access to the internet (so called „Hotspots“) at specifically marked places. pro-log reserves the right to block specific websites or services from WIFI use (e.g. websites with violence-glorifying, pornographic or fee-based contents).
- 3.2. pro-log does not guarantee a specific data transmission speed and/or uninterrupted data transmission because these are largely dependent on the network utilization of the internet provider, the transmission speed of the selected website and the number of users at a respective hotspot.
- 3.3. The data traffic between the user's terminal device and the hotspot is transmitted with WPA/WPA2 encoding, however, all data may still be visible to third parties. The hotspot does not contain a firewall or a virus protection. The user explicitly acknowledges that the use of the internet and the transmission of data, especially via a WIFI connection is subject to increased dangers and security risks. It is recommended to use an appropriate software for securing the transfer of data. pro-log GmbH will not take any liability for damages because of unauthorized access to information and data which are transferred via the hotspot or for damages to the hard- and software of the user's terminal device(s), for loss of data or other material damages which occur because of the use of the WIFI unless the incident which has caused the damage was caused by pro-log intentionally or by gross negligence.
- 3.4. Any login is only possible with the access data (user name and password or access code) which pro-log has allocated to the user with the ticket. The period of use starts with the first login and continues without interruption. It ends automatically with the end of the agreed access period. The user acknowledges that it is imperative to terminate the internet connection through the „Logout-Button“. The mere closure of the internet browser does not terminate the internet connection.
- 3.5. When entering the internet, pro-log will store the Mac-address of the terminal device which the user has declared related to the respective ticket. Browser history or utility data will not be recorded. The user confirms his knowledge and acceptance hereof.

4. Duties and Obligations of the user

- 4.1. The use of the WIFI by the user falls under his own responsibility and risk. The access information may not be made available to third parties and has to be safeguarded from third-party access. The user has to bear the costs which occur as a result of

unauthorized use of the WIFI if and as far as the user is responsible for this use.

- 4.2. The evaluation of suitability of the WIFI access terminal falls under the responsibility of the user. It is the obligation of the user to protect his access terminal against virus, spams, etc.
- 4.3. The user accepts full responsibility that his access terminal and the installed software are free from viruses and other malware. In case that direct or indirect damage is caused to pro-log by such incidents, the user has to fully compensate pro-log.
- 4.4. The user is not authorized to abuse or to allow abuse of the WIFI access or to use the access for activities of unlawful or punishable nature. Especially, the user will not use the WIFI for the acquisition or publication of illegal or unethical contents. Furthermore, he will refrain from illegally manifold, publishing or allowing access to information which is protected by copyright, comply with current youth protection laws, refrain from sending or radiating molesting, defamatory or menacing contents and he will not use the WIFI for the transmission of mass emails (Spam) and/or other forms of illegal advertising. It is explicitly prohibited to visit file sharing websites, especially to start music and/or movie downloads via the WIFI. In each case of a violation, pro-log is authorized to immediately cut the WIFI-connection.
- 4.5. The operation of high frequency units and remote radio installations (including WIFI, wireless microphones) by the exhibitor or by third parties affiliated to the exhibitor are principally not permitted in the entire show area.
- 4.6. If legal action is filed against pro-log by third parties in respect of the illegal use of the WIFI by the user or in respect of a violation of these Conditions of use, the user is obliged to fully indemnify pro-log from all material damages and court proceedings and also to indemnify pro-log from all damages and claims of third parties on first request. This also refers to the costs and expenditures inflicted upon pro-log by the take-up and defense efforts. If the user gains or is supposed to gain knowledge of the presence or the threat of a legal or contractual offence, he is obliged to communicate this circumstance to pro-log.

5. Prices and Payment Conditions

- 5.1. For the WIFI use only the valid prices and payment conditions of pro-log are applicable.
- 5.2. The price of the ticket has to be paid in advance. No refund will be granted in case that the user does not login before the end of the contract duration.

6. Contract Duration

- 6.1. The contractual relationship ends with the termination of the agreed period of access, latest upon the end of the show ABENTEUER & ALLRAD in the year of purchase of the ticket.

7. Closing Provisions

- 7.1. Exclusively German law is applicable.
- 7.2. Should one of the provisions of these Conditions of Use be or become invalid, the validity of the other provisions shall remain untouched (see page 10, chapter 9.5.).

(Revision: September 2016)

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Catalog of countermeasures - exposure to water pollutants

of **pro-log GmbH**, Kapellenstraße 11, 97688 Bad Kissingen (called „pro-log“ or „Organizer“ in the following)

for exhibitors of ABENTEUER & ALLRAD Off-Road-, Outdoor and Adventure Expo in Bad Kissingen (called „Show“ in the following).

1. To repair or maintenance your car is only allowed on paved areas with connection to an oil-separator. If there is any imperative reason why you can't achieve a paved area, you have to pay attention to the following articles:
 - you have to use a sufficient big trough
 - you have to carry oil-binder in adequate quantities
 It's necessary to maintenance your cars and equipment to reduce the risks for accidents with water pollutants.
2. The vehicles you apply in driving operation you have to fuel on public gas stations. Small vehicles like quads etc. and equipment have to be fueled at the garage, minimum on a paved area connected to an oil-separator.
3. Vehicles and equipment have to be carried out with biodegradable fuel if possible.
4. Hydraulic systems of the vehicles have also to be carried out with biodegradable hydraulic fluid if possible.
5. On different places in the course as well as on equipment with water pollutants, there has to be sufficient oil binder. Furthermore, there has to be shovels, impermeable film or trough, coverable container and a barrow if necessary.
6. In case of an accident or extinguishing a fire (e.g. cars on fire) relating to water pollutants you have to inform the organizer pro-log GmbH and the fire department immediately.
7. If you have to douse fire, please choose, as far as possible and as allowed by fire department, CO. or powder fire extinguisher. Don't use water for extinguishing agent as far as possible.
8. Every vehicle on the area has to be parked on hard sub grade, if possible roofing and with a connection to an oil-separator.
9. The fairground has to be accessible for an agent of Stadtwerke Bad Kissingen GmbH (municipal energy supplier) and for agents of Wasserwirtschaftsamt (office of water supply and distribution) after announcement.
10. You have to pay attention at the water intrusion. If there is any oil on the water, it has to be binded with oil-binder. Oil-binder-cubes can stay in the water until their intake capacity is bail out. Water with oil on it must not discharge without oil-binder except for using an oil-separator. Every course has to be checked out every day. If necessary, you have to skim oil or use oil-binder-cubes.
11. Used batteries, used oil or other used lubricants as well as all remaining water pollutants has to be stocked in lockable and leak-proof containers or halls. Also it has to decontaminate regularly and verifiable. On no account, these pollutants or the containers (oil drum, canister...) may expose to atmospheric conditions (like rain). Deficits have to be eliminated immediately.
12. Provided that a personnel of pro-log GmbH detect a deficit concerning stock or exposure to water pollutants or find indication of accidents with water pollutants (oil on the water), he/she has to inform the management of pro-log GmbH as soon as possible. It should be clear to every personnel, that the compliance with licensing requirements and orders benefit the whole company and therefore himself. To delete environmental damage is very cost-intensive.
13. All these measures have to be realized in responsibility to pro-log GmbH and it has to be controlled. As far as possible the exhibitors have to be involved on a case-by-case basis.

Countermeasures exposure to water pollutants

Every transgression, except above-named countermeasure, will result in exclusion from the fair and has to notify public authorities by the exhibitor. Made by such office will apply sanctions. The countermeasures exposure is part of the registration. With sending back the registration the catalog is accepted by the exhibitor. Each exhibitor will teach and train his personnel/second exhibitor concerning this matter.

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House and Compound Rules

of **pro-log GmbH**, Kapellenstraße 11, 97688 Bad Kissingen (called „pro-log“ or „Organizers“ in the following)

We welcome you to ABENTEUER & ALLRAD Expo in Bad Kissingen and kindly ask you to respect the following House and Compound Rules on the entire show, exhibition area and camping area (called “Compound” in the following). Being a user or visitor, you accept these House and Compound Rules by purchasing or using a ticket and/or by accessing the compound.

1. General Rules of Conduct

- 1.1. Staying on the compound is at the visitor's own risk.
- 1.2. Vehicles may be moved only on purpose, only at walking speed and only on the marked roads and driveways. Vehicles which are parked in violation of traffic rules or instructions will be towed away on cost of the violator.
- 1.3. It is generally prohibited to bring to the compound: glass containers, cans, pyrotechnic articles, torches, batons, stabbing weapons, missiles, other dangerous goods, alcoholic drinks. A security check will be performed at the entrances. Our security staff is instructed to perform body checks.
- 1.4. It is generally prohibited to record sound, photographs or videos for commercial purposes. Any abuse will lead to prosecution. Exceptions will be published by pro-log. By entering the compound, the visitor accepts to be photographed or filmed. Every visitor irrevocably accepts the free of charge use of his pictures and his voice, of photographs, live transmissions, broadcasts and/or recordings on picture and sound, for all present and future media which pro-log or its appointees are taking in connection with the show.
- 1.5. The operation of high frequency units and remote radio installations (including WIFI, wireless microphones) by the exhibitor or by third parties affiliated to the exhibitor are principally not permitted in the entire show area.
- 1.6. With the exception of pet dogs, the taking along of animals is prohibited unless explicitly approved beforehand in writing by pro-log. With the exception of fighting dogs, pet dogs may be brought in but have to be held at a short dog lead (no roller leads). Upon demand of pro-log dogs have to wear a muzzle. The owner of the dog is responsible for the removal of dog excrements.

2. Camp-Area

- 2.1. The camp-area is not a permanent camping site. The area is rented by pro-log only for use during the days of the show and is made available for the visitors according to these house and compound rules.
- 2.2. The camp-area is only opened for visitors from Wednesday afternoon of the week of the show and it has to be cleared by the following Monday, 12.00 am. An earlier or later use is not possible.
- 2.3. The use of the camp-area is fee-based. The fee has to be paid upon entry to the compound according to the valid price list. The use after 12.00 am of a day is regarded as a new day of use.
- 2.4. Any commercial sale in the camp-area is strictly prohibited. As well, it is not allowed to display advertisements or to distribute flyers, catalogues etc. which are indicating commercial activities.
- 2.5. Make sure that you are only using the marked areas, respectively the area which has been allocated to you. Restricted areas may not be entered by walking or driving. Engines may not run longer than necessary for arrival and departure. It is not allowed to wash vehicles, to dig ditches or to fence pitches. Make sure that no person can be harmed from tent pegs, tent strings, equipment or other goods.
- 2.6. We are sure that cleanliness and order are as important to you as they are for us. The camp-area and the sanitary installations have to be maintained absolutely tidy. Cigarette ends may not be disposed of on the ground. Own waste and empties have to be taken along upon departure. For wastewater, please only use the designated disposal installations. The wastewater of caravans / motorhomes which do not have their own wastewater connection has to be collected in containers. Under no circumstance it is allowed to seep away wastewater in the earth. Never dispose of wastewater directly into sewers.
- 2.7. The use of chemical toilets is only permitted with environment friendly agents in sufficient dilution.
- 2.8. Open fires or heating and cooking with gas outside firmly installed and certified kitchens in caravans / motorhomes are strictly prohibited. Charcoal grills have to comply with technical and fire protection regulations and may only be used up to "Waldbrandstufe 2" (German Forest Fire Level 2). The organizer will inform by posted announcements or by other means in case that the fire protection level is reached.
- 2.9. Nighttime peace in the camp-area is between 11:00 pm and 07.00 am of the following day. During nighttime peace, strictly no vehicles may be moved in the area - entrance and departure by vehicle is not possible. During nighttime peace we ask you for a maximum of mutual considerateness. Please refrain from loud conversations, music, football games etc.

3. Domiciliary Rights

- 3.1. pro-log is in possession of the domiciliary rights on the entire compound.
- 3.2. The indications and the instructions of the security personnel have to be followed.
- 3.3. In cases of violation of the conditions of the show, the visitor's rules or these house and compound Rules pro-log is authorized to express dismissals or house bans or to take other appropriate means related to the house ban rights. Especially visitors may be sent off the compound who are disturbing the show, molesting other visitors or exhibitors or who are in another and severe way or repeatedly violating the conditions of the show, the visitor rules or these house and compound rules. Access to the compound may be denied upon the reasonable assumption that the visitor will disturb the show or molest visitors or if he is evidently drunk. In such cases, no compensation for paid admission or utilization fees will be granted. pro-log reserves the right to refuse admission for a compelling reason (against compensation of admission or utilization fees).

4. Liability

- 4.1. pro-log is not responsible for lost or stolen goods unless pro-log has acted with gross negligence or intentionally. Objects of any kind, which are found on the compound have to be delivered to the organizers staff. The loss of objects has to be declared to the organizers staff. The subsequent handling of the found object will be performed according to the legal regulations (§§ 978 ff. Bürgerliches Gesetzbuch).
- 4.2. pro-log is not liable for material or immaterial damages of any kind such as theft, embezzlement, force majeure, e.g. storm, hail, rain, water or from trees, e.g. from breaking branches or dropping fruit, leaves etc. Visitors are responsible themselves for the provision of sufficient insurance protection for their belongings.
- 4.3. pro-log, their legal representatives and their performing agents will only be liable for other damages which visitors suffer on the compound in case of intention or gross negligence. This limitation of liability does not apply to claims resulting from injuries to life, body and health. In case of a slightly negligent breach of a primary obligation or a secondary obligation, whereby this breach endangers the fulfilment of the contractual purpose or whereby fulfilment of which only enables proper fulfilment of the contract and on compliance with which the visitor could trust (called „Primary Obligation“ in this document), the liability of pro-log is limited to damages which are typical for contracts and which were foreseeable at the date of signing the contract. pro-log is not liable for slightly negligent breach of secondary contractual obligations which do not belong to the essential secondary obligations.

(Revision: October 2015)

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