

Messe RETTmobil International GmbH | Buseckstraße 16 | 36043 Fulda

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STAND REGISTRATION 11 - 13 MAY 2022

Registration deadline: 30.11.2021 Registration by e-mail to: info@rettmobil-international.com

We order hereby on the exhibition grounds Messe-Galerie Fulda:

Company	Hall space with wooden floor, without separating side and back walls
	m ² Row stand (one side open) Price: 145.00 €/m ² (Minimum size 12 m ²)
Street	m ² Corner stand (two sides open) Price: 155.00 €/m ² (Minimum size 20 m ²)
ZIP Place	- m2 Head stand (three sides open) Price: 165 00 €/m ² (Minimum size 30 m ²)
Country	Hall space without wooden floor, without separating side and back walls
Phone	m ² Row stand (one side open)
Fax	m ² Corner stand (two sides open)
E-mail	m ² Head stand (three sides open)
Website	Price: 130.00 €/m² (Minimum size 100 m²)
Official in Charge	m ²
Proprietor/personally liable partner/ manager/ board of directors:	Price: $80.00 \notin m^2$ (Minimum size 1,600.00 €) The aforementioned stand rents are net rents.
	Each exhibitor will be listed in the official exhibition catalogue with his company, address and exhibition programme.
Exhibition goods/exhibits	The listing is obligatory and costs 160.00 €. For additional co-exhibitors the registration fee amounts to 140.00 €. All prices are excluding statutory VAT.
	We assure that the goods presented at the exhibition are our property. By signing this document, the exhibition conditions overleaf are accepted as legally binding.

I have received and read the information sheet on data protection from Messe RETTmobil International GmbH. All my questions regarding the handling of my personal data have been answered sufficiently.

Place, Date

Messe RETTmobil International GmbH Buseckstraße 16 36043 Fulda · Germany Geschäftsführer: Manfred Hommel

Tel.: 0049 (0)661 410 84 05 - 0 Fax: 0049 (0)661 410 84 05 - 4 info@rettmobil-international.com www.rettmobil-international.com Signature

Sparkasse Fulda BLZ 530 501 80 Kto 03 87 04 IBAN: DE60 5305 0180 0000 0387 04 BIC: HELADEF1FDS

Registergericht Memmingen HRB 18267 Steuer-Nr. 151/132/30549 USt-IdNr. DE 325601081

General terms and conditions of business and participation in the Messe RETTmobil International GmbH

1. Conceptual Sponsor

Interessengemeinschaft der Hersteller von Kranken- und Rettungsfahrzeugen e.V. (IKR e.V.) Am Eichgarten 15, 12167 Berlin Phone: 0049 (0) 661 410 84 05 - 0, Fax: 0049 (0) 661 410 84 05 - 4 E-Mail: ikr@rettmobil-international.com

2. Organizer

Messe RETTmobil International GmbH (hereinafter referred to as MRI) Buseckstraße 16, 36043 Fulda Phone: 0049 (0) 661 410 84 05 - 0. Fax: 0049 (0) 661 410 84 05 - 4 E-Mail: info@rettmobil-international.com

3. Location and opening hours

The trade fair RETTmobil takes place from Wednesday, 11.05.2022 to Friday, 13.05.2022 at the Fulda Gallery, Wolf-Hirth-Strasse, 36041 Fulda. The RETTmobil trade fair is open to visitors daily between 9 am and 5 pm. MRI reserves the right to change the opening hours and will announce them in time. During this period, the exhibition stands must be permanently occupied by the exhibitors or their representatives.

4. Exhibition program / Industries

The following manufacturers and service providers for the rescue and fire service, disaster control and related industries are approved:

- 1 Vehicles and vehicle bodies for rescue and fire fighting
- 2. Equipment and accessories for the rescue and fire service
- 3. Emergency medical equipment
- 4. Service providers of mobile rescue
- 5. Service providers and products for hygiene and infection control

5. Admission and confirmation

Stand allocations are made by the MRI. Registrations become valid after confirmation. In the context of the trade regulations. it is left to MRI to restrict the RETTmobil trade fair to specific exhibitors. MRI is authorised to exclude individual items before and during the RETTmobil trade fair. In case of dubious sales, MRI has the right to close the stand. However, the obligation to pay the stand rent remains in force. MRI is free to relocate stands or advertising spaces to another location. The provision of samples requires specific permission from MRI. Exclusive competition cannot be demanded or granted.

6. Stand Rent and Catalogue Entry

The trade fair RETTmobil takes place in lightweight construction halls.

Hall spaces with wooden flooring without separating side or back walls are rented to exhibitors. The rental price per square metre row stand is 145.- € (minimum size 12 square metres), corner stand 155.- € (minimum size 20 square metres), end stand 165.- € (minimum size 30 square metres).

The rental price for hall spaces without wooden flooring and without separating side and back walls (minimum size 100 sqm) is 120.- € per sqm row stand, 125.- € per sqm corner stand and 130.- € per sqm end stand. Outdoor areas are charged at 80.- € per sgm (minimum rent 1,600.- €).

The above prices are net rents. Co-exhibitors pay a registration fee of 140.- € plus VAT. The entry of exhibitors and co-exhibitors in the exhibition catalogue is obligatory and is charged at 160.-€ plus VAT. Subleasing is only permitted with the prior approval of MRI.

7. Confirmation and terms of payment

Invoicing takes place with the order confirmation by MRI. 50% of the rents must be paid immediately upon receipt of the invoice, the remainder of the total sum six weeks before the beginning of the exhibition. In case of non-compliance with the above stated terms of payment. Messe Fulda GmbH can withdraw the stand and use the confirmed stand at its discretion

For all unfulfilled obligations towards MRI or its contractors, MRI is entitled to a landlord's lien on the exhibition material brought in. Until the final payment is made, the usual bank interest on arrears will be charged. The registration for the RETTmobil trade fair is binding. A withdrawal is only possible with the consent of MRI. For a withdrawal until 30.09.2021, 25% of the stand rent will be charged; for a withdrawal until 30.11.2021 (closing date for registration) 50% of the stand rent will be charged. If participation in the trade fair is cancelled after the closing date for registrations, the stand rent must be paid in its full amount, even if the stand is subsequently rented to another party.

If the stand is not rented, the design of the stand will be at the expense of the original exhibitor. In any case, an application for withdrawal must be made in writing.

8. Change of date / force majeure / official order

Unforeseen events which are not attributable to the organizer and which do not allow the RETTmobil trade fair to proceed as planned, entitle MRI to:

a.) postpone the scheduled date of the RETTmobil trade fair. The agreements will remain valid for the new date. b.) cancel the RETTmobil trade fair before the opening. If the cancellation is to take place in the period from 01.02.2022 to 15.03.2022, 25% of the stand rental fee will be charged. For cancellations after 16.03.2022, the amount will change to 50% of the stand rental fee.

c.) close the fair after being opened as a result of force majeure and/or official orders. The stand rent and all costs to be borne by the exhibitor shall be paid in full. The exhibitor cannot derive any claim for damages from this. If MRI has to interrupt, shorten or cancel events that have already begun due to force majeure or official orders, the exhibitor has no claim to repayment or remission of the stand rent.

9. Assembly and dismantling

There are 5 days available for assembling the exhibition stands, for which the following times must be observed: Wednesday 04.05.2022 to Friday 06.05.2022 as well as Monday 09.05.2022 and Tuesday 10.05.2022 from 7 am to 10 pm. The regular stand height is 2.50 m. Exceeding this construction height requires the approval of MRI. The supply corridors (intended for water and power lines) between the halls must be kept absolutely clear for fire safety reasons.

The exhibitor must provide the hall stand space with a floor covering. Dismantling the exhibition stands begins on 13.05.2022 at 5:30 pm and must be completed by 6 pm on Monday, 16.05.2022. No booth may be completely or partially cleared before the end of the fair. The removal of the exhibition goods may only take place if the exhibitor has fulfilled all obligations to MRI and its contractors.

Damage to halls and facilities on the exhibition grounds will be invoiced to the perpetrator.

10. Advertising

The MRI takes responsibility for visitor promotion. The exhibitor may only advertise his goods within his stand. Advertising or promotional activities are not permitted outside the stand. This includes the distribution of brochures. This also applies to disturbing audio presentations on the stand.

11. Photography and other image recordings

Commercial image recordings of any kind, in particular photographs, film and video recordings are prohibited on the entire exhibition grounds. The only exceptions to this are press photographers accredited by the MRI. Photographic and video recordings by the exhibitors are permitted on their own stands and exhibits.

The MRI has the right to produce or have produced image and sound recordings of exhibition stands, exhibited goods, and exhibits for the purpose of documentation or self-publication. This also applies to persons recorded in the context of the applicable legal regulations.

12. Data protection

The MRI records, uses and processes your personal information for the purpose of the execution and handling of the contractual relationship. By signing the data protection agreement on the registration form, the MRI transfers personal data to its partner and service companies as well as service providers, which also allows them to offer their own additional or similar services.

Your personal information will be used according to the legal regulations. You can revoke any declarations of consent given to us regarding data protection at any time in writing to the MRI.

13. Utility connections

The general lighting inside the halls is provided by MRI. The costs for the utility connections (electricity and water) will be invoiced to the ordering exhibitor by the service partners.

14. Exhibitor passes

The exhibitor receives free exhibitor passes for the booth personnel, which entitle them to enter the exhibition grounds. The number depends on the size of the booth. Additional passes are with costs.

15. Guarding and disclaimer

The general security of the exhibition grounds is provided by MRI. It begins on 04.05.2022 at 7 am and ends on 13.05.2022 at 5 pm.

From this time on, every exhibitor has an increased duty of care for the security of his goods.

The exhibitor must organise the guarding of his goods himself. Additional special guards may only be appointed with a written approval of the MRI by the assigned security company. The general guard provided by MRI does not restrict the MRI's exclusion of liability for any damage to property or personal injury and remains in full force.

16. Insurance

The MRI insures the trade fair RETTmobil against liability damages. It does not assume any liability for personal injuries or property damages within the exhibition booths or for damages to the exhibition goods. Exhibitors are advised to insure their exhibition goods against damage and theft at their own expense.

17. Cleaning

The stand areas are handed over swept clean. The MRI takes care of the cleaning of the exhibition grounds and the hall corridors.

The exhibitor is responsible for cleaning the booth.

18. Acknowledgement

Any exhibitor acknowledges the above conditions for himself and his commissioned partners by completing the registration process and undertakes to comply with all local, construction and trade police regulations and orders as well as all fire protection and safety regulations.

In case of violation of the terms and conditions of business and participation, the MRI is entitled to pronounce and carry out the immediate exclusion from the trade fair RETTmobil. Verbal agreements must be confirmed in writing by MRI to be valid. Any non-compliance with the terms and conditions of business and participation can result in exclusion from future events.

19. Assertion of claims

Claims by the exhibitor must be reported in writing to MRI no later than 14 days after the end of the event; claims made later will not be considered and will expire (preclusive period).

20. Place of jurisdiction

The parties are fully qualified merchants and conclude this contract within the context of their business operations under the company named overleaf. The place of fulfilment and jurisdiction is Fulda. Fulda is also agreed as the place of jurisdiction in the case of claims being enforced by way of warning proceedings (§§ 688 ff. ZPO).

21. Subsidiary agreements / severability clause

Subsidiary arrangements are only legally binding if they are concluded in writing with the MRI and confirmed in writing by the MRI.

These terms and conditions of business and participation respectively the contracts remain valid even if individual clauses should prove to be invalid. The clause in question is to be substituted by a clause that corresponds as closely as possible to the originally intended economic purpose.

Declaration of consent

Your consent to the processing of your personal information for further purposes is voluntary. You can also refuse this consent without suffering any disadvantages. Once you have given your approval, you can revoke it at any time in writing using the contact details below. For further information on the handling of your data and your rights, please refer to the enclosed information sheet on data protection.

The signatory of this contract hereby agrees that the personal data provided in the order form (in particular name, address and contact details) may also be passed on to partner and service companies as well as service providers of Messe RETTmobil International GmbH so that they can offer their additional services or similar services (advertising purposes).

Place, Date

Signature

Information sheet on data protection of the Messe RETTmobil International GmbH (MRI)

Our handling of your data and your rights - Information according to articles 13, 14 and 21 of the EU General Data Protection Regulation (GDPR)

With The data the following information, we wish to provide you with an overview of how we process your personal information and your rights resulting from it. selected, the manner of processing and detailed use mainly depend on the services requested or agreed in each case. Therefore, not all statements contained here may apply to you.

Furthermore, this data protection information may be updated from time to time. You can find the current version at any time on our website: https://www.rettmobil-international.com/en/data-protection

Who is responsible for data processing and whom can I contact?

The person responsible within the meaning of the GDPR is: Messe RETTmobil International GmbH Buseckstraße 16 36043 Fulda

Please address your data protection requests in writing: info@rettmobil-international.com

or by telephone at the number: +49 661 410 84 05-0 directly to our customer service.

Type of personal data collected

We process the following personal data that we receive from you as part of our business relationship:

- Company name with legal form and address
- Title and names
- Phone numbers
- Fax numbers
- E-mail addresses
- Field of activity or position
- Bank, invoice/contract data

We process your data for the following purposes and on the following legal basis

We process personal data under the provisions of the EU General Data Protection Regulation (GDPR) and the Federal Data Protection Act (BDSG):

1. For the fulfilment of contractual obligations (Art. 6 par. 1 letter b GDPR)

The processing of data takes place for the execution:

- of our contract
- of ancillary contractual services (e.g. warranty notifications or retrieval by manufacturer)

2. Due to legal requirements (Art. 6 par. 1 letter c GDPR)

We are subject to various legal obligations that entail data processing. These include, for example:

- Tax laws as well as the legal bookkeeping
- the fulfilment of requests and requirements from supervisory or law enforcement authorities
- the fulfilment of fiscal control and reporting obligations

In addition, the disclosure of personal information may become necessary in the context of official/judicial measures for the purpose of gathering evidence, prosecution or enforcement of civil claims.

3. Within the scope of balancing interests (Art. 6 par. 1 letter f GDPR)

As far as necessary, we process your data beyond the actual fulfilment of the contract to protect legitimate interests of us or third parties. Examples of such cases are:

- The assertion of legal claims and defence in legal disputes
- Processing in the CRM system

Who receives my data?

1. Within our company

Employees for the contact with you and the contractual cooperation (including the fulfilment of pre-contractual measures)

2. Within the scope of order processing

Your data may be passed on to service providers who work for us as order processors:

- Support or maintenance of EDP or IT applications
- Accounting
- Data destruction

All service providers are contractually bound and obliged to treat your data as confidential.

3. Other third parties

A transfer of data to recipients outside of our company will only take place in compliance with the applicable data protection regulations. Recipients of personal data can be, for example,

- Public bodies and institutions (e.g. financial or criminal prosecution authorities) if there is a legal or official obligation
- Credit and finance service providers (processing of payment transactions)
- Tax consultant or economic and wage tax and tax auditor (statutory audit mandate)

Is data transferred to a third country or an international organisation?

Your data will only be processed within the European Union and states within the European Economic Area (EEA).

How long will my data be stored?

We process and store your personal information for as long as this is necessary to fulfil our contractual and legal obligations. Generally, your personal information is deleted if it is no longer necessary for the fulfilment of contractual or legal obligations.

There are exceptions,

- insofar as statutory storage obligations must be fulfilled, e.g. the German Commercial Code (HGB) and the German Fiscal Code (A0). The periods of retention or documentation specified there are usually six to ten years.
- for the preservation of evidence within the framework of the legal statute of limitations. According to §§ 195 ff of the German Civil Code (BGB), these limitation periods can be up to 30 years, whereby the regular limitation period is three years.
- Any additional exceptions, as necessary.

If the data processing is carried out in the legitimate interest of us or a third party, your personal information will be deleted as soon as this interest no longer exists. The exceptions mentioned above shall apply.

What data protection rights do I have?

You have the right to information by Article 15 GDPR, of correction under Article 16 GDPR, of deletion under Article 17 GDPR, of objection under Article 21 GDPR, the right to restrict processing under Article 18 GDPR, and of data transferability under Article 20 GDPR. To exercise your rights, please contact us in writing at the above addresses by post or e-mail.

Concerning the right of information and deletion, restrictions may apply under $\S{34}$ and 35 BDSG.

Moreover, there is a right of appeal to a competent data protection supervisory authority (Article 77 GDPR in conjunction with \S 19 BDSG).

The supervisory authority responsible for us is: Der Hessische Beauftragte für Datenschutz und Informationsfreiheit Postfach 3163 65021 Wiesbaden

Is there an obligation to provide data?

Within the scope of the contractual relationship, you must provide those personal data which are necessary for the commencement, implementation and termination of the contractual relationship and for the fulfilment of the associated contractual obligations or which we are legally obliged to collect. Without these data, we will generally not be able to conclude or execute the contract with you.

Information about your right of objection according to Article 21 of the EU General Data Protection Regulation (GDPR)

1. Right of objection in individual cases

You have the right to object at any time, for reasons arising from your particular situation, to the processing of personal data relating to you based on Article 6 paragraph 1 letter f) DPA (data processing based on a balancing of interests), including profiling within the meaning of Article 4 No. 4 DPA, based on this provision.

If you object, we will no longer process your personal information unless we can demonstrate compelling reasons for processing that are worthy of protection and outweigh your interests, rights and freedoms, or unless the processing serves to assert, exercise or defend legal claims.

2. Recipient of an objection

The objection can be made in any form with the subject "Objection", stating your name, address and date of birth.

Please address it to:

Messe RETTmobil International GmbH Buseckstraße 16 36043 Fulda