

Wiesmann Events
 - Büro Sindelfingen -
 Weberstraße 1

71063 Sindelfingen

We herewith submit a binding registration for the following event organised by Wiesmann GmbH & Co. KG:

Event: _____

Date: _____

Price: _____ € per person / double room

Price: _____ € per person / single room

Price: _____ € per couple / double room

Price: _____ € total

1. Participant

Name: _____ First name: _____

Street: _____

Postal code: _____ Place: _____

Email: _____

Telephone: _____

2. Participant

Name: _____ First name: _____

Street: _____

Postal code: _____ Place: _____

Email: _____

Telephone: _____

Please send me a confirmation of participation in the event and the relevant invoice. The invoice amount is due for payment 6 weeks prior to commencement of the event at the latest. In the case of cancellation before the date when payment becomes due, I shall pay 10% of the invoice amount by way of cancellation fee. In the case of cancellation within a period of 6 weeks prior to commencement of the event, a cancellation fee of 50% is to be paid. By signing this document I recognise these conditions as being legally binding.

ATTENTION: The Formula 1 ñ GP in Monaco is an exception to this regulation. With regard to this event, you will receive an invoice together with your confirmation of participation. This invoice is due for payment within 10 days. In the case of subsequent cancellation no reimbursement of the price can be made.

 Signature

I herewith declare that I shall vouch for the obligations of the participants registered herewith as well as for my own obligations. The registration for the above-mentioned event becomes binding when it has been signed by me. I have read the organiser's Terms and Conditions of Business and the Declaration on Exclusion of Liability and recognise these as being legally binding (see overleaf).

 Place, date and signature of customer

Please send us your registration by post or fax under fax no. ++49 (0) 70 31/76 94 74.

Should you have any questions, please do not hesitate to contact us. Tel no. ++49 (0) 70 31/76 94 33.

E-mail: events@wiesmann-mf.com

Wiesmann Events is a line of business of Wiesmann GmbH & Co. KG

Contractual partner is Wiesmann GmbH & Co. KG, Telgenkamp 18-20, D - 48249 Dülmen.

Terms and Conditions of Business

In connection with Wiesmann GmbH & Co. KG, the Event Team Wiesmann Events offers the events described in the booklet. The following terms and conditions, which you automatically recognise with your booking, apply with regard to the execution of events.

1. Registration, confirmation of participation

1.1 By registering for the event, the participant makes a binding offer to the event organiser to conclude the contract of participation. The contract of participation comes into existence with the confirmation of participation issued by the event organiser.

1.2 In so far as the party registering expressly and specifically declares to vouch for the contractual obligations of all persons registered by him, he becomes liable for himself as well as other person(s) registered by him.

1.3 If the content of the confirmation of participation deviates from the content of the registration for participation in the event, the event organiser shall draw attention to this fact in the confirmation of participation. The contract then comes into existence on the basis of this new offer, if the participating party declares his acceptance within a period of ten days or makes a payment.

2. Payment

The party registering receives a confirmation of participation and the corresponding invoice. The invoice is to be settled 6 weeks prior to commencement of the event at the latest. In the case of cancellation prior to the due date for payment of the invoice 10% of the invoice amount is to be paid as a cancellation fee. In the case of cancellation within a period of 6 weeks prior to commencement of the event 50% of the invoice amount is to be paid as a cancellation fee. If an event is booked within 6 weeks prior to commencement of the event, the corresponding invoice amount is to be paid within 10 days at the latest, however, 1 week prior to commencement of the event.

3. Services and prices

3.1 The services which are contractually agreed are stated in the description of services in the booklet issued by the organiser, as they have become a basis for the contract, and in accordance with the details referring to this description in the confirmation of participation, as they have become the basis of the contract of participation. Prior to conclusion of contract the organiser is entitled to make changes to the indications in the booklet, about which the participant is naturally to be informed prior to booking.

3.2 Services not made use of:

If the participant does not make use of individual services included in the price of the event due to an early departure or some other important reason, the organiser shall make an effort to arrange for reimbursement of the service not used by the party responsible for this service. This is not required if the services are very insignificant or if they are in conflict with legal or official directives.

4. Deviations and alterations to individual services from the contractually agreed content of the contract of participation, which have not been brought about by the organiser contravening the principles of good faith, are only permitted providing the alterations and deviations are not considerable and do not restrict the overall calibre of the event booked. Warranty claims are not affected by this in so far as the altered services include some defects. The organiser is obliged to inform the customer immediately about alterations or deviations to services. If the alterations or deviations to services are considerable in their scope and alter the character of the event, the customer will be offered cancellation free of charge.

5. Withdrawal by the customer, change of booking, substitute person

The customer may withdraw from participation in the event at any time. Decisive is the receipt of the declaration of withdrawal from the event with the organiser. The customer is recommended to declare his withdrawal in writing and in a form which represents concrete evidence. If the customer resigns from the contract or does not participate in the event, the organiser may claim compensation for the arrangements made and expenses paid in connection with the event.

6. Withdrawal and termination by the organiser

The organiser of the event may terminate the contract, after commencement of the event in question, without observing any period of notice, if execution of the event is profoundly disturbed by the customer, despite being given an appropriate warning by the organiser, or the customer behaves otherwise in such contravention of the contract that the organiser cannot reasonably be expected to uphold the contract. In these cases the organiser retains his claim to the price paid by the participant for the event. He must, however, make an allowance for the value of expenses saved, as well as those advantages which are procured through another application of the services which were not made use of, including any reimbursements made by the party responsible for the service.

7. Exceptional circumstances

The organiser reserves the right, against reimbursement of invoice sums already paid, to cancel the event on account of exceptional circumstances. If, on account of force majeure which was not foreseeable at the time when the contract was concluded, execution of the event is made considerably more difficult, endangered or restricted, the customer as well as the organiser shall be entitled to terminate the contract. Under such circumstances the organiser shall then reimburse the price paid for participation in the event immediately.

8. Compensation Claims in Tort: The tour operator shall only be liable for accidents which occur during sport events and other leisure activities if these are his fault. The tour operator shall not be liable for default in the area of external services which it only brokers.

9. Declaration on Exclusion of Liability

The undersigned declares the following on the registration form on the occasion of the execution of Wiesmann Events in favour of the company Wiesmann GmbH & Co. KG, its committee members, employees, workers and staff representatives and vicarious agents (hereinafter referred to as beneficiaries) :

9.1. The undersigned (participant) takes part in the event at his own risk. He alone bears the responsibility in civil and criminal law for all damage which he causes - or to vehicles which he uses.

9.2. The undersigned herewith declares that he is in agreement that the beneficiaries shall accept no liability towards him for damage to persons, things and property, with the following restrictions: exclusion of liability shall not apply if gross negligence or malice aforethought can be attributed to the beneficiaries or in the case of injury to life, body or health. It shall further not apply in the case of enforcement of the statutory compensation claims on account of arrears or unenforceability for which the beneficiaries are responsible and in the case of a slightly negligent violation of essential contractual obligations; in such cases the liability is, however, limited to replacement of the typical damage foreseeable on conclusion of the contract. Claims arising from the product liability law shall remain unaffected.

9.3. In so far as an exclusion of liability or a limitation of liability is agreed upon, the undersigned shall agree to this not only in his own name but also in the name of his companions, helpers, of any other vehicle owner and all natural persons or legal entities, to whom claims may be transferred in the case of an incident which causes damage.

9.4. In so far as the persons represented by the undersigned do not approve this he releases the beneficiaries from all claims which can be enforced against them through lack of validity of the above liability terms. .

9.5. The undersigned releases the beneficiaries in full from all claims of third parties should these make a claim against the beneficiaries on account of damage caused by the undersigned.