

General Terms and Conditions Visitors CrankBuster

General

Article 1

These general terms and conditions apply between Foundation CrankBuster, on the one hand, acting under the name Crank Buster hereinafter referred to as "organization", and, on the other, a person attending an event of the CrankBuster Foundation. (hereinafter referred to as the "Event") and to this end has purchased an admission ticket (hereinafter the "Visitor") to which Foundation CrankBuster has declared these conditions applicable and the Visitor has explicitly accepted these conditions by purchasing an admission ticket.

Article 2.

The present terms and conditions also apply to admission tickets obtained from third parties (eg agents, websites of authorized parties, etc.) that have been engaged or designated by CrankBuster for this purpose. These parties are announced by CrankBuster on or via its website www.crankbuster.com as well as on or via the website of the Event.

Article 3.

In these general terms and conditions, Event means all organized automotive events in the broadest sense of the word.

Article 4.

In these general terms and conditions, the place where the Event is held is understood to mean the actual location of the event, as well as all the grounds, spaces, fields, etc. surrounding it, that form part of the complex where the Event takes place.

Article 5.

If one or more provisions in these general terms and conditions are wholly or partially invalid at any time or should be destroyed, the remaining provisions in these general terms and conditions remain fully applicable. and the other party will then enter into consultation in order to agree on new provisions to replace the invalid or nullified provisions, whereby the purpose and purport of the original provisions will be taken into account as much as possible.

Article 6.

If it is unclear about the interpretation of one or more provisions of these general terms and conditions, the explanation must take place "in the spirit" of these general terms and conditions.

Article 7.

If a situation occurs between the parties that is not regulated in these general terms and conditions, then this situation must be assessed in the spirit of these general terms and conditions.

Article 8.

If strict compliance with these conditions does not always demand, this does not mean that the provisions thereof do not apply, or that to some extent would lose the right to demand strict compliance with the provisions of these conditions in other cases.

Formation of the agreement / admission tickets

Article 1.

The agreement regarding the visit of the Event between and the Visitor comes into being at the moment that the Visitor orders / buys an admission ticket for the Event. These general terms and conditions as well as the house rules announced on the website apply to this agreement to purchase an admission ticket as well as visiting the Event (the "House Rules"). The agreement regarding the visit of the Event between and the Visitor cannot be dissolved or amended by the Visitor.

Article 2.

Event reserves the right at all times to refuse orders for admission tickets.

Article 3.

An admission ticket may consist of a document issued by or on behalf of or a barcode provided by or on behalf of. The barcode is a unique code.

Article 4.

The tickets are and remain the property of. The admission ticket is issued once and gives access to one person. The original admission ticket entitles the Visitor to attend the Event. Loss, damage, theft or misuse of the admission ticket comes at the expense and risk of the Visitor from the moment the admission ticket is made available to the Visitor.

Article 5.

Only purchase from third parties engaged by or from guarantees the validity of the admission ticket. The burden of proof in that regard rests on the Visitor.

Article 6.

The admission ticket consisting of a barcode is provided to the Visitor via electronic communication (e-mail). If the Visitor has chosen to receive the admission ticket in this way, the Visitor must ensure that this admission ticket can be provided via the correct electronic communication and that it can be provided in a secure manner. The organization cannot guarantee the confidentiality of the admission ticket issued nor the receipt of the admission ticket.

Article 7.

Event reserves the right to set a maximum on the number of admission tickets to be ordered and the Visitor is then obliged to adhere to the stated maximum.

Ban on resale

Article 1.

The Visitor is obliged to keep the ticket for the Event to himself and therefore not in any way resell it to third parties, offer it for sale or offer or provide it for commercial purposes, under penalty of a direct claimable penalty of EUR 5000 per violation and EUR 1000 per day that the violation continues and payment of the winnings obtained.

Article 2.

An admission ticket not directly obtained from or paid to and / or a third party engaged by it is invalid and does not give the right to access an Event.

Article 3.

A Visitor may be refused access during access control if organisation suspects or has knowledge that there is an invalid entry ticket. The burden of proof that there would be General terms and conditions of a valid admission ticket lies with the Visitor (for example by submitting a proof of payment to).

Article 4.

The Visitor who makes his admission ticket available to third parties free of charge and for commercial purposes, as set out under 1, is obliged to also impose the obligations imposed on him as a Visitor as set out in these general terms and conditions as well as the House Rules. to the person to whom he makes the admission ticket available and guarantees that these person (s) fulfill these obligations.

Article 5.

If the Visitor fails to fulfill his obligations as set out in the preceding paragraphs of this article and / or cannot guarantee them, the Visitor will owe an immediately due and payable fine of EUR 5,000 per violation and EUR 1,000 for each day that the violation has persisted and continues without prejudice to the right to further demand from the Visitor compliance and / or compensation for the damage suffered or to be suffered.

Other obligations of the Visitor

Article 1.

The Visitor is obliged to adhere to the House Rules when visiting the Event.

Article 2.

The Visitor is obliged, if requested, to cooperate with searches when visiting the Event.

Article 3.

The Visitor must be in possession of a valid and undamaged admission ticket both before the start and during the Event and as long as he is at the place where the Event is held. The Visitor is obliged at all times and at every request to show his / her admission ticket to employees of or employees of third parties engaged by them, such as order personnel and security officers.

Article 4.

The Visitor is obliged, upon first request, both during the visit to the Event and when ordering / purchasing the admission ticket, to identify himself in order, among other things, to enable her to comply with her legal obligations in the context of events including the obligation of not providing alcohol to persons under the age of 18.

Article 5.

Without explicit permission from the organization, it is prohibited to use photo, film and other recording equipment at the place where the Event takes place, organization will seizure these items for the duration of the Event.

Article 6.

It is forbidden to bring glassware, plastic bottles, cans, fireworks, (fire) weapons and / or dangerous objects, prohibited substances and / or alcoholic beverages to the place where the Event takes place, organization will seizure these items.

Article 7.

Without explicit permission from the organization, registration of the Event in any form whatsoever, including photography, filming and making (other) audio and / or video recordings, is prohibited, as well as emphasis and / or take-over from the program (booklet), posters and other printed matter. All such registrations will be confiscated and become automatically possession of the organization.