

STAND REGISTRATION
Messe RETTmobil International
14-16 May 2025

Principle Exhibitor

Invoice Address:

Company

Street, No.

ZIP, Place, National Licence Plate – if not Germany

Contact Name, E-Mail

Invoice E-Mail

Phone

VAT number, if not Germany

Entry in the exhibition catalogue – Please absolutely fill in!

Every exhibitor and subsidiary exhibitor is listed with its company name, address and exhibition program in the official exhibition catalogue.

Company

Street, No.

ZIP, Place, National Licence Plate – if not Germany

Phone

Website

E-Mail

Entry under the letter: _____

Entry in the exhibition catalogue – Exhibition goods/exhibits:

No collective terms, the first 6 terms are added.

Brand Names:



Registration deadline: 15.11.2024

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

We order hereby on the exhibition grounds
Messe Galerie Fulda, Wolf-Hirth-Straße:

Hall space with wooden floor, without separating side and back walls

	Price	Minimum size
<input type="checkbox"/> _____ m ² Row stand*	148 €/m ²	12 m ²
<input type="checkbox"/> _____ m ² Corner stand**	158 €/m ²	20 m ²
<input type="checkbox"/> _____ m ² Head stand***	168 €/m ²	30 m ²

Hall space without wooden floor, without separating side and back walls, Minimum size 100 m²

	Price
<input type="checkbox"/> _____ m ² Row stand*	123 €/m ²
<input type="checkbox"/> _____ m ² Corner stand**	128 €/m ²
<input type="checkbox"/> _____ m ² Head stand***	134 €/m ²

*one side open | **two sides open | ***three sides open

Outdoor area

_____ m²
 Price: 85.00 €/m² (Minimum rent 1,700.00 €)

Offroad Parcours Demonstrations
 3 days per vehicle 500 €

The aforementioned stand rents are net rents.

Compulsory Fees

- Entry in trade fair catalogue print & online: 190 € per entry
- Waste disposal:
 Hall 0.90 €/m² / Outdoor Exhibition Grounds 0.50 €/m²
 Lump Sum Restaurant Fees 290 €
- Subsidiary Exhibitors must be registered, for a fee of 190 €
 Please complete second page for joint exhibitors.

Legal VAT must be added to all prices

We declare that all exhibited objects are in our possession. With our signature (page 3), we declare that the conditions for the trade fair are legally binding.

I have received and read the information sheet on data protection from Messe RETTmobil International GmbH.

Place, Date

Binding signature/Company stamp



Registration deadline: 15.11.2024

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

Subsidiary Exhibitors

Beside the principle exhibitor, subsidiary exhibitors are all companies that exhibit or are represented on the rented stand. They are also regarded as subsidiary exhibitors if they maintain close economic or organisational links to the principle exhibitor.

Invoice Address:

Company

Street, No.

ZIP, Place, National Licence Plate – if not Germany

Contact Name, E-Mail

Invoice E-Mail

Phone

VAT number, if not Germany

Entry in the exhibition catalogue – Please absolutely fill in!
 Every subsidiary exhibitor is listed with its company name, address and exhibition program in the official exhibition catalogue.

Company

Street, No.

ZIP, Place, National Licence Plate – if not Germany

Phone

Website

E-Mail

Entry under the letter: _____

Principle exhibitor:

Company

Street, No.

ZIP, Place, National Licence Plate – if not Germany

Contact Name, E-Mail

Entry in the exhibition catalogue – Exhibition goods/exhibits:
 No collective terms, the first 6 terms are added.

Brand Names:

Compulsory Fees for Subsidiary Exhibitors:

Registration fee 190 €

Entry in trade fair catalogue print & online: 190 € per entry

paid by subsidiary exhibitor paid by principle exhibitor

Other:

Legal VAT must be added to all prices

We declare that all exhibited objects are in our possession. With our signature (page 3), we declare that the conditions for the trade fair are legally binding.

I have received and read the information sheet on data protection from Messe RETTmobil International GmbH.

Place, Date

Binding signature/Company stamp

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. Applicability

The following Terms and Conditions of Business and Participation apply to all contracts concluded by Messe RETTmobil International GmbH (MRI) in its function as organizer of the RETTmobil trade fair with companies wishing to present their services at the trade fair (hereinafter referred to as exhibitors). Conflicting terms and conditions of the exhibitors are not recognized, even if MRI has not expressly objected to them.

4. Location and opening hours

The RETTmobil trade fair takes place in Fulda and is open to visitors every day from 9:00 to 17:00. MRI reserves the right to make changes to the opening hours and will announce them in due time. The exhibition stands must be staffed by the exhibitors or their representatives at all times during this period.

5. 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

6. Admission and confirmation

By registering, the exhibitor submits a binding offer to conclude a contract. The receipt of the registration form will usually be confirmed by MRI. The contract is concluded when MRI subsequently sends an order confirmation and invoice. Stand allocations are made by MRI. MRI is entitled to exclude individual articles before and during the RETTmobil trade fair. MRI reserves the right to move stands or advertising space to another location. The exhibitor has no right to be exclusively represented at the trade fair with his services.

7. Stand fee and catalog entry

The RETTmobil trade fair takes place in temporary halls. The hall areas can be rented with or without wooden floors, without partitions or rear walls. Outdoor space can also be rented. The prices are listed in the registration form. These are net amounts.

The entry of exhibitors and co-exhibitors in the trade fair catalog is obligatory and will be charged at € 190 plus VAT. Subletting to co-exhibitors must be reported to MRI together with the application.

8. Confirmation and terms of payment

Invoices shall be issued with the order confirmation by MRI. 50% of the rental fee must be paid within six days of receipt of the invoice, the remainder six weeks before the start of the trade fair. If the payment deadline is not met, MRI shall be entitled to terminate the contract and dispose of the confirmed stand anew. For all unfulfilled obligations towards MRI or its contractors, MRI shall be entitled to a lessor's lien on the exhibition goods brought in. The usual bank interest on arrears will be charged until final payment has been made.

Registration for the RETTmobil trade fair is binding. Withdrawal is only possible with the consent of MRI. If the latter agrees, 25% of the stand rental fee will be charged for withdrawal by 15.09.2024; 50% of the stand rental fee will be charged for withdrawal by 15.11.2024 (registration deadline). If participation in the trade fair is canceled after the registration deadline, the stand rental fee must be paid in full, even if the stand is subsequently rented to another exhibitor. If the stand is not rented to another exhibitor, the stand will be redesigned at the original exhibitor's expense. An application for withdrawal must be made in writing in all cases.

9. Change of date / force majeure / official order

Unforeseen events for which MRI is not responsible and which make it impossible to hold the RETTmobil trade fair as planned shall entitle MRI to

- a.) to postpone the planned date of the RETTmobil trade fair. The agreements made shall in principle remain valid for the new date.
- b.) cancel the RETTmobil trade fair before it opens. If the cancellation must be made in the period from 01.02.2025 to 15.03.2025, 25% of the stand rental fee will be charged; for cancellations from 16.03.2025 onwards, the amount will increase to 50% of the stand rental fee.

If the trade fair has to be closed temporarily or permanently after opening due to force majeure and/or official orders, the stand rental fee and all costs to be borne by the exhibitor must be paid in full.

10. Set-up and dismantling

There are 5 days available for setting up the exhibition stands, for which the following times must be observed: Wednesday, 07.05.2025 to Friday, 09.05.2025 as well as Monday, 12.05.2025 and Tuesday, 13.05.2025 from 8:00 a.m. to 10:00 p.m. in each case. The regular stand construction height is 2.50 m. Exceeding this height requires the approval of MRI. The supply aisles (intended for water, electricity and internet lines) between the halls must be kept absolutely clear at all times for fire safety reasons. The exhibitor shall compensate MRI for any damage caused by non-compliance.

11. Advertising

MRI is responsible for visitor advertising. During the trade fair, exhibitors are only permitted to use advertising of any kind within their stands and exclusively for the exhibits they are displaying. Advertising or promotional activities are not permitted outside the stand. This includes in particular the distribution of brochures, the display of banners, etc. This also applies to disruptive audio presentations on the stand. Advertising on the exhibition grounds outside stands must be booked with MRI. The same applies to online advertising.

12. Photography and other image recordings

Commercial image recordings of any kind, in particular photographs, film and video recordings, are strictly prohibited on the entire exhibition grounds. The only exceptions to this rule are press photographers accredited by MRI.

Photographs and video recordings by exhibitors of their own stands and exhibits are permitted. MRI has the right to make or have made image and sound recordings of exhibition stands, displayed goods and exhibits for the purpose of documentation or self-publication.

The exhibitor is aware that MRI may use the photographs and video recordings for the purpose of reporting on the trade fair and for the purpose of advertising other events on its website, in its social media channels and in printed form on advertising materials. This also applies to photographs in which persons are recognizable. The exhibitor undertakes to obtain the corresponding consent from its employees, subtenants and commissioned partners. The exhibitor further undertakes to indemnify MRI against any damages incurred by MRI as a result of an employee asserting claims against MRI due to the use of his image or spoken word.

13. Utility connections

General lighting in the halls is provided by MRI. The service partners will invoice the ordering exhibitor directly for the costs of the connections (electricity and water).

14. Exhibitor passes

The exhibitor receives free exhibitor passes for the stand personnel, which authorize them to enter the exhibition grounds. The number of passes depends on the size of the stand. Additional passes are subject to a fee.

15. Security and disclaimer

From the beginning of the set-up phase to the end of the dismantling phase (see No. 10 of these T&Cs), MRI shall provide general security for the exhibition grounds.

The exhibitor is aware that MRI cannot accept any liability for the exhibitor's goods on the stands during the set-up and dismantling periods or during the opening hours of the fair. Exhibitors are responsible for the security of their stands during the set-up and dismantling periods and during the opening hours. If the exhibitor wishes to hire security personnel for this purpose, this must be done via the security company appointed by MRI.

16. Insurance, Liability

MRI insures the RETTmobil trade fair against liability claims. Exhibitors are advised to insure their exhibits against damage and theft at their own expense. Exhibitors are aware that exhibits and stand furniture in the lightweight halls may be exposed to the weather.

MRI shall be liable to the exhibitor without limitation in accordance with the statutory provisions for damage to life, body and health resulting from a negligent or intentional breach of duty by MRI or its representatives or vicarious agents.

MRI shall be liable to the exhibitor without limitation in accordance with the statutory provisions for damages caused by willful or grossly negligent breach of contract or fraudulent misrepresentation by MRI, its representatives or vicarious agents.

MRI and its representatives or vicarious agents shall only be liable for property damage and financial loss caused by negligence in the event of a breach of a material contractual obligation, but limited to the amount of damage foreseeable at the time of conclusion of the contract and typical for the contract.

Any further liability of MRI and its representatives or vicarious agents towards the exhibitor is excluded.

17. Cleaning and waste disposal

The exhibitor must leave the stand areas swept clean. MRI shall be responsible for general waste disposal and for cleaning the exhibition grounds and hall aisles. The exhibitor is responsible for cleaning the stand. The exhibitor is obliged to avoid waste as far as possible and to separate waste. Environmentally harmful waste materials, stand construction materials, carpeting, bulky waste, building rubble, residual advertising materials and the like must be disposed of at the exhibitor's own expense. The offering of food and beverages from disposable tableware and cans is prohibited. Food and drinks must be served in reusable tableware. In the event of non-compliance, the exhibitor is obliged to bear the resulting costs. For general waste disposal, the exhibitor shall pay the mandatory fees specified in the stand registration.

18. Assertion of claims

Exhibitor claims must be submitted to MRI in writing no later than 14 days after the end of the event. Claims made later will not be considered and will lapse (preclusion period), unless they were not recognizable by their nature within the preclusion period.

19. Jurisdiction and applicable law

The parties are fully qualified merchants and conclude this contract within the scope of their business operations under the company named overleaf. The contract is subject to the law of the Federal Republic of Germany to the exclusion of the UN Convention on Contracts for the International Sale of Goods and the conflict of laws rules of private international law. The place of performance and exclusive place of jurisdiction is Fulda. The place of jurisdiction Fulda is also agreed in the event that claims are asserted by way of dunning proceedings (§§ 688 ff. ZPO).

20. Ancillary agreements / severability clause

Subsidiary agreements shall only be legally binding if they are made in writing with MRI and confirmed by MRI in writing.

These Terms and Conditions of Business and Participation or this contract shall remain valid even if individual provisions should prove to be invalid. The provision in question shall be replaced by a provision that comes as close as possible to the economic purpose originally intended.

In the event of contradictions between the German and English versions of the GTC, the German version shall prevail.

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 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 41084 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 (AO). 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 §34 and 35 BDSG.

Moreover, there is a right of appeal to a competent data protection supervisory authority (Article 77 GDPR in conjunction with § 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