

**General Rental Terms and Conditions for Tent Halls, Stand Areas and Accessories
BELMOT-OLDTIMER-GRAND-PRIX at the Nürburgring 2026**

§1

Placing of order

Every order is confirmed in writing by the lessor and is therefore binding for both parties. The lessor reserves the right to rent the offered object to other parties until the order has been confirmed.

§2

Quality of the tent material

The tent halls provided by the lessor and the other rented material are in perfect, usable condition and comply with the applicable building and accident prevention regulations.

§3

Rental period

The rental period based on the rental price begins on the Thursday of the event weekend at 08:00 and ends on the Sunday of the event weekend at 19:00.

§4

Calculation of the rent

The rental prices are based on the cost structure on the day of the order confirmation. Subsequent, verifiable changes in costs or tariffs, including in the transportation industry, require renewed negotiations between the contracting parties on an adjustment of the rental prices.

§5

Transportation, erection and dismantling of the tent halls

Transportation of the tent halls shall be at the expense of the lessor and shall be arranged by the lessor. Assembly and dismantling shall be carried out by the lessor at the lessor's expense. If the tent erector is called in by the hirer to carry out other work outside the scope of the contract, the working time will be charged to the hirer on an hourly basis. If it becomes necessary to interrupt the erection and dismantling work or if the time periods are too short for which the hirer is responsible, the additional costs incurred as a result shall be borne by the hirer. The dates for the installation and decoration of the goods for sale shall be set by the lessor in good time.

§6

Installation site

The lessor shall ensure that the site is level and suitable for tents and shall restore the site to its original condition after dismantling. The access and exit routes for cars and trucks up to 7.5 tons payload. The exact installation site will be determined and instructed by the lessor or his representative.

§7

Maintenance work

If damage to the tent is caused by force majeure, the Hirer is obliged to do everything reasonable to minimize the damage. In any case, the lessor must be informed immediately.

§8

Handover and return

The Lessor shall apply to the competent authority for the acceptance of use prescribed by the state building regulations in good time so that it takes place in the presence of the foreman before the system is handed over to the Lessee. The tent erector shall provide the required inspection logbook as long as necessary. It may only be used for submission to the inspection authority, as drawings and static calculations are protected by copyright. The hirer must comply with all conditions imposed during the
fulfill all conditions imposed during acceptance. The required fire extinguishers, emergency lighting and information signs must be installed by the lessor and kept operational by the lessee. The fees for the acceptance of use shall be borne by the tent erector. The Lessee shall certify to the Lessor or the Lessor's representative that the rented property has been properly handed over. At the end of the rental period, the hirer must return the rental object to the lessor or his representative. Any damage must be recorded and confirmed.

§9

Liability of the landlord and the tenant

The Lessor shall be liable for normal wear and tear of the rented property. In all other respects, his liability is limited - insofar as permissible - to intent. Damage which the Lessee could have prevented by exercising due care or which is caused by culpable conduct on the part of the Lessee shall be borne by the Lessee. The Hirer shall be liable for all damage to property and personal injury for which he is responsible and which is caused by the operation and use of the rented item.

The hirer is advised of the need to take out visitor liability insurance. Without the Lessor's consent, the Lessee may not carry out, have carried out or tolerate any changes or repairs to the rented property, with the exception of the maintenance and safety measures in accordance

with §7, which the Lessee is obliged to carry out. All consequences arising from this shall be borne by the tenant. The tent scaffolding may not be used as a suspension device, in particular not for heavy loads. The painting of scaffolding parts and the floor is not permitted. In particular, no stickers may be affixed to the tent skin. The costs of any necessary restoration of the original condition shall be borne by the hirer. Anyone who moves or removes structural parts, in particular struts and bracing, or relocates emergency exits or makes them unusable is liable to prosecution under building law. Should structural parts, roofing or coverings become loose or detached

the tenant is obliged to inform the landlord immediately and to initiate the necessary safety measures himself.

If there is a risk of storms or severe weather, the hirer or the user of the rented property who is obliged to do so must close all exits and entrances immediately and have the tent hall cleared by persons if necessary.

if necessary. The tenant's liability begins with the handover of the rental object and ends with the start of dismantling. It is not permitted to drive pegs into the floor area and the hirer will be charged EUR 300 per peg if this is contravened.

§10

Disruption and interruption

If commissioning or the event cannot take place as a result of an official order or for reasons for which the lessor is not responsible, the lessor must inform the lessee immediately. In such cases, the lessor may only charge the costs incurred up to that point and the costs still to be expected, insofar as he can no longer avert them. If damage to the tent occurs due to force majeure or other circumstances for which neither party is responsible, making it impossible to put the tent into operation or interrupting the ongoing operation, the Hirer shall not be entitled to a credit note for the pure rent corresponding to the shortened rental period. If the lessor is prevented from fulfilling the contract through no fault of his own, he cannot be held liable for damages. Delays in the fulfillment of the contract by the lessor (weather conditions, transport delays, etc.) require the granting of a reasonable grace period, further claims are excluded.

§11

Use

The use of the rental object is tied to the sale of the products and goods listed in the contract. If the lessee breaches this obligation and sells items other than those listed or if the lessee does not use or handle the rental object properly or otherwise behaves contrary to the contract, the lessor may terminate the rental contract with immediate effect without notice, without prejudice to his right to compensation. The tenant may not transfer the rented property to a third party.

§12

Payments

The following payment agreements apply: The total amount is due in one sum immediately upon ordering the tent unit stand area, at the latest 4 weeks before the event in accordance with the invoice. The energy costs and costs for the final cleaning will be apportioned to the areas of the dealer area and charged at a flat rate on a pro rata basis; for large stands over 100 square meters, these will be invoiced additionally. Objections to invoices issued must be made in writing within the payment deadline, otherwise the invoice shall be deemed to have been accepted. In the event of late payment, bank debit interest will be charged. In any case, a processing fee of 30% of the total amount shall remain with the Lessor if the Lessee withdraws from the rental agreement after the due date of the invoice. Invoices shall show net amounts and VAT separately. The place of performance for all payments is the registered office of the Lessor, for other services the place of installation of the rental item.

§ 13

Place of jurisdiction and applicable law

The exclusive place of jurisdiction for all legal disputes shall be the registered office of the Lessor, unless this is contrary to mandatory statutory provisions. The jurisdiction of the Federal Republic of Germany shall apply.

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