

GENERAL TERMS AND CONDITIONS

congress Schladming

congress Schladming GmbH, Europaplatz 800, AT 8970 Schladming

Phone: +43 3687 220 33

E-mail: info@congress-schladming.com, **Homepage:** www.congress-schladming.com

1. SCOPE

These Terms and Conditions apply to all agreements between congress Schladming GmbH (hereinafter referred to as cS) and the contract partner, unless otherwise agreed in writing.

2. TERMS OF CONTRACT

The congress Schladming (hereinafter referred to as c) rooms and areas will be made available as set out in the agreement. Exclusively the authorised party shall be allowed to use these as per agreement and exclusively for the stipulated purpose at the agreed times.

3. COMPETENCIES

It is assumed that the organiser has the statutory certification and approvals required for staging of events. Familiarity with all relevant standards and regulations is furthermore assumed.

4. OBJECT OF THE CONTRACT

The c rooms, areas and facilities will be prepared and handed over by cS based exclusively on the agreement reached (rental agreement). Any changes to these rooms, facilities, etc. shall be subject to the written consent of cS. Attaching decorations, advertising material etc. to structures shall also require written cS consent.

5. CARE OF THE OBJECT OF THE CONTRACT

All rooms, areas, facilities etc. made available shall be treated as per dedicated purpose and with care and diligence. They shall after the agreed period be returned in the same condition in which they were handed over.

6. HANDOVER OF THE OBJECT OF THE CONTRACT

The object of the contract will be handed over after inspection by a cS representative and the contract partner or his proxy. Any shortcomings shall be pointed out immediately and the contract partner shall expressly waive later assertion of such claims. The contract partner shall expressly coordinate the inspection dates with cS. These will normally be guided by the times of use of facilities, as stipulated in writing. This means before set-up starts or after dismantling starts or has ended. Minor technical deviations or deviations in colour shades (decoration etc.) shall not be deemed defects. cS will notify the contract partner of damages of any kind (e.g. to walls, skirtings, floors, wiring, furniture, technical or structural equipment, etc.) without delay and the contract partner shall vice versa also immediately inform cS. Remediation shall take place at the earliest possible point in time and for the account of the lessee.

7. TIMES OF USE

The times of use shall be defined by agreement between contract partners. The c will be open to visitors and exhibitors during these times but only to exhibitors during times of set-up and dismantling. The c shall not be visited outside of these times unless in justified cases and with the written consent of cS. cS reserves the right to charge the organiser a corresponding fee for any additional provisioning and operating costs accrued as a result. The premises will only have basic temperature control prior to and after official set up and dismantling times or outside of events.

8. RIGHT OF ACCESS

Responsible official bodies, official agents and cS representatives shall at all times be allowed access to rooms and areas under the contract. cS shall be entitled at its discretion to refuse access to individual persons and groups without furnishing reasons. Dogs and other pets are without exception prohibited from entering the c!

9. PROXIES

Proxies of contract partners shall be deemed authorised to receive official instructions or any complaints and statements, including by cS, with binding effect on a contract partner. Proxies shall be named on conclusion of the contract.

10. MANDATORY ATTENDANCE

Contract partners shall ensure that they or an authorised person will be present and permanently reachable by phone for the duration of use.

11. PRICES

The cS pricelist as valid at the time of the event shall constitute a component of the rental agreement.

12. OFFICIAL APPROVALS, PERMISSION, INSPECTION

Contract partners shall be obligated to ensure, at their expense, that all the required approvals and permissions will be available on time. Official requirements shall be fulfilled without delay and at own cost. The fulfilment of this obligation shall be verified. Contract partners or their proxies shall attend official inspections that may be required. The organiser or an authorised, competent representative shall be present during official inspections (public events) and reliably and in good time arrange for the remediation of defects for which he is responsible.

13. DUES AND FEES AT EVENTS

Contract partners shall be responsible for official notification of and payment of all dues and fees. Contract partners shall indemnify and hold harmless cS should such payments be claimed from cS directly.

14. VERBAL NOTIFICATIONS

Verbal notification of contract partners or their proxies of imminent danger will suffice (e.g. in the course of an event). Such verbal notification shall be confirmed in writing within 48 hours.

15. IMMEDIATE MEASURES

In the event that a contract partner or his proxy depart or cannot be reached prior to or during an event or use under the contract, cS shall have the authority to, without advance communication and at the contract partner's risk and liability, including for his account, take any measures deemed appropriate given the situation.

16. DUTY TO INFORM

Contract partners shall inform cS about the type and course of an event in detail no later than 3 weeks in advance of such event, in writing.

17. PUBLIC EVENTS

Public events are subject to special provisions and regulations by the police. Compliance with these regulations is explicitly pointed out. The organiser shall, in coordination with cS in terms of competency and tasks, appoint controlling and safety staff for large events. Only legally authorised companies are allowed to provide control and security services. cS reserves the right in some cases to increase the number of security staff required under police regulations governing events. This will also be for the account of the organiser.

18. STANDARD OF EVENTS

The appointments and performance of events or activities serving to achieve the purpose of the contract shall be in keeping with cS standards and image.

19. EXTREMIST EVENTS

Should it, in the course of an event, transpire even briefly that the event is extremist, then cS shall be entitled to withdraw from the contract (without time-bar) at no cost and without any consequences.

20. CATERING

Catering shall be provided exclusively by a catering company authorised by cS. Kulinarwerk GmbH, Schladming, is the exclusive catering partner of c. Relevant separate agreements shall be concluded with this catering partner. No own food and beverages shall be served.

21. IN-HOUSE FACILITIES

In-house facilities shall not be operated unless under instruction of the company technician. Any external facilities/apparatus shall be approved by cS in advance and shall not be installed unless under supervision of in-house staff.

22. INTRODUCTION OF OBJECTS

No objects of whatever kind shall be brought in unless by prior agreement between contract partners. The time and type of delivery and any storage that may be required shall also be by agreement. Official regulations on the introduction of items must be heeded. cS accepts no liability for objects of any kind (also machinery, equipment, etc.) that may be introduced into the c. All risks shall be borne by contract partners and the latter shall also, among other, indemnify and hold harmless cS against any third party claims. cS does not offer security services. cS accepts no liability for removed or stored objects of any kind. Structural changes shall in principle not be allowed. An electrical certificate (report) of compliance with standards shall be submitted prior to the start of an event for interior and exterior exhibitions, trade fair booths, tents and structures fitted with multiple electrical facilities. When setting up trade fair and exhibition booths, cS shall be shown a plan to scale, indicating escape routes and emergency exits. Examined plans will be approved and shall be implemented without changes.

23. SECURITY SERVICES

cS accepts no liability for objects introduced by the organiser or an exhibitor nor will it offer compensation for damaged or stolen goods. cS supervisory staff is not authorised to accept instructions of any kind from organisers/exhibitors. cS accepts no liability of any kind for instructions given or accepted in breach of this provision. Organisers may, via cS, order security services from a cS approved and selected security company to keep a watch over events. The contractual relationship in terms of security services shall be between organisers and the security company directly. cS accepts no liability for any damages or loss. The use of internal security services of the organiser shall require separate cS approval. Security provided by such internal services before, during and after events on the premises shall furthermore comply with the following provisions: Security staff shall clock in before commencing their shift. Their presence shall be confirmed by entry of their own name and the date and time of arrival in a list provided for this purpose. Security personnel shall sign off at the end of their shift and before leaving the premises, in this way also recording the end of that shift in the aforementioned list. Security personnel shall be restricted to the area of the event for which their commissioned services are required. The event area shall be entered and exited by the shortest most direct route through c premises. Should this requirement be ignored, cS will assume that persons found in such areas are unauthorised and cS reserves the right to take special measures or expel such person from the premises, assertion of further claims reserved.

24. MISSING OBJECTS

cS accepts no liability for the loss of objects, monies or the like by a contract partner, his employees, agents, visitors or guests in the course of or related to events; this shall also apply to theft. Organisers shall be responsible for insurance of their property (e.g. damage/loss caused by theft, burglary or fire). Appropriate insurance will be possible if required. cS shall be entitled to check all the aforementioned persons in person to prevent or prove any property crimes. Contract partners undertake to pay a cash deposit in an amount determined by cS to cover potential damage caused by the abovementioned persons.

25. EXTERNAL EQUIPMENT AND MACHINERY

No equipment or machinery shall be used unless provided by cS or with the written cS consent. Organisers shall stay informed of and abide by generally accepted codes of practice in Austria, including occupational health and safety, all legal and official provisions, provisions of professional associations and other provisions for the prevention of accidents including other safety regulations, to ensure that users, third parties and structural facilities will be protected against hazards of any kind (including life and health) during their designated use. Machinery and apparatus shall under no circumstances be installed or demonstrated without safety systems. In addition to these general provisions, all other relevant special regulations and provisions governing building, construction, electrical equipment and technical implementation of any kind shall be heeded, even if not specifically mentioned here. No machinery and apparatus with combustion engines shall be operated in the event areas. Vehicles with internal combustion engines shall not enter the building under own power. The fuel tanks of machinery and equipment set up in the event room and operating with volatile fuels (petrol, benzol, liquid gas and the like) shall be emptied and their filling apertures closed before they are brought into the area. Batteries shall be removed or disconnected. Engines and bodywork must be thoroughly cleaned from oil. Lighting, speakers and other technical equipment shall only be installed by in-house staff or by specialist companies approved and appointed by cS.

26. DECORATION

Double-sided tape (if used) used to attach floors, decorations etc. shall be exclusively cS approved products. Decorative components in public areas and on stage shall be slow-burning, low smoke development and non-drip as required under Ö-Norm [Austrian Standard] 13501-1 C-s1-d0. A fire behaviour certificate shall be presented, if needed. Markings, logos, transparencies, flags and the like shall be attached as agreed with cS. Only materials removable without leaving residues shall in principle be used.

27. FLOOR COVERINGS

Only loose carpets or tiles shall be used when laying various floor coverings. Glued-on floor coverings or self-adhesive carpet tiles are prohibited. Exclusively the adhesive tapes mentioned under Point 26 shall be used and contract partners shall remove these again after the event, leaving no residues.

28. DISMANTLEMENT AND AWAY TRANSPORT

All objects brought in shall be dismantled and properly and completely removed within the time allowed under the contract; failing this, cS shall be entitled, irrespective of ownership, to remove and store such goods at the expense and risk of contract partners. Packaging material and transport crates shall be removed from site before the event commences. Any residual waste, paper, cardboard and other waste the organiser fails to remove as agreed will be removed by cS at the organiser's cost.

29. WASTE DISPOSAL

Statutory regulations hold the organiser responsible for the disposal of all kinds of waste resulting from the event and installations and dismantlement. The organiser or a disposal company commissioned by him shall remove the arising material, taking into account separation of recyclable material (paper, cardboard, glass, metal, plastic, etc.). Should contract partners fail to meet this obligation, cS will be entitled to arrange such disposal at the expense of the contract partner. This arrangement excludes waste produced by c's internal caterers.

30. CLEANING

The arrangements for final cleaning of the rented premises will be detailed in the relevant offer or order confirmation. Notes in these documents referring to "normal use" will be based on the following assumptions: The rented premises and associated areas (staircase, foyer, lifts, restrooms, etc.) will be utilised to the extent that once-off wet cleaning of the floor will restore their usability again. Any cleaning of walls and glass surfaces, furniture, etc. required over and above this shall not be deemed caused by normal use. Contract partners requiring deep cleaning, intermediate cleaning or cleaning of visible areas only in rooms or on individual objects, may request such cleaning at own cost. Cleaning will be by cS contracted cleaning companies or by in-house staff – cleaning by the organiser's staff will not be permitted.

31. DISTRIBUTION/SELLING OF GOODS OR PRINTED MATTER

Distribution or selling of goods, printed matter, foodstuffs or other objects on cS premises (including open areas) shall require express cS consent. Contract partners shall obtain all the requisite official approvals and shall be liable for the payment of all dues (e.g. taxes, etc.). Contract partners shall indemnify and hold harmless cS in cases of direct cS involvement.

32. ADVERTISING MEASURES

cS shall in good time be informed of advertising contract partners intend to carry out. The rented areas will be available to contract partners for advertising purposes. cS shall be entitled to lay down design rules taking into account the overall image. Advertising external the rented rooms and areas shall be prohibited unless with written cS consent. cS shall be entitled to stop advertising by unauthorised presentations or means without consulting contract partners and without legal opinion and to remove such advertising at the expense of the contract partner. In the event of disputes about the admissibility of advertising, cS shall make final decisions in exclusion of legal recourse. cS decisions shall be final. The cS logo (font and colour) shall not be used unless with the express consent of cS Management. Only cS approved text shall be allowed for the announcement of events. This shall read: "congress Schladming", unless otherwise decided by cS.

33. TECHNICAL MALFUNCTIONS

cS accepts no liability for technical malfunctions and interruptions or disruptions of supplies (electric power, water, heat etc.), unless due to intent or gross negligence by cS staff and representatives, or for disruption of operations of any kind.

34. RECORDINGS AND TRANSMISSIONS

Written consent by cS shall be required for the production and use of sound or film material and for recording on sound carriers and recording radio and TV transmissions. Live recording (sound and/or picture) shall not be allowed without the written consent of contract partners also pointing out legal issues. AKM [*Austrian performing rights society*] rights for reproduction must be obtained for music presentations based on sound and picture carriers of any kind. A contract partner is legally obligated to apply for relevant AKM approval in good time prior to the start of an event. Failing this, a contract partner must expect claims for damages under copyright laws.

35. PARKING

Parking is allowed on the marked outside parking areas and in the underground cS car park. Stopping or parking in unmarked parking areas is prohibited. Vehicles stopping or parking in undesignated areas will be towed away at cost.

36. CLOAKROOM

Adequate cloakroom space will be set up by agreement with the organiser. The cloakroom will be tended by cS or its hirer, as desired/needed. The arising costs must be borne by cloakroom users (cloakroom at a fee) or the organiser. cS will take out adequate insurance to cover tended or guarded cloakrooms. cS accepts no liability for untended cloakrooms.

37. DELIVERIES / SHIPMENTS

cS will not accept unassigned goods. cS will accept goods declared for specific events but accepts no liability for these.

38. EMPLOYEES

All companies working within and commissioned by cS shall be obligated to comply with current statutory occupational health and safety regulations.

39. LIABILITY

Contract partners shall carry all risks associated with their events, including preparation for set up, staging and dismantling. Contract partners shall be liable for all damages, including consequential damage, caused by them, any persons they commission or employ, their representatives and also their visitors and guests, irrespective of the party disadvantaged. This shall apply especially to: Damage to buildings and inventory caused by the event, damages caused by objects brought in and during set up and dismantling, all consequences arising from more than the maximum number of visitors agreed upon and inadequate security, all damages arising from delayed vacation of premises or vacation in breach of contract, especially also as a result of renting rendered impossible or only at reduced rates, including compensation for loss of reputation and creditworthiness. Contract partners explicitly undertake to deploy only suitably qualified staff. Damages verifiably caused by organisers or their authorised representative shall be documented and cS will order their remediation. This shall be for the account of the organiser. Instructions by cS staff responsible for an event shall at all times be strictly followed. cS shall be liable exclusively for damages culpably caused, by itself or its responsible agent, with intent or by gross negligence. cS shall accept no liability for accidents involving users of or visitors to objects under the contract. It is thus recommended that own insurance be taken out for such cases of loss. Contract partners shall be obligated to monitor the condition of all paths and access roads falling under road maintenance and to alert cS of any potential dangers.

40. ACCIDENTS / INSURANCE

cS accepts no liability for accidents involving users of or visitors to the objects under the contract. Contract partners shall take note that cS has taken out third party insurance (organiser's liability for personal injury and material damages) and that this is subject to Austrian insurance regulations. Insurance cover required over and above this must be discussed with cS. This third party insurance in principle, however, does not cover damages suffered by cS. It is thus recommended that own insurance be taken out for such cases of loss.

41. SAFETY REGULATIONS, ACCIDENT PREVENTION AND OTHER STATUTORY AND OFFICIAL REGULATIONS

Contract partners (organisers) are obligated to comply with all legal, official and other relevant accident prevention regulations during setup and dismantlement and for the duration of the event. This shall include safety rules issued by cS. All official bodies, law and order and cS representatives shall be allowed access to the events at all times and instructions given by these shall be heeded. Police, fire brigades and sanitary services shall in the event of danger be alerted without delay. cS is entitled at all times to verify compliance with safety regulations. cS Management or its representatives shall be authorised to immediately remedy non-compliant conditions at the cost of the organiser and at any time to prohibit operations in violation of regulations. cS shall at all times have the right to prohibit the operation of machinery, apparatus, etc. and taking these into operation again should such operation be deemed to endanger or damage c's image. Organisers shall be obligated to comply with requirements and actions prescribed in the event of public emergencies. Organisers shall be liable for all personal injuries, material damages and financial losses caused by his event and its operations or by his employees and third parties. Organisers shall obtain and keep available any local business and official sanitary licences prior to the start of an event. Any costs arising from legal and official regulations shall be for the account of a contract partner. Smoking is prohibited throughout c!

42. FIRE PROTECTION PROVISIONS

No fire extinguishing, fire alarm and other safety systems shall be obstructed, covered or blocked. All passages in the areas and the exits must be kept fully clear of objects and shall not be blocked by set-up material, transport equipment, components or other items. This shall also apply to emergency exits. External areas in the immediately vicinity shall also be kept clear at all times. The marked fire brigade zones and the entire area in front of the main entrance shall be kept clear under all circumstances. Naked light and flames (candles, tea lights, aroma lamps and the like) shall only be used with express cS consent. No other sources of ignition and gas-powered apparatus shall be set up and operated anywhere in the building. When installing radiant heaters and other sources of heat anywhere in c it shall be ensured that these are adequately spaced from fire alarms. This will be checked by cS technicians. Special approval shall be obtained from cS, in coordination with the fire brigade, for the use of pyrotechnics, fog machines, hazers and dry ice. Units of the fire brigade will need to be present during such events to switch off the fire alarm as needed. Such costs shall be borne by the organiser. In the event that a false fire alarm is triggered due to actions by the organiser or his guests, the costs of deployment of the fire brigade and consequential costs accruing to the lessor shall be for the organiser's account.

43. INSPECTIONS

Contract partners accept that cS will be entitled to inspect the premises and areas used by them also during the term of the contract, provided the purpose of the contract or justified interests of a contract partner will not thereby be significantly affected. Contract partners shall not be entitled to carry out inspections on their own, unless by prior agreement.

44. COMMERCIAL ACTIVITIES

Paid commercial and artistic activities within the framework of the event in c by or on request of an organiser shall require separate agreements.

45. TERMS OF PAYMENT / PAYMENT ON ACCOUNT / FINAL SETTLEMENT

Payment on account of 25% of the confirmed reservation amount plus value added tax shall be payable on conclusion of the contract. The invoiced amount shall be payable within 14 days of receipt of invoice. 50% of the estimated rental amount plus value added tax will be invoiced 1 month prior to the start of the event at the latest. This amount shall also be due within 14 days from receipt of invoice. A final statement of rental fees and incidental services plus value added tax as amended will be issued immediately after the event. The balance after setoff shall be payable within 14 days from receipt of invoice or be refunded by cS to an account named by the contract partner.

46. DEFAULT OF PAYMENT

Contract partners shall pay cS 10% p.a. interest on arrears plus value added tax after any default on payment.

47. cS WITHDRAWAL FROM THE CONTRACT

cS shall be entitled to withdraw from the contract without notice if: a contract partner is in arrears with his financial obligations; cS is not in receipt of the required official approvals or if the event is prohibited by the authorities (a contract partner will in these cases be liable for all arising costs or lost rental); cS becomes aware that the planned event is contrary to agreements, violates existing regulations or will potentially violate public peace, order or security; force majeure or other circumstances compel cS to temporarily or for longer periods close one or more or even all event areas. This also includes restrictions on the use of contractually agreed areas or accesses imposed by refurbishments or rebuilding or through official regulations and requirements. cS will in these cases endeavour to find an alternative solution, no recognition of a legal obligation implied. (Claims for compensation shall in these cases be excluded); bankruptcy or settlement proceedings are instituted over the assets of contract partners; a contract partner remains in arrears under other contracts for more than 30 days. Contract partners shall in such cases have no claim against cS.

48. RESCISSION OF CONTRACT BY CONTRACT PARTNERS

Contract partners shall be entitled to withdraw from the contract by unilateral written statement subject to the terms of cancellation below.

49. TERMS OF CANCELLATION

Cancellation of the contract up to 1 year, up to 6 months and up to 21 days prior to the start of the event shall attract penalties of 15%, 25% and 50% of the expected contractual rental fee (including value added tax) respectively and 100% shall be due thereafter. cS shall in addition be reimbursed for all already accrued costs and expenditure.

50. COMPENSATION

The contract partner cannot set off his obligations under the contract against alleged or actual counter claims.

51. CESSION OF RIGHTS

Contract partners shall not, fully or in part, at a fee or free of charge, cede their rights (especially rental rights) or claims to third parties or allow third parties to exercise such rights, unless with written cS consent. Even in cases of approved cession of rights etc., contract partners and such third parties will, however, be held jointly and severally liable for all obligations towards cS.

52. WRITTEN FORM

GTC & official Safety Regulations, congress Schladming

All concluded agreements shall be in writing to be effective.

53. LAESIO ENORMIS

Both parties to the contract shall waive objections based on a price of exchange more than or less than half the true value.

54. STAMP DUTIES AND LEGAL FEES

All stamp duties and legal fees arising under this contract shall be for the account of the contract partner.

55. PLACE OF FULFILMENT AND JURISDICTION

All contracts shall be governed by Austrian law. Exclusively the German text shall be binding in terms of interpretation of contracts. The place of fulfilment and payment in respect of all arising obligations, irrespective of source, shall be Schladming. The responsible court at cS head office shall be agreed responsible for the settlement of any disputes. cS shall, however, also have the right to sue contract partners at their general place of jurisdiction.

56. STATUTE OF LIMITATION

Any claims a contract partner may have against cS shall be asserted within 6 months from the end of the event, in writing; failing this, claims shall be deemed statute barred.

57. FINAL PROVISIONS

Should one or more provisions under these Terms and Conditions be invalid, this shall not affect the validity of the remaining provisions.

Version 27.02.2019

OFFICIAL SAFETY REGULATIONS

congress Schladming

congress Schladming GmbH, Europaplatz 800, AT 8970 Schladming

Phone: +43 3687 220 33

E-mail: info@congress-schladming.com, Homepage: www.congress-schladming.com

POINT 1

The obligations of the organiser listed below shall constitute integral components of the contractual agreement on the temporary use of c facilities. Excerpts from the following ordinances or federal state laws include: Styrian Events Act 1998 LGBL [Federal State Law Gazette] No. 10/1998, GTCs of cS 11/2010. The following abbreviations are used: cS for congress Schladming GmbH, 8970 Schladming, c for congress Schladming, event organiser (events). It is presumed that the organiser has the required legal **authorities** and approvals for the staging of events. Familiarity with all the relevant statutory provisions and directives is furthermore assumed! Parking for cars is provided in cS underground parking and in the open. The marked **fire brigade zones** and the entire area in front of the main entrance shall be kept clear under all circumstances. **Emergency** exits and areas in the immediate vicinity outside must also be kept clear at all times. Unauthorised parking of vehicles of any kind that block cS escape routes is indictable based on intrusion. All **escape routes** inside the building shall at all times be kept fully clear of stored objects of any kind and other obstructions. This applies to passages and stairwells in particular. **Decorative components** in public areas and on stage shall be slow-burning, low smoke development and non-drip as required under Ö-Norm [Austrian Standard] 13501-1 C-s1-d0. A fire behaviour certificate shall be presented, if needed. Any markings, logos, transparencies and the like shall be attached exclusively by agreement with cS. Only materials removable without leaving residues shall in principle be used. **Naked light and flames** (candles, tea lights, aroma lamps and the like), sources of ignition and gas-powered devices shall NOT be set up and operated anywhere in the building. The use of **pyrotechnics** shall be subject to special approval by cS, in coordination with the fire brigade. The fire brigade must in such cases be present during the event to switch off fire alarm systems as needed. The organisers shall in such cases bear the costs. cS shall be informed in good time if plans exist to use **fog machines**, hazers and dry ice, since sections of the **fire alarm system** may need to be switched off in coordination with the fire brigade. Units of the **fire brigade** will need to be present during such events to switch off the fire alarm system as needed. The organisers shall in such cases bear the costs.

POINT 2

When installing radiant heaters and other sources of heat anywhere in c it shall be ensured that these are adequately spaced from **fire alarms**. cS staff will assess such situations. When setting up **trade fair and exhibition booths**, cS shall be presented with a plan to scale, indicating escape routes and emergency exits. Examined plans will be approved and shall be implemented without changes. An **electrical certificate** (report) of compliance shall be submitted prior to the start of an event should interior and exterior exhibitions, trade fair booths, tents and structures use more than the usual electrical facilities. The organiser or an authorised, competent representative shall be present during **official inspections** (public events) and arrange for the remediation of defects for which he is responsible, reliably and in good time. **Packaging material and transport crates** shall be removed from site before the event commences. Any residual waste, paper, cardboard and other waste that the organiser fails to remove as agreed will be removed by cS for the account of the organiser. **Damages** that may be ascribed to the organiser or his representatives will be documented and cS will arrange their remediation, for the account of the organiser. **Instructions** issued by cS staff responsible for the event shall be strictly followed at all times.

Schladming, 27.02.2019