KING OF GERMANY - General Terms and Conditions

1. General

This year's King of Germany Stunt Scooter Contest - is organized in cooperation with Chilli Pro Scooter AG – based in Switzerland -Micro Mobility Systems D GmbH - based in Germany. The host of the event is the Micro Mobility Systems D GmbH, hereinafter referred to as MMSD GmbH. The following general terms and conditions include all processes that are necessary for the execution of the Stunt Scooter Contest itself.

2. Liability and Risk

MMSD GmbH disclaims all liability for accidents, injuries, death, theft, and damages of any kind. By purchasing a ticket for participation, you agree that participation in such an event may involve risks, property damage and injuries and confirm that you agree to assume this risk and liability. Each participant or their legal representative is responsible for their own liability, MMSD GmbH is not responsible for any liability. Furthermore, the insurance coverage is the responsibility of the participant.

3. Registration and Payment Conditions

The participation fee of 50 EUR or 70 EUR is due once upon registration. The fee can be paid via Paypal or credit card, an extension of the payment period is not possible. By purchasing a ticket, the registration is binding in any case. Further costs, e.g. for the entrance to the respective Park, are not included in these costs and have to be paid by the participant.

4. Refund of participation Fees

The participation fee of 50 EUR or 70 EUR cannot be refunded. The refund is also not possible if the cancellation is not self-inflicted, such as illness or accident of the participant. It is also not possible to participate in another event without paying the participation fee again.

5. Use of the Facilities of third Parties

All qualifications and the european championships, will take place on third party parks. It is the participant's responsibility to comply with the regulations of the respective parks and to inform themselves about the regulations. The respective park facilities are partly equipped with video cameras or other security devices, which are used for the protection of all participants, but will not be published. In addition, the instructions of the event organization must be followed in order to minimize any risks.

6. Protective Equipment

Wearing a helmet during your own run is mandatory. Further protective equipment for the participants is recommended for the protection of all. In case of non-compliance with the mandatory wearing of helmets, the organizer is allowed not to let the rider participate. However, in case of an accident, any liability will be rejected by the host.

7. Children and Teenagers

Children and teenagers under the age of eighteen must have the consent of their parents or a legal guardian to participate. The consent is given by accepting the terms and conditions, by submitting the liability disclaimer and by purchasing the ticket.

8. Ratings oft he Judges

The judges, who evaluate the riders, are only experienced, impartial people, who evaluate the riders to the best of their knowledge and belief. The host reserves the right that the evaluation of the judges cannot be contested.

9. Cancellation of an event

If an event has to be cancelled due to external influences beyond the organizer's control, the participation fee cannot be refunded.

10. Data Privacy and Protection

Your personal data that you provide for registration purposes on our website will be treated confidentially and will not be passed on to third parties, with the exception of the data for the fulfillment of the contract - such as names and rankings - and the data for payment processing. Furthermore, the host reserves the right to make recordings - photos and videos - of the respective event to be published online. With the acceptance of the General Terms and Conditions, the publication of the above data is agreed.

11. Applicability of the General Terms and Conditions

With the purchase of a ticket you agree to the currently valid General Terms and Conditions for the period of all events. However, we as the host reserve the right to adapt the General Terms and Conditions at any time, especially if it is required by law or if there is a necessity for the business transaction.

12. Applicable law and place of jurisdiction

These General Terms and Conditions as well as all other agreements between the contracting parties are subject to Swiss law. The place of jurisdiction for all disputes in connection with this Qualification or the King of Germany, is the registered office of MMSD GmbH currently in Geislingen Binsdorf, Germany.