



General Terms and Conditions of Participation

1. GENERAL TERMS AND CONDITIONS

1.1 General terms and conditions apply to all wine events in 2015, organized by RadoSt, Poslovno svetovanje, Radomir Stojanovič s.p. The application form is available on the official website of the events and to be submitted online. If there is a request to fill out a printed version of the application form, please send us such a request to info@radost.si.

1.2 Application is legally binding and irrevocable for the exhibitors.

1.3 All prices are in Euros. Tax (VAT) is not included. Any discounts will be considered only at timely submission of application forms and timely payment – as written in the call for participation for each of the events. If all the available exhibition stands for a certain event are reserved, exhibitors already present at previous events have priority under the condition of timely application form and payment.

1.4 Application is valid after being confirmed by the organizer and an invoice issued by the organizer has been paid.

2. DATA USE

2.1 The data provided in the application form by the exhibitor will be used for communication purposes by the organizer. The organizer cannot be held responsible for any incorrect data. The exhibitor is obliged to verify the accuracy of the data entered in the application form (based on previous cooperation) by the organizer.

2.2 By submitting the application form, the exhibitor authorizes the organizer for using the entered data in its databases in accordance with the Slovenian Personal Data Protection Law. The data can be used for the following purposes as well: statistics, segmentation of participants, compliance with contractual and legal obligations, sending offers, promotional material, publications and invitations, marketing and conducting telephone or email surveys.

2.3 The organizer may use the data ten (10) years after the exhibitor's participation at an event or until a written cancellation of consent has been issued, unless otherwise specified in applicable laws and regulations.

3. PAYMENT AND THE RIGHT OF CANCELLATION

Advance payment is condition for taking part at the events. The exhibitor is to receive an invoice for advance payment issued by the organizer within one month after the payment has been made. After the event, the organizer will issue an invoice for all provided services. The organizer is obliged to provide only those services, ordered and paid by the exhibitor in time. If a justified cancellation of participation has been made in writing no later than 14 days before the event, the organizer will return the advance payment, reduced for 20,00 Euros for already incurred costs.

4. DATES AND LOCATIONS OF EVENTS

Dates and locations of the events are published in the calls for participation. If any of the events is postponed, shortened, extended or moved due to justified reasons, the exhibitor is not entitled to cancel their participation or demand compensation.



5. EXHIBITION STANDS

When arranging exhibition stands, the organizer will take into account any feasible requests for particular exhibition stand made by the exhibitor (if in accordance with the concept of the event), date of the application form being signed as well as the exhibitor's geographical location (headquarters of the exhibitor).

6. CONTENT OF EVENTS AND EXHIBITOR'S OBLIGATIONS

6.1 The organizer defines detailed content of each event, which is binding for the exhibitor. All events are promotional, meaning the exhibitors have to offer to the visitors presented products for degustation free of charge. However, larger quantities of products are allowed to be sold (detailed definitions and instructions are issued by the organizer, separately, before every event). Sale is permitted to the exhibitors that are properly registered for sale (farmers, entrepreneurs, companies, etc.). After submitting the application form for each of the events, the exhibitor has to deliver a copy of the registration documents to the organizer. The exhibitor needs to take into account all legal regulations regarding sale (i.e. issuing invoices, hygiene standards, etc.). The exhibitor needs to be able to provide original documents concerning registration for sale etc. all the time during the events. For outdoor events (all events under the name of the Ljubljana Wine Route) the organizer will provide coupons for visitors to be used for purchase of goods.

6.2 At the event, the exhibitor is responsible for the inventory provided by the organizer. In the event of damage or theft of the inventory, the exhibitor is obligated to pay for it at market price determined by the organizer.

6.3 If the exhibitor fails to comply with the general conditions of participation, fails to make the payment or meet any other obligations towards the organizer (based on participation at this event or any previous ones), the organizer has the right to cancel their participation without any obligations towards the exhibitor.

7. WARRANTY AND INSURANCE

The organizer is not responsible for any damage, loss, destruction or theft of the exhibitor's property (exhibits, equipment or other), their staff or third parties caused by fire, windstorm, hail, lightning, water, breakage, theft or any other reason. Exhibitors are to arrange insurance at their own expense.

8. SETTLEMENT OF CONFLICTS

The organizer and the exhibitor will resolve any conflicts amicably. If a settlement cannot be reached, it is subject to the jurisdiction of the court of Ljubljana.

9. TRANSITIONAL PROVISIONS

These general terms and conditions are to be used instead of an agreement on cooperation. They come into force after the application form for an individual event has been submitted.

Ljubljana, January 2015