

General Terms and Conditions for Participation in OES Events

Conditions of Participation and Payment for Events of Organic Electronics Saxony Management GmbH (OES)

By registering, the following terms and conditions of participation and payment are accepted; this also applies to any special terms and conditions of participation that may be announced to the contractual partner for certain events. The conditions of participation also apply to events without a participant fee.

1. Registration

Registration for participation in events organized by OES or by OES on behalf of third parties shall be made in writing, by fax, e-mail or online via the registration form (binding offer).

In the case of online registration via the event page, a binding registration for the event is declared by clicking on the "register" button. For events where online registration is not possible, an expression of interest form is offered. Clicking on "Submit form" does not result in a binding registration.

The confirmation of receipt of the registration by automated e-mail immediately after the binding registration does not constitute acceptance of the contract on the part of OES. The acceptance of the contract is effected - irrespective of the registration medium - by a written confirmation of participation by OES (by post, fax or e-mail). Registrations will be considered in the order in which they are received.

2. Withdrawal and termination

OES is entitled to cancel an event for important reasons, in particular if the minimum number of participants is not reached. Participation fees already paid will be refunded. The contracting party has no claim to reimbursement of other expenses.

Furthermore, OES has the right to extraordinary termination for good cause without notice, in particular if the contractual partner is more than one month in arrears with payments due.

OES reserves the right to make changes in the assignment of lecturers/speakers as well as in the content or course of the event. Deviations in the implementation of the event do not entitle the contractual partner to withdraw from the contract or to reduce the participation fee.

The right of cancellation for good cause remains unaffected.

In the event of a written cancellation by the participant, which is received by OES at least two week before the start of the event, 50% of the participation fee will be charged. In the case of events with several dates, the first date shall be deemed to be the start of the event. Participants who withdraw after this date or who do not attend the event are generally obliged to pay the full fee unless they register a replacement participant in good time before the start of the event.

3. Terms of payment (only for chargeable events)

In the case of chargeable events, the participation fee - irrespective of the services provided by third parties - must be paid by the contracting partner by the date stated in the invoice at the latest, quoting the invoice number. Other payment modalities - e.g. payment by instalments - are only possible by written agreement.

4. Data protection

By registering, participants agree that OES may electronically store and process the contact details and information provided by them for the purpose of preparing, holding, and following up the event and may inform participants about event-related activities, services, events and other news. Any necessary transmissions to partner from OES will only take place in the context of event preparation, implementation, and follow-up. The use also includes the forwarding of the data to third parties covered by the permission. The data will not be passed on to unauthorized third parties.

Furthermore, participants agree that OES may take photographs and/or make film and/or radio recordings at OES events and that OES may use and publish these. An objection to photo and film recordings can be made in writing (e.g. letter, fax, e-mail) to OES up to before the start of the event.

Each participant may revoke his/her consent to the processing at any time with future effect by sending an e-mail to info@oes-net.de or by sending an informal message to Organic Electronics Saxony Management GmbH, Würzburger Str. 51, 01187 Dresden, Germany. The data will be processed in accordance with the European General Data Protection Regulation (<https://gdpr-info.eu/>).

Confirmation of participation and any feedback forms may also be sent by unencrypted e-mail. It cannot be ruled out that this will be read by third parties.

5. Liability

The organizer shall only be liable for damage caused by an intentional or grossly negligent breach of duty on the part of the organizer, its legal representatives, or vicarious agents.

This shall not affect liability for injury to life, limb, and health, for breach of material contractual obligations and under the Product Liability Act. Material contractual obligations are those whose fulfilment is necessary to achieve the objective of the contract and on whose compliance the participant relies and may regularly rely. In the event of a breach of material contractual obligations, the claim for damages shall be limited to the typically foreseeable damage, unless such damage was caused intentionally or by gross negligence, unless the claim for damages is based on injury to life, limb, or health.

6. Auxiliary agreements

Subsidiary agreements to the contract must be in writing to be effective.

7. Place of performance

The place of performance for all mutual claims is Dresden in Germany.

8. Severability clause

In the event that individual clauses of these terms and conditions are invalid, the validity of the remaining clauses shall remain unaffected.

9. Contact

Despite careful checking, OES does not guarantee the completeness of the contents. OES assumes no liability for linked external websites and their contents.

Contact:

Organic Electronics Saxony

Würzburger Str. 51

01187 Dresden, Germany

Phone: +49 351 46677180

E-mail: info@oes-net.de