



Conditions of participation (GTC)

§ 1 Organizer

Six Bridges Rally UG (Haftungsbeschränkt)
Timm Kronenberg & Marc Baehr
Parkstraße 26
42697 Solingen
Germany

E-Mail: sixbridgesrally@gmx.de

§ 2 Participant

- (1) At the rally, the participants register as an association to form individual teams. Every participant must have reached the age of 18 at the time of the start of the rally.
- (2) At least one driver of the respective team must have a valid driver's license. Even on closed-off terrain, only he is allowed to drive the vehicle during the rally. If several occupants have a valid driver's license, a driver change is possible and desirable at any time. Appropriate driving licenses are to be shown to the organizers on request.
- (3) Only those who are unrestrictedly fit to drive may take part in the rally. Any impairment of the ability to drive, in particular through alcohol, drugs or medication, leads to exclusion from the rally.
- (4) Every participant undertakes to follow the instructions of the staff. If these instructions are grossly violated, the participant can be excluded from the rally. In such a case, there is no entitlement to a refund of the participation fee.
- (5) By registering, all participants undertake to comply with the applicable road traffic regulations and the rules for a closed area during the entire event. Each participant is personally liable for administrative penalties, fines or other sanctions imposed on him.

§ 3 Vehicle

- (1) Each participant undertakes to only take part with road-legal vehicles.
- (2) The prescribed age of the vehicle is at least 15 years (in 2022, therefore max. Year of construction 2007).
- (3) Because the event takes place for the most part in public traffic, only properly registered vehicles (normal license plate, H license plate) that are in a roadworthy condition and in accordance with regulations are allowed to take part. Foreign license plates are permitted as long as the vehicles also meet the requirements of the road traffic regulations.

§ 4 Participation fee / content / conclusion of contract

- (1) The regular registration fee for the Six Bridges Rally is 666.00 EUR for a 2-person team that starts in Germany and 444.00 EUR for teams that start in Italy, France or Portugal and only ride part of the way. For each additional team member an entry fee of EUR 250.00 (start in Germany) or EUR 100.00 (start in Italy,



France or Portugal) is due. Additional team members can be registered up to 1 month before the start of the rally. In 2021 for the first rally, a 50% discount on the registration fee will be granted.

(2) The number of team members is limited to the number of passengers permitted in the selected vehicle (in a vehicle with five seats, a maximum of five team members).

(3) The following scope of services is included in the registration fee:

- a) Official rally start
- b) Finish line with final event and award ceremony
- c) Party halfway in unusual locations with overnight accommodation
- d) Rally package, consisting of rally vehicle stickers with the official rally logo and start number, rally t-shirts and stickers. The rally package will be sent to the teams at least one month before the start.
- e) Road book, the road book is given to each team at the start
- f) Support with organization and planning
- g) Press work for the rally
- h) Six Bridges Rally UG (limited liability) is the contact person for questions and problems before and during the rally

(4) Not included in the registration fee:

- a) Accommodations
- b) Catering
- c) Beverages
- d) technical support (to be organized by the team)

(5) By submitting the registration, the potential participant offers the organizer a binding service contract in accordance with Section 611 BGB. The registration is only valid if the registration fee has been successfully transferred to the Six Bridges Rally UG (limited liability) registration account. Upon successful completion of the registration process and receipt of the registration fee on the Six Bridges Rally UG (limited liability) bank account, the team will receive a registration confirmation from the organizer via email, along with the conditions of participation and cancellation policy. When these documents are sent, the service contract is concluded between the parties.

(6) The registration fee will not be reimbursed in the event of the team's unannounced non-participation.

(7) The registration fee will not be reimbursed if the rally cannot take place due to force majeure such as natural disasters, civil unrest or express travel warnings from the Federal Foreign Office.

(8) The number of participating teams is limited. The decision on whether to accept the registration is the sole responsibility of the organizer, even if all requirements are met.

§ 5 Resignation of the participant

(1) If the participant withdraws, the entry fees will not be reimbursed. This regulation is based on the fact that the organizer provides paid services immediately after registration. These include both the services according to Section 4, Paragraph 3 of these Conditions of Participation and additional services such as renting the event locations, press work, etc. The participant expressly agrees to this procedure with his registration.

(2) The regulations on statutory revocation and its consequences remain unaffected by the aforementioned regulation.



By registering, the participant expressly consents to the fact that the organizer will begin performing the service owed before the end of the withdrawal period.

Even in the case of an effective revocation, the participant is obliged to pay compensation for the service provided up to the revocation.

The participant expressly agrees to this procedure with his registration.

(3) Until the start of the event, the participating team can transfer their starting place to third parties after consultation with the organizer. This requires the express written approval of the organizer. Any additional costs resulting from this will be borne by the originally eligible team.

§ 6 Cancellation and termination by the organizer

The organizer can withdraw from the contract before the start of the event or terminate the contract after the start of the event in the following cases:

- Up to four weeks before the start of the rally:

If the minimum number of participants of 15 teams is not reached.

In any case, the organizer is obliged to notify the participants of this immediately after the condition for the event not to take place and to forward the declaration of withdrawal to them immediately. The participants get the paid entry fees back immediately.

- Without observing a deadline:

If the participant permanently disrupts the implementation of the event, if he is sportingly unfair to other participants or if he behaves in such a way that it is contrary to the contract or the law to such an extent that the immediate cancellation of the contract is justified. In such a case, the organizer retains the right to the entry fee; he must, however, have the value of the saved expenses as well as those advantages credited that he gains from using the unused services for other purposes, including the amounts paid by service providers.

§ 7 Cancellation of the contract due to exceptional circumstances

(1) If the event is made considerably more difficult, endangered or impaired as a result of extraordinary circumstances that were not foreseeable when the contract was concluded, the organizer can terminate the contract. This applies in particular in the case of refused authorizations by authorities, but in the case of authorizations with excessively high requirements, natural events, unrest or current terrorist dangers.

(2) If the contract is terminated, the organizer can demand appropriate compensation for the services that have already been performed or those that have yet to be performed for the end of the event. If such a case occurs, it does not justify any claims by the participants against the organizer.

(3) The additional costs in the event that the event is canceled after the start of the event shall be borne by the participant.

§ 8 Services not used

If a participant does not use individual services of the organizer, there is no entitlement to partial or full repayment of the entry fees.



§ 9 Responsibility and liability of the organizer

- (1) The organizer reserves the right to make any necessary changes and additions to the announcement as well as the program and schedule of the rally, or to cancel the event if this is necessary due to extraordinary circumstances without assuming any liability for damages. This does not apply to intent or gross negligence.
- (2) In the event of violations that disrupt the proper course of the event or endanger the safety of the other participants, the organizer is entitled to exclude the person concerned from the event at any time. An exclusion can also be pronounced if a participant violates the regulations or the general sporting rules during the event. This applies in particular to non-compliance with these conditions of participation.
- (3) As part of its duty of care, the organizer is liable for the conscientious preparation of the event as well as the proper provision of the contractually agreed service.

§ 10 Participant Responsibility, Limitations and Exclusions of Liability

- (1) Drivers and co-drivers undertake to follow the instructions of the organizer, the organization and rally management and their agents.
- (2) Every participant undertakes to take out health insurance including repatriation for the duration of the event. The health insurance must be presented to the organizer in writing.
- (3) The participants note that the condition of the roads on secondary routes cannot be foreseen and can vary considerably. Since some of the roads can be gravel, you must always drive with increased attention and appropriate speed in order to avoid damage to vehicles and people.
- (4) The organizer assumes no liability for health risks of the participant in connection with participation in the event. Every participant is obliged to check their health requirements for participation, if necessary by consulting a doctor, and to provide evidence to the organizer upon request.
- (5) The organizer assumes no liability for the vehicles used or parts thereof. Furthermore, he assumes no liability for lost valuables or equipment. He also assumes no liability for damage to the vehicles caused by improper attachment and / or removal of the rally stickers.
- (6) The organizer is not liable for reductions in performance that occur because the participant is partially or fully prevented from participating due to legal regulations and / or official orders.
- (7) Each participant understands and confirms that participating in the rally involves potential dangers. Driving long distances in unfamiliar surroundings increases the risk of accidents that can lead to serious injury and even death. The participants (driver, co-driver) take part in the rally at their own risk. You bear sole civil and criminal responsibility for any damage caused by you or the vehicle you use.
- (8) The participants hereby declare the waiver of claims of any kind for damage that may arise in connection with the event
 - a) your own driver, co-driver
 - b) the other participants (driver, co-driver)
 - c) the organizer and his employees
 - d) Service providers and all other persons who are connected with the organization of the event.

The waiver of liability does not apply to damage resulting from injury to life, limb or health, to other damage based on an intentional or grossly negligent breach of duty by the group of persons exempted from liability and not to damage from the breach of an essential contractual obligation (i.e. an obligation of which fulfillment enables the proper execution of the contract in the first place and compliance with which can be



trusted regularly) by the group of persons released. In the case of damage that is based on a slightly negligent breach of essential contractual obligations, the liability for financial and property damage is limited to the amount of typical, foreseeable damage.

The waiver of liability applies to claims based on any legal basis, in particular to claims for damages from contractual and non-contractual liability as well as to claims for damages from tortious acts. Tacit exclusions of liability remain unaffected by the above exclusion of liability clause.

(9) Tacit exclusions of liability remain unaffected by the above liability clauses.

(10) Claims for damages by the participant due to a defect expire after one year from the delivery of the service.

(11) The organizer is not liable for traffic violations or customs incidents by the participants.

(12) Current country-specific travel and safety information must be checked and observed by every participant at all times. Difficulties in crossing the border cannot be ruled out in border areas. The organizer cannot be held responsible or liable for border closings and the associated impossible border crossings.

§ 11 Anwendung der Teilnahmebedingungen

(1) The organizer is responsible for the application of these regulations during the rally.

(2) Any case not provided for in these provisions will be investigated by the organizer and decided at its own discretion.

§ 12 Media coverage

(1) The team hereby confirms that all property rights and copyrights that arise in connection with the rally, such as name / logo, format, film and photo material of the rally, belong exclusively to the organizer.

(2) All team members are "persons of public interest" with the registration and participation in the rally and hereby agree, also on behalf of their sponsors, that their names, photos, film recordings, vehicles etc. can be used and distributed in digital media, in print media and on television.

§ 13 Obligation to Cooperate

(1) The participant is obliged to cooperate in the event of service disruptions within the framework of the statutory provisions, to avoid possible damage or to keep it to a minimum.

(2) In particular, the participant is obliged to immediately notify the rally management of any complaints. This is instructed to take remedial action, if possible.

§ 14 Exclusion of Claims and Limitation

(1) The participant must assert claims against the organizer for non-contractual provision of services within one month after the contractually stipulated end of the event.

(2) After the deadline has expired, the participant can assert claims if he was prevented from observing the deadline through no fault of his own.

(3) Claims of the participant against the organizer, for whatever legal reason, become statute-barred after one



year from the contractually agreed end of the event. If the participant has made claims, the statute of limitations is suspended until the day on which the organizer rejects the claims in writing.

§ 15 Entry, Passport and Health Regulations

(1) The participant is responsible for compliance with all regulations and laws applicable to participation in the event with regard to entry, passport and health regulations.

(2) All disadvantages that arise from non-compliance are at his expense.

(3) In this regard, the organizer assumes no liability for claims derived therefrom.

§ 16 Charity

(1) Each participating team collects donations for charity projects that it has selected itself. Whether you do this via a fundraising platform on the Internet or via a bank account is up to the team.

(2) On the last day of the rally, the team will inform the organizer of the donation status by means of a screenshot or photo. This is then included in the final billing of the rally and decides the placement of the team in this. You can find out how the donations are evaluated in the road book.

(3) After the rally, the participants are obliged to donate the amount collected to the previously selected organization.

§ 17 Ineffectiveness of individual provisions

Should individual provisions of these conditions of participation be or become invalid, this shall not affect the validity of the remaining provisions. In such a case, the parties are obliged to replace the legally ineffective provision with a legally permissible provision that is compatible with the other provisions of these Conditions of Participation and which comes as close as possible to the economic content of the ineffective provision.

§ 18 data collection

(1) The personal data provided by the participant when registering will be stored and processed only for the purpose of carrying out and handling the event. This also applies to the data required for payment processing (Section 28 of the Federal Data Protection Act). By registering, the participant consents to the storage of the data for this purpose.

(2) The participant agrees to the transfer of his personal data (only name and address) e.g. for the purpose of sending photos of the participant on the route, at the start or at the finish, which are produced by a company commissioned by the organizer. However, the participant does not at the same time declare that he would like to purchase such a photo.

(3) The participant agrees that the collected personal data (such as first name and surname, place of residence, year of birth or age, team name and start number) for the purpose of team or driver presentation in all event-relevant print media and in all electronic media such as Internet may be used.

(4) In addition, the participant declares his consent to the publication of the data mentioned under Section 18 (3) with regard to the public notice or the public announcement of results such as lists of participants or results.



(5) The participant can object to the disclosure and publication of his personal data to the organizer in writing.

§ 19 Miscellaneous

(1) The contract is a service contract according to § 611 BGB. Travel law does not apply. Sports law applies.

(2) The event on which the service contract is based is not a race or any other competition that aims to achieve the highest possible speed, the sequence of arrival at a destination or driving on parts of the route in the least possible time.

(3) The marketing of the team as well as the search for sponsors can be carried out in coordination with the organizer.

(4) The official logo and start number stickers must be clearly visible on the doors and bonnet of the vehicle during the entire event.

(5) Each team guarantees that neither the team itself nor any team member makes insulting or derogatory statements or takes part in any activities that may be degrading or harmful to the reputation and image of the organizer, the rally or its partners.

§ 20 Place of performance and place of jurisdiction

(1) The place of performance is Solingen.

(2) The place of jurisdiction for all lawsuits arising from this contractual relationship is agreed to be the local court for Solingen, insofar as this is legally permissible.

Right of withdrawal

§ 1 right of withdrawal

You can revoke your contract declaration within 14 days without giving reasons by means of a clear declaration. The period begins after receipt of this instruction on a permanent data carrier. To meet the cancellation deadline, it is sufficient to send the cancellation in time if the declaration is made on a permanent data carrier (e.g. letter, fax, email). The revocation must be sent to:

Six Bridges Rally UG (limited liability), Parkstraße 26, 42697 Solingen, Germany

Email: sixbridgesrally@gmx.de

§ 2 Consequences of Revocation

In the case of an effective cancellation, the mutually received benefits are to be returned. You are obliged to pay compensation for the service provided up to the point of cancellation if you were advised of this legal consequence before submitting your contractual declaration and you have expressly agreed that we will start performing the consideration before the end of the cancellation period. If there is an obligation to pay compensation, this can mean that you still have to meet the contractual payment obligations for the period up to the cancellation. Your right of withdrawal expires prematurely if the contract has been completely fulfilled by both parties at your express request before you have exercised your right of withdrawal. Obligations to reimburse payments must be fulfilled within 30 days. The period begins for you when you send your declaration of cancellation, for us with its receipt.

Six Bridges Rally UG (limited liability), Solingen (Translated by Google Translator)