



**General Terms and Conditions (GTC)
for participation in the OstseeMan in Glücksburg 2022**

Disclaimer of liability

Area of application and basic regulations

1. For participation in the OstseeMan Triathlon Glücksburg, the legal relationship between the organizer and the participant is regulated with the following conditions of participation.

The male form is used for the participants in the following text (GTC). Discrimination of the sexes in accordance with the General Equal Opportunities Act (AGG) is neither intended nor wanted.

Contact details of the organizer are:

OstseeMan Marketing und Event GmbH
Libellenring 6
24955 Harrislee
Germany
Phone: +49(0) 4631 / 62191
E-Mail: info@ostseeman.de
Website: www.ostseeman.de

Managing Director:
Sven Christensen und Mirko Gröschner

2. The following rules, regulations and ordinances are recognized with the participant's registration.

To participate in the event, recognition and compliance of the following is a prerequisite for participating in the OstseeMan:

- The General Terms and Conditions (GTC) for participants
- The announcement of the organizer
- The competition regulations on the website of the organizer. Changes are possible up to the day of the competition, which will be explained at the competition briefing.
- The current competition regulations of the German Triathlon Union (organizer regulations, sports regulations, Bundesliga regulations, anti-doping code, referee regulations, as well as legal and procedural regulations and disciplinary regulations).

Please follow the link for further details: <https://www.triathlondeutschland.de/neu-im-triathlon/regelwerk>

Disclaimer of Liability

1. The organizer has the option of changing, delaying or canceling the event for the following reasons:

- Weather conditions
- If the event is canceled for reasons for which the organizer is not responsible, such as an official order
- Order, change of permit, "force majeure", conditions of the competition course or for any other reason beyond the control of the organizer, the registration fee will be refunded.
- In these cases, the participant has no right to withdraw from the contract.
- Any claims of the participant - for whatever legal reason - in connection with the event are excluded in these cases.

2. The organizer is only liable for grossly negligent or willful damage to property and assets.

Excluded from this limitation of liability are personal injury or damage caused by the culpable violation of a main contractual obligation of the organizer.

If the main contractual obligation of the organizer is negligently breached, the liability for the damage does not exceed a maximum amount of 2,000,000 Euros for personal injury and 1,000,000 Euros for property damage and each damaging event.

For the employees, representatives, vicarious agents and third parties who work for the organizer with the realization of the event or who are contractually associated with the event, the above limitations of liability also apply if these third parties suffer damage caused by the participant due to his participation in the event.

3. If third parties suffer damage caused by the participant as a result of his participation in the event, the participant absolves the organizer as well as his employees, representatives, vicarious agents and third parties whom the organizer uses in connection with the implementation of the event or with whom he is contractually connected for this purpose, from any liability.

4. The organizer assumes no liability for health risks of the participant in connection with participation in the event.

The participant is aware that participation in the event involves danger and the risk of serious injuries and even death cannot be excluded.

The participant confirms and agrees that he is responsible for determining whether he is fit and healthy enough to be able to participate in this event without hesitation.

He further confirms that no doctor or comparable person advised him against participating in the event.

5. Participants are solely responsible for their personal belongings and competition equipment.

The participant confirms that he is aware of the risks involved: that there may be vehicle and pedestrian traffic on the competition course and that swimming, cycling and running and / or other components of the event involve danger that can lead to serious injuries, up to and including death.

The risks associated with participation in OstseeMan described below are not exhaustive:

- Hazards arising from dangerous surfaces, material failure and inadequate safety equipment,
- Hazards that arise from falls and/or a collision with pedestrians, vehicles, other participants and fixed objects,
- as well as hazards caused by other participants, spectators, volunteers or weather.
- It is the duty of the participant to familiarize himself with the competition courses and the transition areas. By participating, the participant accepts the routes and transition areas as seen.
- If there is any danger on the competition course, the participant must inform the organizer immediately.

6. The participant is solely responsible for all consequences of taking alcohol, drugs and/or medication,

The participant is aware of the dangers that result from the consumption of alcohol, medication and/or drugs before, during and after the event and that this may impair his judgment and his athletic abilities.

7. The participant agrees in advance to medical treatment during the event if this is necessary. Medical services are not included in the entry fee.

The costs will be charged to the participant according to the usual fee schedule.

The organizer does not provide insurance cover for medical treatment. The organizer is not obliged to do so.

The participant must ensure sufficient insurance cover for medical treatment. There is a disclaimer of liability on the part of the organizer.

8. The organizer assumes no liability for lost items belonging to the participant.

The organizer also assumes no liability for items that he has commissioned to store for the participant free of charge.

The liability of the organizer due to gross negligence remains unaffected.