

Messezentrum Salzburg

21st-22th Sep. 2024

digital VET-AUSTRIA @home

21st Sep. - 30st Nov. 2024

www.vet-austria.at



start of planning: 31st May 2024

VÖK Fortbildungs GmbH

Schmiedestrasse 1 4652 Fischlham Tel.: +43 720 343 825 E: fachmesse@vet-austria.at

REGISTRATION FORM

Exhibitor	O Co – exhibitor with			
GENERAL COMPANY INFORMA	Co-exhibitor flat rate (incl	. service flat rateJ €230		
ompany name according to company register	Exhibition name		First name / Family name Clerk	
dress /P0 Box	Billing address		Country, Postal code, City	
Phone	Fax	Mobile		
Vebsite adress	Email adress	Email adress, Clerk		
itel / Managing Director				
orp. Reg. Code	ARA-No.	VAT number (invoice re	cipient)	
Which products groups are you in (please mark with a cross / multiple answers po		Economic sectors: [please mark with a cross / multiple answers possible]		
 Medical technology Medication Animal feeds Dietetics Practice fittings and equipment consumables EDP Communications technology Specialist literature Which species do you represent a [please mark with a cross / multiple answers pcosmall animals of farm a	ssible)	Brand / Company	Importer I Agency I General Agency Organizations I Institutions Distributor companies you are representing at the trade fair: mpanies, you would like to mention?	

Fair space required (not binding for event organizer)

Price per sqm

€ 190,-O Row stand min. 6 sqm € 195,-O Corner stand min. 9 sqm € 200,-O Peninsula stand min. 12 sqm O Island stand € 205,min. 16 sgm

digital charge (optional) ☐ please mark with a cross up to 15 sqm € 290,- from 16 sqm € 490,-

includes digital participation in VET AUSTRIA @home from September 23rd to November 30th calculated 2023. Depending on the size of your stand at VET AUSTRIA in Salzburg, you will receive a highly visible logo placement in the digital hall plan. Individual design options of the exhibition stands, chat function, setting different widgets and self-responsibility upload the desired files.

Support digital (optional) please mark with a cross

Support for uploading the provided files. Support includes creation of the virtual booths with a correction loop

Service charge (unique / obligatory)

includes the registration fee, an entry in the digital exhibitor catalogue / proceedings, amount of exhibitor tickets and industrial tickets for the trade fair. Free parking plus electrical power consumption, halllighting and cleaning during the trade fair, setting up and dismantling, various printed and electronic advertising materials for the exhibitors own advertising activities and social media activites.

Requested stand size in sqm

min.		max.	
stand width:	_ m	stand depth:	_ m

The rental price (incl. typ and position contingency) is calculated and charged based on the net price per sqm plus legally required fees and taxes. The standard back walls + cover is obligatory but not included. Amount of entry tickets (incl. F&B) for the Get2gether on saturday.

Garbage flat rate (unique / obligatory)

up to 10 sqm € 50,- | 12 - 20 sqm € 75,- | 20 - 40 sqm € 100,- | off 40 sqm € 125,for professional and environmentally friendly waste disposal.

Energy flat rate (unique / obligatory)

up to 10 sqm € 50,- | 12 - 20 sqm € 100,- | 20 - 40 sqm € 150,- | off 40m² € 200,for a fair and secure energy supply.

We have read and accept as part of the contract, the trade fair terms and conditions of VÖK Fortbildungs GmbH printed on the following page and published on the internet, including granting permission to receive emails and use our data as described under item 24. These terms and conditions apply even if the registration form is returned without the terms and conditions page attached. This contrac is governed by Austrian Law, court of jurisdiction and place of fullment is Wels/Austria.

fair conditions

As of November 2023

Registration constitutes a legally binding and irrevocable offer on the part of the exhibitor. Registrations with limiting conditions Registration constitutes a legally binding and irrevocable offer on the part of the exhibitor. Registrations with limiting conditions shall not be valid. The official company name and company register number of the exhibitor must be given in the registration. If these data contravene the data of the actual exhibitor, or if power of representation is missing, the person who signed the form will bear responsibility in addition to the exhibitor. Deletions, additions and changes to the registration form or the trade fair terms and conditions are not applicable. Incomplete information in any section of the registration form or never be interpreted to be disadvantageous to VÖK Fortbildungs GmbH (hereinafter _organiser'). By submitting of the registration, the exhibitor fully accepts the Terms of Participation. The Terms and Conditions shall also apply analogously to supplementary services and additional orders, e.g. advertisements in the catalogue/fair magazine, the assembly and dismanting of stands, the rental of equipment, electronic fair guide, power, the providing of electricity, water, telephone and other utilities.

Upon receipt (by mail, fax, digital transfer) of the registration by the organizer, the exhibitor shall be obligated to participate in the opon receipt by man, rax, unjust unisely of the registration by the organizer, the exhibition shad be obugged to plantlepate in the fair, subject to acceptance by the organizer. This shall apply to the rental rates quoted on the registration form for the duration of the event. Each square meter or portion thereof shall be included in the calculations. All rental rates shall be understood to be exclusive of value-added tax and other taxes and charges (fees for legal transactions and for termination, etc.). A separate registration fee may be stipulated. The organizer reserves the right to change the commencement and duration of the fair without any claim in connection therewith arising on the part of the exhibitor against the organizer (e.g. cancellation, damages).

without any claim in connection therewith anising on the part of the exhibitor against the organizer [e.g. cancellation, damages].

3. Permit and Space Assignment
The organizer shall not be obtigated to accept the registration. The decision regarding the granting of a permit to an exhibitor [i.e. acceptance of the registration], as well as the special space assignment, shall be made exclusively by the organizer. The organizer reserves the right to at any time reject registrations for a permit to exhibit, without having to provide justification. The organizer reserves the right to at any time reject registrations for a permit to exhibit, without having to provide justification. The organizer reserves the right to at any time reject registration shall be confirmed in writing by the organizer, as will be the space assignment, which may take place at the same time as or after the acceptance of registration. Exhibitors from Austria and abroad whose exhibit goods are in keeping with the theme of the fair may be permitted. Trade representatives and importers may exhibit on behalf of the companies which they represent. In the event that the exhibitor takes part in the fair as representative of a manufacturer, he shall so notify the organizer at the time of registration. The organizer may request that the exhibitor submit an inventory of goods sent bliefed, in such case the specification of exhibit goods as listed on the inventory of goods shall not be allowed to be exhibited. Used goods of any kind shall not be allowed as exhibit goods at the fair. The exhibitor shall be obligated to exhibit the registered products for the entire duration of the fair, without limitation. Early closing of the fair stand and/or early dismantling of the fair stand shall be excluded. Any infringement of these obligations shall entail claims for damages. The exhibitor shall terian from exhibiting any form of political propaganda. No legal entitlement to exhibit at any additional fair [i.e. the acceptance of another registration at a fair I the exhibitor, at the discretion of the organizer. Any additional claims, in particular compensation claims, shall be excluded. If for any reason the organizer cannot make available a stand which has already been assigned, the exhibitor shall been entitled only to a refund of the rent actually paid.

only to a refund of the rent actually paid.

A: Withdrawal of Registration
In the event of cancellation (withdrawal) of the registration, the exhibitor shall pay the organizer the following cancellation fees:
Up to 12 weeks before the beginning of the fair, 50% of the agreed rent; within 12 weeks or less before the beginning of the fair,
100% of the agreed rent; in each case plus any taxes, fees, or other additional costs and any costs which have already arisen for
technical and other services ordered. The cancellation fee is to be paid as lump-sum compensation, regardless of any fault, in
which case the exhibitor waives a reduction of compensation, in particular to a right of reduction by the court for whatever reason, including a claim to favorable settlement. The exhibitor acknowledges that the cancellation fee shall also be payable in the
event that the organizer sells or leases the fair stand to a third party. In such case the assertion of any claim for damages which
extend beyond the cancellation fee shall remain unaffected. The due date of the cancellation fee, plus any additional payments,
shall be as stated on the cancellation invoice.

Sissuance of Invoices and Payment Terms

After the time of permit (acceptance of the registration), the exhibitor shall receive an invoice, which shall be paid with sufficient time for the invoice amount to be credited to the account in full at latest by 6 weeks before the beginning of the event. Any invoices issued after this date shall be immediately payable. The exhibitor shall be obligated to pay all costs odditional services (intent 1.), due on presentation of the invoices, whereby the organizer shall also be entitled to require advance payments for these 1.), due on presentation of the invoices, whereby the organizer shall also be entitled to require advance payments for these services. In any case, an invoice may state different payment the terms and dates which are binding on the exhibitor. The punctual payment of the invoices and any registration fee due, as well as the settlement of any amounts still owing from earlier events, shall be a prerequisite for the handing over of the stand assigned. Any complaints regarding the invoice must be made within 8 days after receipt. Thereafter the invoice shall be considered approved, and any complaints received shall be invalid. In the event of a delay in payment, 7% interest per annum shall be agreed, calculated from the due date, in addition to EUR 5 for each letter of reminder, exclusive of value-added tax. The exhibitor shall be obligated to reimburse the organizer for any costs in connection with collection and/or recovery; in such case, the maximum rates therefor shall be agreed pursuant to Regulation BGBI No. 141/1996 or the regulation replacing it, regardless of whether collection proceedings are being carried out by the exhibitor itself or by a third party. The costs of the legal action and execution determined and to be determined by the courts shall remain unaffected by this. The expenses for collection and recovery charged to the organizer by third parties shall in any case be borne by the exhibitor. The exhibitor shall not be entitled to retain the payment of any invoiced amounts due against any counterclaims of any kind, to refuse payment, or to charge such payment against counterclaims.

5a. Taxes, Fees, and Charges
All taxes, fees, and charges, and in particular value-added tax and advertising charges, shall be borne by the exhibitor. All prices
given are net.

5b. Service charge

The exhibitor must pay the service charge. This provides for an amount of exhibitor tickets and free parking, an entry in digital exhibitors catalogue/proceedings, electrical power consumption, hall lighting and cleaning during the trade fair, setting up and dismantling, various printed and electronic advertising materials for the exhibitors own advertising activities and social media activities.

6. Rescission of the Agreement

6. Rescission of the Agreement
The organizer shall be entitled to rescind the agreement without prior notice and with immediate effect in the event that:
all the exhibitor does not meet its payment obligation on a timely basis, or
blin the meantime, bankruptcy proceedings, out-of-court settlement proceedings, or winding-up proceedings take place or are
pending against the exhibitor, or
cloutstanding claims still exist from previous fairs, or
dl the exhibits are not or are no longer in keeping with the theme of the fair.
In these cases, a penalty fee shall be payable by the exhibitor to the organizer in the amount of the cancellation fee set forth in
Point A hereinabove. The penalty fee shall be paid independent of any fault; the exhibitor rescission of the cancellation in the claim for damages, particularly to judicial restraint on any grounds whatsoever. In the event of the organizer's rescission of the agreement, it shall be within the organizer's discretion to make the assigned stand available without further notice. It shall be sufficient if one of the above described points exists.

A Force majetine, material cause.

Can the event due to force majeure, strike, political events, epidemics, natural events, missing official approvals or other important reasons are not carried out, are claims for damages of the customer towards the organizer of whatever kind is excluded. Should be a before the start of the event decree of the municipality, the state and for the federal government and the event may not be carried out, there are no costs for you as an exhibitor apart from the service fee. From the non-implementation of the event the organizer will notify the exhibitor immediately.

8. Sale regulations

8. Sale regulations At trade fairs, the sale and/or delivery of goods of any kind, including samples, shall be prohibited. At fairs open to the public, the exhibitor shall be permitted to sell goods directly and to effect delivery to the buyer immediately, in compliance with the applicable provisions of law. The exhibitor shall be obligated to not conduct the sale in a loud, conspicuous fashion. Restaurant and catering services will be operated exclusively by the organizer or a business partner of the organizer. Exceptions thereto require the express written consent of the organizer. In the event of any infringement of these Terms and Conditions, after making a prior request on short notice to stop the direct-sale (direct supply) operation or the restaurant (catering) services, the organizer shall be authorized to close down the stand.

9. Exhibitor tickets

Each exhibitor receives for them and their booth personnel an amount of exhibitor tickets.

10. Stand assembly, dismantling, and presentation
The exhibitor spaces shall basically not include stand walls and assembly, except by ordering a full package and/or special agreement with the organizer. The exhibitor's stands shall not be allowed to exceed a height of 250 cm (the standard stand height). Greater stand heights shall be possible only after submitting the plans to the organizer and upon written agreement with the organizer; such plans must be submitted to the fair management by at latest 2 weeks before the beginning of the fair. The use of nails, drills, and glue on PVC-coated walls, which are owned by the organizer, is prohibited. In the event of damages, the invoice shall be calculated on the basis of replacement value. Decoration pens may be used on paided walls, but only if they do not go through to the wall. Painted walls may be covered with wallpaper on the condition that the wallpaper be removed by the exhibitor immediately after the fair. If the wallpaper is not removed, this work will be undertaken by the organizer at the exhibitor's expense. In the event of damages, the invoice shall be calculated on the basis of replacement value. The announced time for assembly and dismantling shall be precisely adhered to. Infringements of these fixed times shall be separately charged for. Stand assembly must begin at latest by 12 noon one day before the beginning of the fair. If the read area has not been used by this time or no notification has been given, the organizer reserves the right to make the space available for other purposes from this time, without further notice; in such case however, the entire stand rental shall be payable, plus the registration fee. The assembly work must be completed by at latest 6 pm of the final assembly day Any infringement of the assembly and dismantling times is expressly excluded. In the event of an infringement of the assembly and dismantling times, claims of any kind on the part of the exhibitor against the organizer shall be excluded. In the event of infringe

11. Technical Stand Equipment
General installations for electricity and water shall be carried out solely by contractual partners of the organizer. Electricity, water, and other technical connections shall be possible in return for payment of a fee for connection and use. All electrical equipment, facilities and installations must comply with the regulations of the Austrian Electrotechnical Association and the regulations and requirements customary in Vienna as well as those legally binding for events. Electrical installations shall only be allowed to be installed by licensed companies. Connection and supervision shall be carried on exclusively by licensed fair electricians. The technical regulations for exhibitors and those building stands shall form an integrated part of this Agreement.

12. Exhibiting Machines

Machines being exhibited must be furnished with a CE stamp of approval and comply with the MSV [306] ordinance on machine safety. In the event that machines, safety components, or parts thereof do not confirm to the MSV, this must be clearly indicated by means of a visible sign.

13. Liability and Damages

by means of a visible sign.

31. Liability and Damages
The organizer undertakes no liability of any kind for theft, for goods exhibited or left behind by the exhibitor or third parties in the event that such goods are damaged or missing; this shall apply in particular to exhibition and stand equipment and furnishings. The organizer shall not be obligated to take out insurance policies of any kind. The organizer undertakes no liability of any kind for vehicles parked on the fairgrounds by the exhibitor, its employees, or its business partners. The exhibitor shall be liable for any damages to persons or things which are caused by it, its employees, or its business partners or by its exhibit objects and equipment. The organizer shall be indemnified and held harmless. During assembly and dismantling, each exhibitor has an increased duty of care for the safety of its goods. Valuable and easily moveable exhibit goods are to be revowed from the fair stand during hours when the fair is not open (particularly at night) and kept in safekeeping by the exhibitor itself at its own risk. The organizer shall not be liable for damages to health or property or other damages of any kind which may be incurred on the part of the exhibitor, its personnel, or third parties for whatever reason in connection with the preparation, carrying on, or completion of an exhibit. The organizer shall not be liable for any lost profits. This exclusion of liability shall also apply in the event that damages are caused by defects to the buildings or equipment of the organizer. The organizer which has incurred the damage must produce evidence thereof. The exhibitor shall not be able to derive claims of any kind against the organizer from the act or failure to act on the part of other exhibitors, their personnel, or their business partners. The exhibitor shall lodge complaints concerning any defects promptly and in writing and shall give the organizer the possibility of removing the defect, therwise the exhibitor waives any rights in respect to thes

14. Fair Insurance

The stand rental shall not include insurance for objects brought in to the fair stand, the stand itself, and all other fair equipment. If an insurance policy is taken out with the organizer or an insurance company, the separate written terms and conditions related to the insurance policy shall apply.

15. Advertising Materials of the Organizer
Each exhibitor [including any co-exhibitors and sub-exhibitors] shall be obligated to be included in the fair catalogue and/or fair
magazine published. The minimum entries, as set forth in the catalogue form, shall be made at the cost of the exhibitor even if
an explicit order in this regard has not been made by the exhibitor.

16. Exhibitor's Advertising at the Event Location

16. Exhibitor's Advertising at the Event Location
Transmissions from the site and advertising in visual, sound, or written form on behalf of companies other than the exhibitor
shall require the express written consent of the organizer. Banners, company signs, advertising inscriptions, and other advertising materials shall not be placed or dispersed outside the exhibition stand, extend out into walkways, or exceed a height of 250
cm. The placing of advertising signs, posters, or other advertising materials outside the stand, in particular the parking areas,
as well as the distribution of advertising materials, shall be permissible only after separate agreement with the organizer, to be
billed separately. In the event of unfair advertising visi-a-vis other exhibitors, the organizer is authorized to immediately close the
stand; in such case a reduction of stand rental and other costs shall be excluded.

17. Special event, demonstration

17. Special event, demonstration
All types of special events and presentations at the stands or the fairgrounds shall require the written permission of the organizer. Regardless of prior permission granted, the organizer shall be authorized to limit or prohibit presentations which cause noise, dirt, dust, the emission of gases, etc. or which impair the orderly proceeding of the fair through any other type of disturbance. The halls are equipped with fire alarm systems. The exhibitor will be invoiced directly if they cause the fire brigade to be called out as the result of a false alarm. Sound or audio-visual presentations at the fair stand must be designed in such a way that any sound measured at the edge of the stand shall not be allowed to exceed 40 dBA. If despite the request of the fair's management, a level of sound greater than that permitted is not immediately eliminated, the management reserves the right to take appropriate measures - including, if necessary, the closing of the stand. Registrations with the AKM (the Austrian artists' association) must be made by the individual company itself.

Tax nims and inotographs. The organizer shall be granted the right to take photographs and to film on the fairgrounds and to use the resulting images for its own publications or general publications. In this regard the exhibitor shall waive the right to any and all objections arising out of industrial property rights, in particular copyright law and the law on unfair competition (LWG). Outside of its own stand, the exhibitor shall not be permitted to make or have made films, photographs, rawings, or other pictures of exhibited things

The organizer shall look after the cleaning of the premises and the walkways in the halls. The exhibitor shall be obliged to clean its own stand area. Upon the request of the exhibitor and at its own cost, cleaning companies admitted by the organizer shall undertake the cleaning of the stand. Packing materials and refuse which the exhibitor disposes of in the walkway or places on the side shall be removed at the cost of the exhibitor. The disposal of special waste must be arranged for by the exhibitor itself.

20. Transportation and Parking
It shall be forbidden to drive in the fair halls with motor vehicles of any kind. In the case of special transport vehicles, written permission is to be promptly obtained from the organizer. As of the end of the assembly period all vehicles, without limitation, shall be removed from the entrances, driveways, fire lanes, and parking spaces for the press. During the fair, trucks weighing over 3.5 tons shall not be allowed to be parked in the parking areas. Any infringement of this provision shall entail a case of unlawful disturbance, in which case the organizer shall be free to have the unlawfully parked vehicles towed at the owner's expense

21. Stand Security

During the fair (including assembly and dismantling), the organizer shall undertake to provide security for the halls (external surveillance of the exhibition halls and hall entrances and periodic patrolling of the halls by security personnel. The exhibitors shall have no legal right to demand that the organizer provide it with separate security personnel for its stand (theft security). Additional security personnel for individual stands shall be hired separately by the exhibitor and billed directly to the hired firm.

Dates of any separate security company hired by the exhibitor during the opening times shall be notified to the organizer in most the provided and the contribution of the provided in the pr writing. The hired use of outside security companies to monitor the stand at other times, must be permitted in advance and in writing by the organizer.

22. Infringement of these Terms of Participation or of the Law

22. Intringement of these lerms of Participation or of the Law These Terms of Participation, all special notes in the service- folder, provisions, rules and regulations as well as the applicable provisions of law, and the regulations of the authorities regarding events shall be strictly adhered to. In particular, this includes all legal provisions with regard to fire protection, all provisions of trade law and local police regulations, as well as house rules. Actions ordered by representative of the authorities shall be carried out immediately by the exhibitor and at its own cost. In the event of the failure to comply with or violation of these Terms of Participation, the contractual agreements, and the house rules, as well as the infringement of legal provisions or provisions fordinances) of the authorities, the organizer shall be authorized to immediately close the assigned stand at the cost of the exhibitor, and to effect removal without court proceedings. The orders and instructions of the propriets and these appearance these appearance is the support of the propriets of the propriets and these appearance is the support of the propriets. and instructions of the organizer and those appointed by it shall be unconditionally obeyed by the exhibitor, its personnel, and its business partners. This shall apply in particular to the parking areas for the fairgrounds.

23. Right of Lien

23. Hight of Lien With regard to all outstanding claims of the organizer against the exhibitor, the organizer shall have a contractual and legal right of lien to the objects brought into the stand by the exhibitor and all equipment at the stand. The institution of court proceedings shall not be required in order to exercise this right. In cases of recourse to this right of lien, the objects brought in to the stand and the stand, including equipment, may be removed and stored at the cost and risk of the exhibitor, without prior notice. The organizer shall be authorized to sell these objects at market prices (and conditions) and to credit the proceeds against the outstanding amounts.

24. Data protection (agreement in accordance with data protection and telecommunication law)

Agreement in accordance with data protection law: The exhibitor agrees to the storage, processing and transfer of data within Austria and abroad, as well as the automation-supported use of personal data provided in the registration form ("Exhibitor data")

Austria and abroad, as well as the automation-supported use of personal data provided in the registration form [Exhibitor data] for marketing purposes for events organised by DOK Fortbildungs GmbH. The Exhibitor Data may also be passed on to the media and associate companies listed under www.voek.at / www.vel-austria.at for purposes connected to the trade fair. This authorisation can be revoked at any time and making any further use of such data inadmissible. Declaration of Consent according to the Telecommunication Laws: From this point on the exhibitor consents, subject to withdrawal of consent at any time, to the receipt of information via e-mail from VÖK Fortbildungs GmbH on events staged by this company.

25. Written Form, Common Law

Amendments, supplements, and additions are required to be in writing in order to be valid. This shall also apply to the abandonment of the requirement of written form. Oral collatoral agreements shall be invalid. The exhibitor can not derive rights of any kind from prior events or agreements.

26. General Provisions, Court Jurisdiction, and Place of Performance

This Agreement shall be governed exclusively by the laws of Austria, except the conflict of law rules. The legal jurisdiction and place of performance for both parties shall be Wels. The invalidity of individual provisions contained herein shall not affect the validity of the other provisions, and therefore shall not affect the validity of the Agreement as a whole

For exhibitors and trade visitors as well as for the organizer the house rules of the Messezentrum Salzburg are always valid.

