

General Terms and Conditions for participation in events of DGK eVent

1. General Terms and Conditions

1.1

The following General Terms and Conditions apply to events of DGK e.V. which are conducted by DGK eVent GmbH.

1.2

The Terms and Conditions for participation in and conduct of events are governed exclusively by the Terms and Conditions of DGK eVent GmbH.

1.3

Applications must be made online at www.dgk-ev.de/veranstaltungen. You will receive confirmation online, which serves only to confirm receipt. This confirmation does not confer an entitlement to participation. Your registration becomes effective after payment of the invoice.

1.4

Registrations will be considered in order of receipt, and the potential number of participants for each event is limited. There is no entitlement to participation after the limit is reached.

1.5

For all events, confirmation will be issued by email to all visitors. Events after the end of which final tests are taken are included (on successful completion) among the series of events for DGK Safety Assessors or for DGK Cosmetics Experts.

DGK e.V. is entitled to make changes to the training programme with respect to the content, the maximum number of participants, the place and duration of training and the trainers used. DGK e.V. is not responsible for a particular training outcome or a particular training result. The training courses are generally open to everyone. Restrictions and required knowledge levels can be obtained from DGK e.V.

2. Cancellation conditions

Cancellation free of charge is permitted up to 20 working days before the event. Thereafter, a replacement participant must be indicated or 100% of the total invoice amount is payable. If a registered participant does not attend the event or only temporarily, the full fee is payable.

3. Minimum number of participants

If insufficient binding registrations have been made before the start of the event, the event may be cancelled. The event may also be cancelled at short notice for organisational reasons or due to illness of the trainers. Any registration fees already paid will be refunded. No further claims will be accepted. The cancellation will be announced by DGK e.V. on the website (www.dgk-ev.de/veranstaltungen).

4. Participation fees

Participation fees are payable prior to the event. If the payment has not been received by the first day of the event or no evidence to that effect can be presented, we reserve the right to take a decision on further participation.

The prices of the training courses/workshops can be found on the website of DGK e.V.

5. Copyright

All rights, including rights of translation, reprinting and reproduction of the participation documents or of parts of them are reserved, to the extent that they are protected by copyright. No part of the participation documents may be reproduced, distributed or made available to others through public networks without the written permission of DGK eVent GmbH. Text, photo, archive or video projects created during the event are regarded as participation documents.

6. Liability

We accept liability for damages attributable to us solely up to the amount of the typical risk associated with its performance when entering into the contract. Any further liability is excluded. For damages incurred by the participants in the seminar rooms, DGK eVent GmbH is only liable, if intent or gross negligence can be established against it or a natural person acting under its direction. Claims under the Product Liability Act are not affected by this.

7. Data protection

The participant agrees that DGK eVent GmbH may collect, process and use the required data on the basis of the statutory provisions. In this context, DGK eVent GmbH may pass submitted registration data to participating third parties (e.g. trainers) for the purpose of the provision of the service. For the performance of the contract, DGK eVent GmbH may collect and use the requisite personal information. The client has the right to obtain information about the scope and content of the personal data stored on him at any time. Similarly, DGK eVent GmbH may process, use and delete required personal data that the participants create in the course of the programme.

8. Sundry

8.1

Should any provision of this agreement or the applicable supplementary agreement be or become invalid, the effectiveness of this agreement and the supplementary agreement otherwise shall remain unaffected.

8.2

The parties agree to the application of the law of the Federal Republic of Germany with

regard to all legal relations arising from this contractual relationship.

9. Implementation, place of performance and legal venue

The events are conducted by DGK eVent GmbH.

The place of performance is the designated venue for the training course.

The legal venue for all matters concerning this agreement is Memmingen.