Order form for parking permits



Please note that this form must be submitted by 31.10.2022		Messe Frankfurt Venue GmbH V36 Traffic
Event year:	Event number:	Ludwig-Erhard-Anlage 1
Contracting party and invoice recipient: (Invoices are always addressed and sent to this contracting party.)		60327 Frankfurt am Main, Germany Phone + 49 69 75 75-0 www.messefrankfurt.com
Contact details:		MF customer number:
Company name and legal form:*		Order number:
		VAT ID (EU):
Contact person:*		Tax number (Non-EU):
Street address:*		Mobile phone (with country code):
Postcode / Town/City:*		Hall + level/ stand number:*
Country:*		Length:
Email address of the contact person: *		Width:
Email address for invoices: *		* The fields marked with an asterisk are mandatory and must be filled in.
Your point of contact:		
If you have any questions, please	contact: Phone:	Email:
Parking Team	+49 69 75 75-55 20	parkservices@messefrankfurt.com
		N
		Normal price
	37400110	Parking permit for the exhibition grounds Per parking space for the duration of the event € 47.91
		Valid for the duration of the event for cars up to 2.5 t. APCOA shall, on the basis of the order, arrange for the provision of parking permits that allow motor vehicles with a gross vehicle weight rating of up to 2.5 tonnes to park in the specified car park

Customer number:

Hall / stand number:

Normal price



37400122

Car trailer parking permit for the exhibition grounds Per parking space for the duration of the event

€ 40.32

Valid for the duration of the event.

Messe Frankfurt Venue GmbH collects and uses the data you provide here to process your order. Further information according to article 13 and 14 GDPR please find under messefrankfurt.com/privacy.

I hereby place a binding order.

Please make sure that your order is sent by e-mail. For this the document must be saved.

This order is subject to our terms and conditions of supply in the attachment. Prices are per item or m² in € and do not include VAT.

I hereby confirm that I have read and accepted the terms and conditions of supply in the attachment.



1. Order placement

- (1) Clicking on the "I hereby place a binding order" button automatically submits a binding order, both from the shopping cart in Messe Frankfurt Venue GmbH's Shop for Exhibitor Services and from PDF forms. This will automatically send the order. Order and processing of the delivery are made on the basis of these terms and conditions. The contracting party for the delivery of parking tickets is Messe Frankfurt Venue GmbH. A return of ordered parking tickets is not possible.
- (2) Orders received later than 6 weeks before the beginning of the event will not be included in the allocation of parking tickets.
- (3) Parking tickets will be sent no later than two weeks before the beginning of the event.
- (4) Messe Frankfurt Venue GmbH's service partner is:

APCOA Parking Deutschland GmbH (hereinafter "APCOA")
Am Römerhof 29
60486 Frankfurt am Main
Germany

Phone: +49 (0) 69 – 75 75 55 20 Email: parkservices@messefrankfurt.com

For further questions please contact directly APCOA.

2. Description of services to be provided

- (1) The transmitted parking tickets entitle to park motor vehicles with a gross vehicle weight rating of up to 2.5 tonnes in the parking place specified on the parking ticket.
- (2) The issuance of parking tickets is subject to availability and is only for the duration of the event in question. Individual parking tickets are automatically issued for the nearest available parking place in accordance with the stand number and stand size. There is generally no entitlement to specific parking places. Parking trucks, vans, trailers, containers, buses or caravans in allocated parking places is prohibited.
- (3) Parking tickets are to be laid out to a readily visible location behind the vehicle's windscreen whenever they are parked. Vehicles lacking readily visible and valid parking ticket and vehicles parked in unauthorised locations will be towed away without prior notice at the owner's expense. Parking tickets will be confiscated if the aforementioned provisions are not observed. Only original parking tickets are valid. In the event that parking tickets are duplicated, Messe Frankfurt Venue GmbH reserves the right to prosecute under Section 265a of the German Penal Code (StGB). In such cases, both the original parking ticket and the copies will be confiscated and the vehicles removed from the grounds. A fine will also be imposed.
- (4) In the event that parking tickets are lost, there is no right to replacements.
- (5) Complaints regarding the non-provision or incomplete provision of ordered items or services must be received by APCOA no later than one calendar day after the day of delivery. These can no longer be taken into account at a later point in time.
- (6) The Parking place Terms and Conditions of Use (Parkplatzbenutzungsordnung) of Messe Frankfurt Venue GmbH shall apply.
- (7) In order to be able to provide customers with rapid assistance in the event that problems arise, on all days of the event Messe Frankfurt Venue GmbH will operate through its service partner APCOA an emergency stand-by service whose location and telephone number can be obtained from the hall inspector's office.

3. Invoicing

- (1) All invoices shall be due and payable immediately upon receipt. Messe Frankfurt Venue GmbH reserves the right to invoice services prior to performance.
- (2) The prices valid for the respective event year or mentioned in the order documents of the shop for Exhibitor Services or mentioned in the PDF's apply. Any services that are not listed are not included in prices stated therein and shall be invoiced separately where applicable.
- (3) Offsetting counterclaims against invoiced amounts and deductions of any kind are not permissible, unless they have been determined by a court or are undisputed.
- (4) Messe Frankfurt Venue GmbH will charge a handling fee of €50.00 plus VAT for subsequent changes to the invoice that are necessary as a result of changes to the invoice recipient, address changes etc. This fee will be shown on the modified invoice.

4. Warranty

(1) The warranty is subject to statutory provisions unless stipulated otherwise in the following.

- (2) The customer is initially only entitled to demand supplementary performance in the form of rectification. The form in which appropriate rectification is provided is at the discretion of Messe Frankfurt Venue GmbH, which may provide replacement at any time. The customer may not assert any other claims, particularly for a reduction in price or cancellation of the contract, unless two attempts at rectification of the same defect have failed.
- (3) The warranty does not cover defects incurred by the customer due to natural wear, moisture, intense heat, improper use or improper storage. Similarly, the warranty does not cover reasonable deviations in terms of form, dimensions, colour or types of materials.
- (4) The customer undertakes to inform Messe Frankfurt Venue GmbH without delay of any defects and to provide Messe Frankfurt Venue GmbH with the opportunity to respond accordingly.
- (5) In the event that the complaint about defects is made too late or reservations regarding known defects were not communicated at the time of acceptance, such warranty claims shall be null and void.
- (6) Warranty claims shall also be null and void if the customer makes their own modifications or if they hinder/prevent the assessment/rectification of defects; this generally applies to complaints about defects made after the end of the trade fair regarding defects that occurred or became known during the fair.

5. Liability

- (1) Messe Frankfurt Venue GmbH shall be liable without limitation for claims due to injury to life, body or health, breach of guarantees, and for damages that are the result of intent or gross negligence on the part of Messe Frankfurt Venue GmbH, their legal representatives, employees or vicarious agents, as well as any claims resulting from fraudulently concealed defects.
- (2) In the event of a breach of cardinal obligations (duties whose fulfilment is of particular importance to the purpose of the agreement and on which the contracting party should be able to rely),

Messe Frankfurt Venue GmbH shall only be liable for simple negligence on the part of

Messe Frankfurt Venue GmbH, their legal representatives, employees or vicarious agents for such damages as were typical and foreseeable for such contracts. Liability for any other damages caused by simple negligence is excluded. This also applies to indirect damages and consequential damages.

6. General conditions

- (1) Both parties to the agreement accept these terms and conditions as integral parts of the agreement binding upon both parties. Any differing general terms and conditions of business or purchase of the customer shall not apply, even if the customer has referred to these and Messe Frankfurt Venue GmbH has not specifically rejected them.
- (2) Should individual provisions of this agreement be or become invalid, the validity of the remaining provisions shall not be affected. In such a case, both parties to the agreement undertake to replace any invalid provision with a valid provision that most closely achieves the commercial purpose intended by the invalid provision.
- (3) Both parties to the agreement explicitly agree Frankfurt am Main to be the place of performance and jurisdiction for all claims and disputes arising from this agreement. German law applies.