

CSIO4* WARSAW JUMPING RULES AND REGULATIONS
5-8 September 2024

§1
General provisions

1. The Organizer of the event is Totalizator Sportowy Sp. z o.o. Oddział TWKS with its registered office in Warszawa, ul. Targowa 25 (25 Targowa Street), Tax Identification Number (NIP) 525 00 10 982 (hereinafter referred to as the "Organizer").
2. These Rules and Regulations (hereinafter referred to as the "Regulations") apply to the sporting event to be held September 5-8, 2024 under the name Warsaw Jumping (hereinafter referred to as the "Event") on the premises of the Służewiec Racecourse, ul. Puławska 266 (266 Pulawska Street), 02-684 Warszawa (hereinafter referred to as the "Venue").
3. The provisions of the Regulations are intended for the participants of the Event and other persons present at the Venue during the Event, except for persons appointed by the Organizer to ensure order and safety during the Event.

§2
Rules for participation in the event

1. Admission to the Venue is subject to a fee, in accordance with the price list available at www.warsawjumping.com/pl.
2. Each participant of the Event is obliged to read the Regulations of the Event and comply with the provisions contained therein.
3. Participation in the Event is equivalent to acceptance of these Regulations, the provisions of which the participant is obliged to abide by.
4. The Participant present at the Venue is subject to the laws currently in force, the regulations of the Event Organizer and these Regulations.
5. Persons with a disability certificate and their adult guardian are entitled to enter the Event free of charge.

§3
Entitlements and obligations of the participants of the Event and other persons present at the Venue

1. Each participant of the Event shall be entitled to stay at the Venue within the duration of the Event in designated areas on the basis of assigned rights (wristband issued by the Organizer), i.e. since the opening of the Venue by the Organizer until the official termination of the Event by the Organizer.
2. Each participant of the Event shall be entitled to unrestricted movement within the Venue, bearing the restrictions of point 11 hereinbelow.
3. Each participant of the Event shall be granted right to unrestricted participation in the Event and expression of emotion in particular, on the assumption of bearing the stipulations of these Regulations and lawful respect for the dignity and laws of the third party in mind.
4. Each participant of the Event shall be granted right to receive information as to the location of medical, information, food-serving and sanitary spots and other facilities, as well as security regulations.
5. Each person present at the Venue shall be entitled to medical assistance.
6. Each person present at the Venue shall be provided access to sanitary facilities, on the assumption of bearing their proper use in mind.
7. Each participant of the Event shall be granted right to immediately report any information or possible claims to the Organizer as for any damage suffered at the Venue and to lodge possible complaints to the Organizer.

8. Each person staying at the Venue is obliged to follow instructions of the security services (including the commentator of the Event), and if need be, of the Police, Fire Brigade, Border Guards, Military Police and other security service workers - to follow their commands. All relevant services commissioned by the Organizer shall fall under the definition of 'security / information services'.
9. Any commercial activities shall be strictly prohibited without a prior written consent by the Organizer, with the exception of the exhibitors of the Event. Any money or signature collection shall also be forbidden without the Organizer's written consent.
10. Any slogans or exclamations of abusive, obscene, racist, vulgar, derogatory, provocative or disturbing nature, along with inducing others to produce them, shall be strictly prohibited at the Venue.
11. It is forbidden to access parts of the Venue not intended for the audience use, in particular those that sports events are taking place at, arena where competitions are held, horses are warmed up, and stables.
12. It is forbidden to enter or climb buildings and constructions not intended for general use, building facades, hedges, fences, roofs, lighting devices, trees, mast poles, camera cranes and those areas that shall be accessible only to specialized services, the representatives of the organizer and the exhibitors of the Event.
13. Admission shall be denied to a person who:
 - a. is under visible influence of alcohol, drugs, psychotropic drugs or substances of similar nature,
 - b. is in possession of items listed in § 6, point 4, items 1-12,
 - c. displays aggressive, provocative behavior, posing threat to security or public order,
14. No fire inducing shall take place at the Venue.
15. Smoking tobacco and the use of e-cigarettes are strictly forbidden at the Venue outside the designated areas.
16. It is forbidden to destroy and misappropriate signage and information boards, advertising media, devices and equipment located at the Venue.
17. The placement of banners, flags or any other material that may cause spectators' view interruption, or commercial information visibility constraints, or any obstruction to emergency gates and exits, is strictly prohibited.
18. Handling your physiological needs must not be taken outside sanitary facilities.
19. No littering must take place at the Venue.
20. Unjustified occupation of space along roads, emergency roads, access roads, the blockage of hydrants or other devices to be used in emergency procedures, is strictly prohibited.

§4

Entitlements and obligations of the Organizer

1. The Organizer is entitled to record the course of the Event, the behavior of participants in particular, by means of picture and sound recording devices. The recorded material can provide evidence in possible legal proceedings. The recorded image can be later on disseminated by the Organizer and/or their Partners (the sponsors included) for the sake of documentation, statistics, commercial and advertisement. As for the commercial and advertisement purposes, the image of a person must be included into a larger image; it must not be used as an individual image.
2. The Organizer reserves the right to refuse admission to a person in possession of items that may be used for acting against the law and the Regulations.
3. The Organizer is authorized to remove from the Venue any person who disrupts public order or behaves in violation of the Regulations at the Venue, available at www.torsluzewiec.pl, as well as these Regulations.
4. The Organizer bears no responsibility for private belongings left unattended or left behind at the Venue.

§5 Personal Information

1. The controller of your personal data is Totalizator Sportowy sp. z o.o. with its registered office in Warsaw at ul. Targowa 25, 03-728 Warsaw (hereinafter referred to as the "Administrator"). The Administrator can be contacted by sending an email to iod@totalizator.pl and also via snail mail, at the Administrator's registered office address indicated above.
2. The Administrator has appointed a person responsible for the protection of personal data, i.e. the Data Protection Officer, who can be contacted via email at iod@totalizator.pl, and via snail mail at the Administrator's registered office address indicated above, with the note "Do Inspektora Ochrony Danych".
3. Your personal data shall be processed in order to:
 - a. conclude and perform the contract – the legal basis being the procedures essential to perform the contract whose party is the person who the data refer to or taking action at the demand of the person who the data relate to prior to concluding the contract (Article 6, item 1(b) of the Data Protection Act (DPA))
 - b. to fulfill legal obligations imposed on the Administrator - tax and accounting obligations in particular, the legal basis being the necessity of their processing in order to fulfill a legal obligation incumbent on the Administrator (Article 6, item 1(c) of the DPA);
 - c. secure possible identification, investigation, legal action or defense against claims - the legal basis being the necessity of the processing for the realization of the legitimate interest of the Administrator, understood in this case as the possibility of establishing, investigating or defending against claims (Article 6, item 1(f) of the DPA).
 - d. fulfill security monitoring provisions - the legal basis being the necessity of the processing for the realization of the legitimate interest of the Administrator, understood in this case as ensuring the safety and security of persons, areas and facilities belonging to the Administrator (Article 6, item 1(f) of the DPA).
4. Sharing your personal data is voluntary, though indispensable for the fulfillment of the provisions mentioned hereinabove.
5. Personal data retention period carried out by the Administrator remains dependent on the purpose of processing. On standard terms, the data shall be stored:
 - a. until the date of contract expiration or termination, or
 - b. until the date of expiration of the validity of claims under the contract, or
 - c. until the date of fulfillment of the legally justifiable administrative purposes, or
 - d. until the date of personal data processing duty expiration on the grounds of the commonly binding laws, or
 - e. with respect to data processed as part of ongoing video surveillance, for a period of 30 days.
6. Your personal data can be disclosed to those third parties that are by the commonly binding laws authorized to control the Administrator's activities or those institutions that are by law entitled to personal data processing. Personal data can be processed by the third parties subcontracted by the Administrator for the purpose of personal data processing.
7. In relation to the processing of personal data, you retain the right to access and obtain a copy of your data, rectify, erase, restrict processing, object to processing, monitor data portability. Those rights are vested in cases and to the extent provided by applicable law. In relation to data processing, you are also entitled to lodge a complaint with the supervisory authorities – the President of the Office for Personal Data Protection.

8. The Administrator shall not make automated decisions based on personal data, including those decisions that result from profiling.

§6 Security

1. The Organizer is responsible for the security at the Venue within the entire duration of the Event.
2. Each person present at the Venue at any moment of the Event must at all times behave in a way that poses no threat to the safety of others and respect the provisions of the common law, the rules at the Venue and these Regulations.
3. For the sake of security, participants of the Event must follow the instructions of the security or information services as for seat occupation, even if discrepant from the originally designated ones and/or refrain from leaving the seat for the time defined by the aforementioned services.
4. Any attempt of bringing in any of the following items into the Venue shall result in the Organizer denying admission to the Venue or in a person being removed from the Venue:
 - 1) weapons , ammunition and any other dangerous items,
 - 2) explosives,
 - 3) pyrotechnic materials,
 - 4) flammable materials,
 - 5) alcohol,
 - 6) drugs and/or psychotropic drugs,
 - 7) any material of racist, abusive, xenophobic and obscene content,
 - 8) gas atomisers, corrosive or coloring substances,
 - 9) fan trumpets, musical instruments, or any other objects or devices that may disrupt the course of the Event and/or startle the animals taking part in the Event,
 - 10) banners, agitation and propaganda banners, flags, balloons or flags or any other materials that may cause spectators' view interruption, or commercial information visibility constraints, or any obstruction to emergency gates and exits,
 - 11) laser pointers,
 - 12) commercial or advertising materials other than those authorized by the Venue Administrator's or the Organizer's written consent,
 - 13) animals and pets with the exception of guide dogs,
 - 14) drones,
 - 15) scooters and bicycles, does not apply to riders and slackers,
 - 16) carrying out any protest actions.
5. The prohibition specified in point 4 item 5 shall not apply to those authorized by the Organizer for alcohol sale at the Venue.
6. The Venue shall be divided into zones, to which access depends entirely on a person's access entitlement. The zones shall be marked in a way that is legible and understandable to anyone staying at the Venue.
7. The sale or serving of alcohol must not take place at the Venue without the Organizer's consent and beyond designated areas.
8. The consumption of alcohol at the Venue must only take place within the designated food-serving areas.
9. The Organizer's Security services shall be authorized to:
 - 1) check a person's access entitlement to partake in the Event; in the event of absence of the access entitlement, the person will be requested to leave the Venue,
 - 2) check an individual's ID to prove their identity,
 - 3) review the content of baggage and clothing in the event of suspicion of an attempt to transfer any of the items aforementioned within § 6 item 4 of these Regulations,

- 4) issuing commands at those disrupting public order or breaching the provisions of these Regulations; in the case of their refusal to behave, the services are fully authorized to remove an individual from the Venue,
 - 5) stopping and reporting to the police those who manifest disruptive behavior and pose direct threat to the property under security's supervision, or act against the law.
10. The Organizer's Security services:
- 1) shall refuse admission to the Event to:
 - a) an individual who refuses to cooperate within the assumptions as stipulated in point 9 items 1-3 hereinabove,
 - b) an individual under visible influence of alcohol, drugs, psychotropic drugs, or similar substances,
 - c) an individual in possession of weapons or other items, materials, products, liquids and substances aforementioned within § 6 point of these Regulations,
 - d) an individual manifesting disruptive and provocative behavior, or posing any potential threat to public safety and order;
 - 2) shall remove from the Venue an individual who disrupts public order or neglects the Rules and Regulations of the Venue;
 - 3) shall remove from the Venue any individual aforementioned within point 10, items 1(a-d);
 - 4) The Organizer may deny access and stay at the Venue to any individual whose appearance or make-up preclude identification.
11. A person staying within the Venue shall in the event of fire or any other threat to public health and safety be obliged to:
- a. immediately notify Security services or information services of the Organizer,
 - b. strictly adhere to the commands of the services aforementioned within point 1,
 - c. avoid causing panic,
 - d. not hinder access to emergency services.

§7

Final provisions

1. The Organizer shall reserve the right to:
 - 1) modify the date of the Event or cancel the Event, on condition that the decision shall be announced to the public immediately after being taken,
 - 2) claim justifiable damages from the participant of the Event responsible for any damages,
 - 3) invalidate any card, badge, or any other document authorized for entering the Venue, pursuant to the provisions of these Regulations.
2. The respective article titles within these Regulations have been designed for facilitating reference and reading.
3. These Regulations shall be available at the Organizer's website and in their office as well as at the entrance points from the commencement of the Event onwards.
4. These Regulations shall enter into force on the day of publication and remain binding until the official termination of the Event.