



# APPLICATION FOR MEMBERSHIP AACHEN-LAURENSBERGER RENNVEREIN E.V.



**Per Mail to:**  
Aachen-Laurensberger Rennverein e.V.  
P.O. Box 50 01 01, 52085 Aachen, Germany

**Per Email to:**  
mitglieder@chiaoachen.de

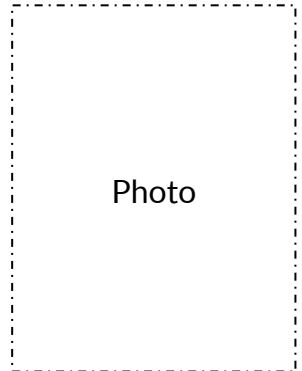
Title, First Name, Last Name: .....  
(Company, Contact Person)

Street: .....

Zip Code, City, Country: .....

Phone .....  
(for contact during the day)

Email: .....



- |                          |  |                |       |
|--------------------------|--|----------------|-------|
| <input type="checkbox"/> | <b>Individual Membership</b>                       | Admission Fee: | 150 € |
|                          |  | Annual Fee:    | 150 € |
| <input type="checkbox"/> | <b>Junior Membership</b><br>(30 years and younger) | Admission Fee: | 70 €  |
|                          |  | Annual Fee:    | 70 €  |
| <input type="checkbox"/> | <b>Company Membership</b>                          | Admission Fee: | 450 € |
|                          |  | Annual Fee:    | 450 € |

Date of Birth: ..... Occupation: .....

I am:  CHIO Visitor     CHIO Ticket Customer     CHIO Volunteer  
                  since .....                    since .....                    since .....

I would like to become a member because .....  
.....

**I request the direct debit of my membership fees:**

IBAN-No.: .....

Bank: ..... BIC: .....

A SEPA-Direct Debit authorization will be sent to you separately and we kindly ask you to sign and return it.

Note: If a debit is not possible due to insufficient coverage or because the bank data has changed and the ALRV has not been informed about this change, the ALRV will charge the member with the incurred expenses.

In accordance with the DSGVO, I consent that the ALRV may process my personal data for association matters. The complete ALRV-Statutes as well as the GTC incl. show ground regulations and privacy policy are available at the main office as well as under [www.chiaoachen.com](http://www.chiaoachen.com). With my signature I accept the ALRV-Statutes as well as the GTC incl. show ground regulations and privacy policy. This consent is voluntary and may be revoked at any time. Revocation results in withdrawal of the membership.

Date: ..... Signature: .....  
(and, if relevant, company stamp)

**Extract of the Statutes of the Aachen-Laurensberger Rennverein e.V.**  
According to the decision of the General Assembly on April 22nd, 2010

**§ 4 - Membership**

- 1) Natural and juristic persons can become members of the association. The acquisition of membership requires a prior written application to be directed at the supervisory board, in which the applicant commits to abide by the statutes of the association.
- 2) The supervisory board's admission committee decides on the application of membership. Legal recourse against the admission committee's decision is excluded. The admission committee convenes as necessary, but at least once in a fiscal year, at the latest 60 days previous to the general assembly. The decision of the admission committee is communicated in writing, without the need to give reasons for the decision.
- 3) The membership comes into effect with the payment of the admission fee. The amount of this fee is defined by the supervisory board.
- 4) The membership rights can only be executed personally. The membership is neither transferable nor inheritable.
- 5) The membership is terminated
  - a) through death,
  - b) through cancellation by the member,
  - c) in the case of juristic persons also through the loss of legal entity,
  - d) in the case of a commercial partnership or a juristic person, if the legal insolvency proceedings of the member's property have been initiated or if the initiation of such proceedings have been denied due to the lack of quantity,
  - e) through exclusion from the association.
- 6) The notice of cancellation of membership must be submitted to the supervisory board in writing at the latest 42 days prior to the end of the fiscal year. The membership rights must be fulfilled until the end of the current fiscal year.
- 7) The supervisory board can exclude a member,
  - a) for good cause, especially if the member has considerably damaged the association's reputation in public, or if the member has wantonly offended against the association's interests or the articles of association, or if the member has seriously acted contrary to the association's directions or if the member has repeatedly acted unsportsmanlike;
  - b) in case the member, after two written overdue notices, has not fulfilled his/her financial duties resulting from the membership in the association; the decision to exclude the member can only be rendered if the full payment of all arrears has not taken place within 30 calendar days after sending the second overdue notice, which is to be sent to address last known by the association and which announces the exclusion in the case of the failure to pay the arrears.
- 8) The supervisory board must give reasons for the implemented action in written form and must inform the member concerned accordingly. Legal recourse against the decision is excluded. §14.2. remains unaffected from this.
- 9) If a member leaves the association or if the association is dissolved, the member cannot make any claims regarding the association's capital or regarding a possible reimbursement of contributed assets.
- 10) The supervisory board reserves the right to bestow the title "honorary member" or "honorary chairman" to members that have outstandingly contributed to the association. The appointment must be confirmed by the general assembly.

**§ 5 - Membership Fees / Expense Allowances**

- 1) Every member is obligated to pay an annual fee, the amount of which is defined by the supervisory board at the beginning of each fiscal year. The annual fee must be paid at the latest by January 31st of the fiscal year.
- 2) Membership fees are assigned separately for natural and juristic persons.
- 3) Honorary members and honorary chairmen are exempt from any membership fees.
- 4) Persons who have acted on behalf of the association according to orders (also on honorary basis), can be reimbursed for their expenditures for travelling and disbursements. Adequate proofs regarding the amount and the purpose of the expenses incurred while acting on behalf of the association must be presented. Travel costs can be reimbursed as a lump sum according to the current income tax regulations, however only on the basis of itemisation. In case that there might be separate or existing contractual agreements contrary to this reimbursement of expenses, then these are decisive until a later amendment.