



Registration form for school classes: Welcome to the K1 Waldseilpark Fröhnerhof!

We wish you a lot of fun climbing!

Please note: the general conditions of business are valid. Accordingly, a declaration of consent signed by the parents/guardians must be presented.

WHEN WOULD YOU LIKE TO GO CLIMBING? (Please, call or e-mail to make your reservation)

Date: _____ Time: _____

Name of School: _____

Zip code and city of school: _____

TEACHER 1

Surname: _____

First name: _____

Date of birth: _____

Street/House number: _____

Zip code/City: _____

Phone: _____

E-mail*: _____

TEACHER 2

Surname: _____

First name: _____

Date of birth: _____

Street/House number: _____

Zip code/City: _____

Phone: _____

E-mail*: _____

* Your e-mail address is in good hands with us – we do not pass on any data to third parties and will only use the address to inform you of actions, offers and new attractions at the K1 Waldseilpark Fröhnerhof.

PLEASE ENTER HERE THE NUMBER OF PUPILS FOR EACH GRADE:

GRADE:

NUMBER OF PUPILS:

3rd to 7th grade: _____

8th to 10th grade: _____

From 11th grade on: _____

With your signature you accept the general conditions of business of the KL Outdoor Fun & Tourismus GmbH and confirm that you have read and understood these and have conveyed them to your pupils.

Date

Signature 1
(teacher)

Signature 2
(teacher)



WALDSEILPARK

K1
FRÖHNERHOF

General Business Conditions

§ 1 Terms of use

- (1) The precondition for using the courses of the K1 Waldseilpark is the conclusion of a contract according to these GBC. Hereby it is to be confirmed to have read the GBC and accepted their content completely.
- (2) The courses of the K1 Waldseilpark can only be used by person with a minimum age of 7 years. In addition, the following rules apply:
 - All courses may only be used by persons with a maximum weight of 120 kg.
 - Courses 6 and 7 may only be used by persons with a minimum height of 150 cm and a minimum age of 8 years.
 - Course 8 may only be used by persons with a minimum height of 150 cm and a minimum age of 16 years. Also, a special instruction by a K1 Waldseilpark trainer is required.

The use of any of the courses is prohibited for persons suffering from an illness or psychological or physical impairment, that might pose a threat to their own or other people's health, when using the K1 Waldseilpark courses.

- (3) Underage children, that are not accompanied by an adult, must present the declaration of consent, signed by a parent or legal guardian.
- (4) Persons under the age of 14 are only allowed to use the courses when accompanied by a parent or an adult responsible for them. One adult can accompany a maximum of 2 children. Exceptions to this rule e.g. for school classes and larger groups of children under the age of 14, can be made after consulting with the KL Outdoor Fun & Tourismus GmbH.
- (5) Entering the K1 Waldseilpark or using the courses under the influence of alcohol, drugs or other substances impairing the ability to respond or react, e.g. medication, is prohibited.
- (6) We strongly advise against using the courses to people with intervertebral disk degeneration or shortly after surgery.

§ 2 Safety instructions

- (1) Each person must attend the required safety instructions before using the K1 Waldseilpark courses.
- (2) Bringing own equipment is prohibited.
- (3) Persons that do not feel capable, or according to an authoritative statement from the safety instructor, are not capable to carry out the mandatory safety requirements/belay correctly, are not allowed to use the courses. In this case, the price of admission will be refunded.
- (4) 3 hours after the completion of the safety instructions the equipment must be returned. Otherwise the visitor is to pay an extra fee for every part of an hour according to the K1 Waldseilpark pricelist.

- (5) During the whole time of the stay, all orders and decisions of the K1 Waldseilpark employees must be followed immediately. To contravene or breach these regulations or orders from the K1 personnel or continuous disturbance of procedures may result in expulsion from the K1 Waldseilpark. In this case there is no right for a refund of the admission price.

§ 3 Cessation of operation/Non-use

- (1) The KL Outdoor Fun & Tourismus GmbH reserves the right to close the park or certain courses for reasons of technical safety (e.g. thunderstorms, storm, technical defects etc.). In this case there is no right for a refund of the admission price.
- (2) Should a person terminate his/her visit to the K1 Waldseilpark Fröhnerhof earlier than necessary and at his/her own wish, then there is no right for a refund of the admission price.
- (3) It is possible to get information on closing or changed opening hours due to weather conditions via telephone or internet.

§ 4 Liability

- (1) The use of the whole facility is at one's own risk.
- (2) The liability of the KL Outdoor Fun & Tourismus GmbH is excluded as follows:
 - in case of injury or damage of clothing or objects caused by screw fittings, ropes, snap hooks, rope rolls, wood splinters, parts of the courses, branches, pathless grounds etc.
 - in case of theft.
 - in case of damage caused by another participant.
 - in case of damage caused by ignoring the safety regulations, the safety instructions or false information.
- (3) The KL Outdoor Fun & Tourismus GmbH will only be liable within the legal requirements for personal injury. KL Outdoor Fun & Tourismus GmbH will only be liable for loss or material damage in case of intention or gross negligence.
- (4) Accidents, material damage or injury must be reported to the KL Outdoor Fun & Tourismus GmbH personnel when returning the equipment, at the latest. For delayed reporting of accidents, material damage or injury, the KL Outdoor Fun & Tourismus GmbH reserves the right to neglect the claims.

§ 5 Miscellaneous

- (1) Place of jurisdiction is Kaiserslautern.

The law of the Federal Republic of Germany applies.
- (2) If individual provisions of the GBC should be or become invalid, this shall not affect the validity of the remaining provisions. Invalid provisions shall be replaced by provisions, which come closest to the purpose intended, as the parties would have agreed to if they had knowledge of such an invalid provision. The same applies to any gap in these provisions.