



General Terms and Conditions of Business of Bricks Events

§ 1 Conclusion of contract

All orders are only valid if they are confirmed in writing by Bricks Events.

§ 2 Terms of payment

1. 50% due 14 days before start date event on account of Bricks Events.
2. All Payments are made in cash or moneytransfer without any deduction. Costs for the payment transaction are borne by the contracting body
3. Summations and liens of the contracting body are excluded
4. In case of breach of payment Bricks Events is allowed to cancel the contract without notice and to insist on the whole payment without regard on the agreed due date
5. The legal rules and regulations about the delay of payment are unaffected.

§ 3 Withdrawal

In case of cancellation of the contract by the contracting body, Bricks Events will charge a cancellation fee: until 10 weeks prior the event 30 %
from 10 weeks until 5 weeks prior the event 50 %
from 5 weeks until one week prior the event 70 %
from 1 week prior the event 100 %

§ 4 Claims

Claims and complaints have to be made in writing and need to be existent to Bricks Events within 10 days after the event.

§ 5 Force majeure

Incidents due to force majeure authorize Bricks Events to delay the event or parts of the event for the duration of obstruction and reasonable time. If the execution of the event gets unacceptable for one of the parties, it can resign from the contract. Here our withdrawal conditions are valid - exceptional cases require written form.

§ 6 Cancellation of personnel due to illness/other arrangements

Bricks Events is bound to care for a replacement in case of a cancellation of an employee in case of illness by three days prior the event. If Bricks Events does not succeed in finding a replacement for the employee, the payment is reduced about the amount of the charge for the particular employee. In case of default of the contract by one of the contracting parties, the culprit has to pay a penalty of the amount of the charge (charge for the employee and additional costs). The agency does not bear liabilities for personal obstruction reasons of the employee that exceed the penalty.



§ 7 Cause of damage by guests on the event

The client has to make sure that nobody of the guests inflicts damage on the objects and working personnel of the event (except when otherwise stipulated.) All costs, caused by the lack of safety arrangements, are charged to the debit of the client, otherwise the participation follows at one's own risk. Bricks Events assume no liability for personal or material damage of the participants.

§ 8 Secrecy

The content of the contract is subjected to secrecy. Bricks Events and the client agrees not to disclose any information declared to require secrecy to third parties during the duration and after completion of the contractual relationship, as long as and to the extent that such information has not become generally known in any other way, or if one waived confidential treatment in writing. It applies especially for the placement of personnel. The offence against secrecy carries the duty of payment in the amount of the arranged fee.

§ 9 Concept and preparation of an order

The presented concepts are the intellectual property of Bricks Events. The realization of these concepts (also partially) is not allowed without the permit of Bricks Events in written. If Bricks Events offers an event-location and the client get in touch with the offered event-location without the knowledge of Bricks Events and a booking results between the client and with the event-location directly, then Bricks Events reserves the right to calculate an agency fee of 10% of the lease costs.

§ 10 Competition clause employees

Employees suggested by Bricks Events for the contracting party and they, without intervention of Bricks Events, make contact with the employee of Bricks Events for future assignments and a contract is made between the contracting party and the employee of Bricks Events, has Bricks Events the right to charge a fee of € 300,00 per employee.

§ 11 Jurisdiction

Jurisdiction and place of performance is Amsterdam. The business relationship shall be governed by Dutch Law.

§ 12 Liability in any case for employees of Bricks Events and Bricks Events as judicial entity working for the contracting party.

Bricks Events has and takes no liability whatsoever for any damage, loss or injuries during the contract of the employee. The contracting party is sole responsible for any damage, loss or injuries inflicted during the contract.

§ 13 Severability clause

Should one or more conditions of this contract be cancelled, the validity of the other conditions is not touched.