

## GENERAL TERMS AND CONDITIONS

General terms and conditions for Fort Vechten Horeca en Events B.V. in Bunnik, with regard to, among other things, the use of indoor and outdoor activities and catering facilities, hereinafter referred to as 'Fort Vechten'.

### Article 1 Quotation

This quotation is valid for a term of seven days. If you do not accept this quotation in writing within the agreed term, this quotation, including any options, will lapse.

### Article 2 Payment conditions

For quoted amounts of €2,500 or more, you will receive a prepayment invoice from us. The prepayment invoice concerns 70% of the value of the quotation, will be sent to you two months prior to the reservation date and must be paid within 30 days of the invoice date. Prepayment invoices will be sent to you by e-mail. Please let us know if you would like to receive the prepayment invoice by post. The final invoice, adjusted to the actual situation and after the deduction of the prepayments, must be settled within 14 days of the invoice date.

### Article 3 Changes in number of persons

Changes must be notified to us in writing or by e-mail. Changes are only valid if Fort Vechten has confirmed these in writing or by e-mail. The number of persons can be changed free of charge up to two weeks before the start of the event. The number of persons can be reduced by a maximum of 10% free of charge up to 1 week before the start of the event.

### Article 4 Cancellation of restaurant and table reservations

- 4.1 If a reservation is made for the restaurant only (table reservation), the following applies for cancellation of this reservation:
- no costs will be charged for cancellations up to 14 days before the reserved date.
  - in the event of a cancellation between 14 and 7 days before the reserved date, the customer will owe 25% of the quoted value (pursuant to article 1.11 of the UHV).
  - in the event of a cancellation 7 days or less before the reserved date, the customer will owe 50% of the quoted value.
  - in the event of a cancellation 3 days or less before the reserved date, the customer will owe 75% of the quoted value.
- 4.2 A cancellation is only valid if it's been done in writing or by e-mail.

### Article 5 Cancellation of agreements for rooms, groups and parties

If a reservation has been made for a group (e.g. a meeting, wedding of party) not falling under Article 4, the following applies for cancellation of the reservation:

- for cancellations up to 6 months before the date on which the first catering service must be provided according to the relevant agreement, the customer is not required to pay the company any compensation.
- for cancellations up to 3 months before the planned date, the customer is required to pay the company 10% of the quoted amount.
- for cancellations up to 2 months before the planned date, the customer is required to pay the company 15% of the quoted amount.
- for cancellations up to 1 month before the planned date, the customer is required to pay the company 35% of the quoted amount.
- for cancellations up to 14 days before the planned date, the customer is required to pay the company 60% of the quoted amount.
- for cancellations up to 7 days before the planned date, the customer is required to pay the company 85% of the quoted amount.
- for cancellations 7 days or less before the planned date, the customer is required to pay the company 100% of the quoted amount.

### Article 6 Damage or lost property

We will charge you the replacement value for Fort Vechten property that is damaged or lost.

#### **Article 7 Dietary requirements and (food) allergies**

If you have any dietary requirements and/or (food) allergies, please report this to us as soon as possible, at least one week before the start of the event/reservation. If the report is made at a later point, Fort Vechten will try to take this into account in relation to the event/ the reservation, but cannot guarantee this.

#### **Article 8 Media and copyrights**

Cameras and other equipment are present at and on the Fort Vechten complex for security and commercial reasons. All media rights to recordings made, in the broadest sense, remain the property of Fort Vechten and the participant explicitly waives these. Fort Vechten reserves all rights and authorisation accruing to it pursuant to the Copyright Act in relation to all products and services provided by Fort Vechten. Images are the property of Fort Vechten and are not released, other than in the event of a statutory obligation or court order to do so. Fort Vechten will make every effort to keep your personal data in compliance with the Personal Data Protection Act and to comply with the Act.

#### **Article 9 Liability**

Fort Vechten accepts no liability whatsoever for the consequences of setting, typing or programming errors on the Fort Vechten website or in its other publications

#### **Article 10 Laws and regulations**

Fort Vechten reserves the right to change the quoted value if changes in laws and regulations give rise to this.

#### **Article 11 General**

- 11.1 All Fort Vechten quotations and offers and all agreements with Fort Vechten are subject to these General Terms and Conditions. All catering activities are subject to the Uniform Catering Terms and Conditions (UVH). The regulations and these terms and conditions are complementary. Fort Vechten is the user of these terms and conditions. The terms and conditions are binding on everyone that makes use of our services. The terms and conditions can be viewed at our offices and will be sent to you free of charge on request.
- 11.2 Fort Vechten reserves the right to open talks with the client in order to contract a new agreement if significant (purchasing) price increases arise between the date on which the agreement is contracted and the actual execution date of the agreement. If it is not possible to contract a new agreement, Fort Vechten has the right to cancel the agreement without stating its reasons any further.
- 11.3 Fort Vechten reserves the right to charge clients that cancel an agreement the costs of cancelling any contracts concluded with third parties for the execution of the agreement with the client on a one-to-one basis.

#### **Article 12 Risk and liability**

- a. The participant is aware of the fact that the use of all Fort Vechten activities entails risks of damage or injury in the broadest sense. The participant accepts these risks in full through completion and signature of the disclaimer. Participation in the activities therefore takes place at the participant's own risk and expense. Fort Vechten is therefore not liable for any form of damage - including indirect damage, consequential loss and loss of earnings - that the participant suffers as a result of accidents during the activities.
- b. Fort Vechten is not liable for any damage as a result of circumstances attributable to the participant.
- c. The exclusions and/or limitations of the liability of Fort Vechten in this provision also apply for Fort Vechten employees and other representatives, service providers involved and to the staff of the service provider concerned.
- d. The liability of Fort Vechten is always limited to the amount paid out under the liability insurance of Fort Vechten in the case concerned.
- e. Participants shall strictly observe the rules and regulations as drawn up by Fort Vechten. This also applies for the instructions of the Fort Vechten instructors and employees in attendance, and to the texts and images on the relevant signs and TV screens.



# FORT BIJ VECHTEN

## Article 13 Reservation of tickets

- 13.1 The reservation and/or purchase of tickets entails acceptance of the application of these terms and conditions and consent to their contents.
- 13.2 Tickets can be reserved by e-mail or by telephone. Reserved tickets that are not yet paid must be paid for and collected from the ticket office at least 30 minutes before the start of the reserved time. Fort Vechten is free to sell tickets that are not collected in time to other participants.

## Article 14 Force majeure


- 14.1 In the event of force majeure, Fort Vechten cannot be required to comply with the agreed obligations. In that case, Fort Vechten has the right to either suspend the programme for the duration of the force majeure or to cancel part or all of the programme due to unforeseen circumstances. Where possible, Fort Vechten will offer an alternative programme or move the entire programme to a suitable alternative date. In no case is Fort Vechten liable for compensation for damage.
- 14.2 For the purposes of these General Terms and Conditions, 'force majeure' refers to all circumstances, foreseen or unforeseen, over which Fort Vechten has no control and/or the consequences of which Fort Vechten cannot reasonably be expected to prevent, in addition to the interpretation of that term laid down in law and jurisprudence. This includes strikes in the Fort Vechten business, malfunctions or defects in equipment/accommodation and weather conditions qualified as extreme in the view of Fort Vechten.

## Article 15 Applicable law

The legal relationship between Fort Vechten and the participant is governed by Dutch law. The District Court of the Central Netherlands is competent to hear any disputes that may arise between the participant and Fort Vechten. In cases where one or more of the provisions of these terms and conditions should be regarded as null and void or voidable, this is without prejudice to the other provisions and the provision that is null and void or voided will be replaced by a regulation that is consistent with that provision as far as possible.

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