

## **Clients Standard terms and conditions CEC Event ApS / Copenhagen Event Company**

### **Product liability and Insurance**

Both parties are liable under Danish law. If the client wishes for an additional insurance for the visitors/employees involved in the event executed by CEC, CEC encourages the client to take out a separate insurance.

### **Other terms**

If the client terminates the contract before the end of the agreement, the client holds all expenses CEC has held to the given time. In addition, CEC will be entitled to compensation under Danish law and will charge for spent hours at a fixed price agreed to DKK 1250 excl. VAT per hour.

CEC cannot terminate the agreement unless there is default on the contract from the client. Changes of this agreement must be subject to specific negotiations between the two parties and only upon joint approval. Changes may be necessary, as some suppliers because of practices within certain industries, may resign from their commitment to CEC. CEC strives to the fullest extent possible to avoid such situations. CEC cannot be held responsible, and the client accepts that there can be no claim for damages as a result.

### **Force majeure**

The Danish law and definitions apply between the parties, including bankruptcy of subcontractors or other insolvency law treatment, strike, lockout or other labor stoppage, war, fire, pandemics, hurricane, storm, accident, or other force majeure, which prevents or substantially restricts the tasks performed.

### **Twists**

Any dispute arising out of this agreement, including the interpretation of this, must be sought through negotiation between the parties.

In the absence of amicable settlement, any dispute in connection with this contract must be settled according to Danish law with the City Court as legal venue.

Copenhagen, 9. May 2023

**CEC Event ApS / Copenhagen Event Company**