



GENERAL TERMS AND CONDITIONS OUTLAW EVENTS B.V.

Article 1 General

1.1 These general conditions are used by Outlaw Events B.V. (hereinafter also: "Outlaw Events") and / or by one or more of its subsidiary and / or sister companies. Outlaw Events is the 'user' of the general terms and conditions in the sense of article 6: 231 sub b Dutch Civil Code.

1.2 Outlaw Events is located at Kleine Toch 7B (1507 CB) in Zaandam. The company can be contacted by mail at info@outlawevents.nl. Outlaw Events is registered with the Chamber of Commerce Amsterdam under number 71566716.

1.3 These general terms and conditions apply exclusively to private individuals and expressly not to parties in their capacity as professional contractual parties in relation to Outlaw Events. Different terms and conditions apply to legal relationships between Outlaw Events and a professional contracting party.

1.4 The 'other party' within the meaning of the Dutch Civil Code in these general terms and conditions is the private individual - a visitor of an event or the website or a webshop of Outlaw Events - and is referred to below as 'visitor'.

Article 2 General conditions

2.1 These general terms and conditions apply to all admission tickets and therefore constitute an indissoluble whole with all agreements regarding the purchase, donation and delivery of admission tickets for the events of Outlaw Events, wherever held or held. The general conditions also apply to every legal relationship between Outlaw Events and the visitor, so even if the latter visits the website or the webshop of Outlaw Events.

2.2 By purchasing and / or obtaining and / or using an admission ticket and / or entering the location of the event and / or taking note of these conditions via the website of Outlaw Events, the visitor accepts the contents of these conditions. This also applies if the acquisition of an admission ticket has been made in any way whatsoever by third parties.

2.3 These general terms and conditions have been filed with the Chamber of Commerce by Outlaw Events under number and every visitor can request this and take note of the content. These conditions will also be sent to anyone free of charge on request. Such a request can be submitted by e-mail to: info@outlawevents.nl.

2.4 These general conditions are also available electronically, retrievable and downloadable on or from www.Outlawevents.nl. The visitor can save the conditions to take cognizance of it later, as referred to in Section 6: 243 subsection 2 Dutch Civil Code.

2.5 Outlaw Events refers - where reasonably possible - to the general terms and conditions on a printed ticket for an Event. The visitor can usually also take note of a concise summary of the general conditions when entering an event where banners with a summary of important house rules are hung in memory.

Article 3 Admission ticket

3.1 Access to an Outlaw Events event is only obtained on presentation of a valid admission ticket.

3.2 Access to the event will only be obtained by persons aged 18 and older, unless explicitly stated otherwise on the website of the relevant event. Visitors may be asked to provide proof of identity to check on the age limit. If no valid identification is shown or the age is not correct, then this visitor will be denied access (or the visitor will be removed from the event) without Outlaw Events being obliged to refund the entrance fee to the visitor.

3.3 The admission tickets are and remain the property of Outlaw Events. The visitor is prohibited from reselling an admission ticket for the event to third parties in any way and / or offering the tickets to third parties in any way and / or providing them for or for commercial purposes. In case of violation of this prohibition, Outlaw Events is entitled to refuse access to the event to the owner of that admission ticket and to recover all resulting damage from the visitor.

3.4 In the event of violation by the visitor of (one or more of) the provisions as stated in these general terms and conditions, Outlaw Events is entitled to invalidate the admission ticket or to refuse the customer (further) access to the event without the visitor being entitled to a refund. the amount that he has paid to Outlaw Events for the admission ticket (including service costs), whether or not via a (pre) sales address. Holders of invalidated admission tickets are not entitled to a refund or compensation in any other way.

3.5 The visitor is not allowed to advertise in any way or any (other) form of publicity in connection with the event and any part thereof. The visitor would thus infringe the trademark rights of Outlaw Events.

3.6 If the Visitor fails to comply with his obligations as set out in the previous paragraphs of this article, the visitor (or the buyer or seller of the admission ticket) owes an immediately due and payable fine of € 5,000 per violation to Outlaw Events and € 500.00 for every day that the violation has continued and continues - without prejudice to the right of Outlaw Events to claim compensation from him for the damage suffered or to be suffered.

3.7 With a purchase by the visitor of an (electronic) admission ticket (e-ticket) for an Outlaw Events event through the internet, the payment thereof is usually handled for a third party on behalf of Outlaw Events. This third party usually also applies its own general terms and conditions in relation to the visitor as the buyer of the admission ticket. These conditions then apply simultaneously with these conditions.

Article 4 Search and prohibited goods

4.1 Outlaw Events has the right to search the visitor prior to entering and / or during the event. The visitor who does not submit to it can be refused entry to the event - or he can be removed from the event - without the right to a refund of the purchase price for the admission ticket.

4.2 It is prohibited (semi-) professional photographic, film and / or sound and / or other recording equipment of any kind, glassware, plastic bottles, drinks, food, drugs, tin, fireworks, animals, weapons and / or dangerous objects, for himself or another to bring to the event takes place, under penalty of seizure. Confiscated goods are not returned.

4.3 Visitors who violate this prohibition may also be refused (further) access without the right to a refund of the entrance fee, or can be removed from the event and / or transferred to the Police. Confiscated goods will be destroyed.

Article 5 Denied access

Outlaw Events generally reserves the right to deny certain visitors (further) access to the event or to remove them from the event if this is deemed necessary in order to maintain public order and safety during the event.

Article 6 Film / and video images

Registration by the visitor of the event without the explicit prior written permission of Outlaw Events in any form whatsoever, including photographing, filming and making sound and / or video recordings, is prohibited, as well as emphasis of and / or takeover from the program (booklet), posters and other printed matter. Making photos and video by means of a smartphone is permitted, but commercial exploitation of those images and sounds is not allowed.

Article 7 Excess

Entering the place where the event of Outlaw Events takes place (including the possible shuttle buses that are used to transport the visitor to the entrance) as well as attending the event is done by the visitor entirely at his own risk, with possible liability of Outlaw Events is always limited to the amount that its insurer pays in the relevant case due to damage to persons or costs incurred, with the exception of the event that there would be gross intent or deliberate recklessness of (the management of) Outlaw Events.

Article 8 Program

Outlaw Events will strive to ensure that the program of the event will be executed as much as possible according to the announced schedule. However, she is not liable for any deviations in this and any damage that may arise for visitors and / or third parties. Outlaw Events is not liable for the content and manner of executing the program of the event, including expressly the length of the program.

Article 9 Further requirements

9.1 The visitor of the event is obliged to adhere to the (further) regulations, house rules and / or changes thereof and instructions from Outlaw Events, the carrier that carries out the shuttle traffic, the operators or owner of the place or the building where the event takes place. the order personnel, fire brigade, police and other authorized persons.

9.2 In the event of violation of a prohibition or prohibition, the removal of the visitor immediately by the order staff. For each event, specific rules can apply to the event terrain or location, which rules are made known on the spot. If possible, such rules will also be announced on the website in advance.

Article 10 Force majeure

10.1 In case of force majeure in the broadest sense of the word, including in this context illness and / or cancellation of the artist (s), DJs, strikes, failing equipment, fire, bad weather conditions, etc., Outlaw Events has the right or obligation to (have) evacuate the event, to shift to

10.1 In case of force majeure in the broadest sense of the word, including in this context illness and / or cancellation of the artist (s), DJs, strikes, failing equipment, fire, bad weather conditions, etc., Outlaw Events has the right or obligation to (have) evacuated the event, to change it to another date or to cancel another location or the event, without being obliged to pay any compensation (for tickets, consumption coins or otherwise) to the visitors.

10.2 Exclusively in the event of cancellation, Outlaw Events will refund the entrance fee, but not the booking fees / administration costs, to the visitor at his request.

10.3 Refunds will only take place within a reasonable period of time which takes place after the date of the canceled Event, upon presentation by the visitor of a valid admission ticket, on and to the Outlaw Events (or the party that has handled payment for the ticket) indicated and to make known way through channels to be made known by it.

Article 11 Sound and image recording and exploitation thereof

Outlaw Events is entitled to make and / or record sound and / or sound recordings of the event and its visitors - and is entitled to reproduce these recordings and / or make them public in any form or by any means, including the right to stream images live via the internet. By obtaining an admission ticket from the event and / or by entering the location of the Event, the visitor unconditionally authorizes the making of the aforementioned recordings and the processing, publication and exploitation thereof in the broadest sense without excluding Outlaw Events. any compensation is or will be due to the visitor.

Article 12 Non-smoking Event

The visitor is forbidden to smoke at an event that takes place at a location (which also includes: in tents or closed rooms at an outdoor event) organized by Outlaw Events. Smoking is only permitted in the designated smoking areas. If the visitor violates the smoking ban and this is detected by a security officer, employee enforcement or staff member of the site, visitor will immediately owe a penalty to Outlaw Events in respect of the amount of fine that the location imposes on Outlaw Events. The amount of this fine differs per location. The visitor will pay this amount to the cashier in cash or by pin at the cash desk and receive a copy. Outlaw Events makes reasonable efforts to draw visitors to this smoke-free character, but can not vouch for it.

Article 13 Consumption coins

Consumption points bought during an event are only valid during the relevant event. Outlaw Events will never refund the purchase price of the consumption coins.

Article 14 Information Outlaw Events

Although Outlaw Events pays great attention and attention to the provision of information, such as on its website and on written promotional material, it can not give any guarantee with regard to the nature and content of the information.

Article 15 Sale of products at events

At the events of Outlaw Events there are often exhibitors who offer products or services to visitors. These exhibitors are completely independent from Outlaw Events and Outlaw Events is in no way liable for the actions, products or services of these exhibitors. Complaints regarding products and services of these exhibitors can not be passed on to Outlaw Events but must be directed to the company that conducts the exhibitor. Insofar as Outlaw Events itself sells merchandising products at its own events, this is clearly visible on the stand and Outlaw Events also guarantees the conformity of these products.

Article 16 Website

16.1 Outlaw Events also operates various websites - such as outlawevents.nl - and the various third party websites or online services of individual events or activities that it organizes, together referred to for convenience as the "website". The visitor of the website of Outlaw Events is bound by these terms and conditions, which apply to him or her by visiting the website.

16.2 Outlaw Events respects the privacy of all visitors to the website and ensures that the personal information that the visitor provides to Outlaw Events is treated confidentially.

16.3 Outlaw Events uses 'cookies' from the visitor of one of its websites to make buying and navigating from and via the Website easier, faster and better. A visitor to one of the websites can only purchase a product or use a specific service if it has entered valid and correct personal data.

16.4 By entering the data for downloading or ordering tickets or products through one of the websites of Outlaw Events or via one of the online services performed for Outlaw Events, the visitor of the Website gives his or her permission for the below indicated use of personal data. For the rest, Outlaw Events will only use this information with permission. Outlaw Events will not sell personal data to third parties.

Outlaw Events uses the collected data from its visitors to its websites as follows:

I) in order to make the buying and navigation process at Outlaw Events work as well as possible, Outlaw Events obtains the right to store personal data and the data relating to the use of our services and for certain purposes. With this data an account is created for the visitor. The following data is stored: name, username, password, address, city, country, date of birth, (mobile) telephone number, e-mail address and payment details. The Website recognizes the visitor for the next time by means of a so-called 'cookie'. Insofar as necessary, the Visitor hereby authorizes the use of 'cookies' by accepting these general terms and conditions.

II) The data is also used to: a) inform the visitor about questions it has asked; b) to send material, a product or information that the visitor has requested or which has been purchased; c) to draw the Visitor's attention to actions, competitions or a contest; d) to adjust the information on the Website for the visitor; e) for administrative handling of transactions and payments; f) for fraud and infringement prevention; for any other legal purpose, such as a request from the government or police.

16.5 It is possible that the website uses the data of the visitor to recommend him or her other Products that connect to previously purchased products. Data about the use of the Website will be used by Outlaw Events for the further development and improvement of the Website.

16.6 For some actions as referred to in Article 16.4, the visitor must register and create an account on the website, including (possible) username, password, name, address, place of residence, date of birth, gender, (mobile) telephone number and e-mail address. e-mail will be recorded and stored by Outlaw Events and used for making purchases of a product on the Website.

16.7 The visitor who has registered gives consent to Outlaw Events or its affiliated third parties to send him or her information by e-mail.

16.8 Outlaw Events takes security measures to protect personal data on the website and its servers according to the latest state of the art that is reasonably affordable and is customary in the industry. Outlaw Events thus complies with the legal requirements from the privacy directive of the EU and Dutch legislation. Outlaw Events takes all reasonable measures so that only relevant parties who have obtained permission from the visitor or who are required in the performance of any agreement can view and use the information.

16.9 Outlaw Events is never liable for any damage of the visitor if a third party gives unlawful access to the personal details of the visitor despite the measures that Outlaw Events has taken to keep this information. Outlaw Events can not guarantee a completely secure environment for personal data due to the nature of internet use and the sending of data over the internet. Any transmission of personal data over the internet is ultimately done at the risk of the visitor. Should Outlaw Events at any time be confronted with an information leak, as a result of which personal data are taken by third parties, or the website is hacked or any other illegal act whereby personal data is taken without its permission, then it will inform the visitor as far as reasonably possible height.

16.10 Outlaw Events is entitled to use anonymized data of visitors obtained via services, purchases or the website in order to allow advertisers to inspect traffic on the Website and to provide statistics. The personal details of the visitor are not given. Insofar as necessary, the visitor grants permission for this by accepting these general terms and conditions.

Article 17 Sale of goods and services in the webshop or on the website

17.1 These general conditions apply to every offer, acceptance and every purchase agreement with a visitor of the website who buys a product on the website. Such a product may include: an e-ticket, a merchandise product - including a physical CD or DVD - or another product or service that is offered.

17.2 The purchase via the webshop or website takes place by means of a distance purchase contract, that is to say: agreements concluded via the internet (confirmed by e-mail) as referred to in article 6: 227a and / or 7: 46a (Consumer purchase) Civil Code. These general terms and conditions are in line with the requirements set by legislation and regulations for distance sales contracts. This applies to every product as long as the stock lasts.

17.3 All information that Outlaw Events must provide to the Visitor as a selling party in accordance with Article 7: 46c Dutch Civil Code are included in these general terms and conditions or on the relevant website. On the website where the visitor buys a product, it is stated:

- a) the identity of the company - and whether the visitor must fully or partially pay the price in advance; b) the main characteristics of the product; c) the price including taxes; d) the possible costs of delivery; e) the method of payment and the manner of execution of the purchase agreement; f) the possible manner of dissolution of the purchase agreement when purchasing for physical products); Furthermore:
- g) the costs for the use of communication resources by Outlaw Events are not passed on to the visitor; h) there is no specific time limit for accepting the offer by the visitor in addition to the rule

that the offer is limited by nature as long as the stock is available or the product is available; i) there is no agreement that extends to continuous or periodic delivery.

17.4 After the distance sale contract has been concluded between Outlaw Events and the visitor, the visitor will receive an e-mail in which the points a to f above are specifically filled in and where it is stated that the purchase agreement can be made by the Visitor for physical products. dissolved within fourteen working days after receipt of the product. However, this method of dissolution does not apply to the purchase of an e-ticket, transport contract or any service in the context of leisure activities.

Article 18 Prices and costs products webshop

18.1 The website clearly indicates which price the visitor must pay before it can be delivered. All prices include VAT and excluding delivery costs. Costs other than the purchase price and delivery costs are not charged to the visitor. All prices remain valid until other and new prices are indicated on the website. With regard to a product that has already been purchased, but for whatever reason has not yet been delivered, no interim price change is possible. All prices indicated always apply with the proviso that the VAT remains unchanged. If the VAT rate is changed, the new VAT rate will automatically apply from the effective date of its legal adjustment.

18.2 An agreement to purchase and sell a product between the visitor and Outlaw Events is only concluded after the Visitor has accepted the offer on the website in the appropriate manner, the purchase procedures on the website have been correctly agreed and his payment has been made. to the party handling the payment for Outlaw Events. Outlaw Events sends the visitor who has purchased a product as soon as possible a confirmation by e-mail that the purchase agreement has been concluded or allows such an e-mail to be sent.

18.3 Outlaw Events takes care of technical and organizational measures to secure the electronic transfer of personal information and information on payment transactions.

Article 19 Conformity

19.1 Outlaw Events undertakes towards the visitor to supply him with the product in the description, quality and quantity as described per product on the website and in the list of the 'shopping cart' that Visitor has virtually filled with a product to be purchased. Products are delivered in compliance with the usual tolerances for sizes, colors and quantities, unless expressly agreed otherwise. The photo on the website of a product, if present, only gives a general impression of the product to be purchased by the visitor.

19.2 The visitor must examine the purchased product immediately after delivery to see if this corresponds to what the visitor ordered and bought. If this is not the case, the visitor must report this within fourteen days of receipt at the e-mail address of Outlaw Events. Only if Outlaw Events has been shown by e-mail that the product does not comply with what the visitor has purchased, without fault of the visitor or without a reason that should be at his expense or risk, does Outlaw Events have the choice of the purchase price. to return or to deliver another product in the same type.

Article 20 Payment for products in the webshop

20.1 Payment can be made by request of the visitor to the party appointed by Outlaw Events who handles the payment for it.

20.2 Outlaw Events is in no way liable for errors, malfunctions or defects in or on the payment by this third party (parties) to the website. The visitor is bound by a standard agreement with such a party that handles the payment to the general conditions that this party uses, which the visitor can request from that party and for which content Outlaw Events is not responsible.

Article 21 Delivery of physical products after ordering

21.1 As soon as Outlaw Events has received payment in full, it will be obliged to deliver the purchased product to the visitor. Deliveries are only made to an existing postal address. Outlaw Events undertakes towards the visitor to pack the product properly and to secure it in such a way that it reaches the delivery address in good condition during normal transport.

21.2 The delivery of a purchased product will in principle take place within 14 days after the purchase agreement has been concluded and the payment has been received. The visitor is immediately informed by means of an e-mail that the agreement has been concluded and the product has been paid and will be sent.

21.3 If a certain product is no longer in stock, the buyer will be notified by e-mail. If the delivery lasts longer than 30 days, then the visitor has the right to immediately cancel the purchase and will receive the purchase price.

21.4 If the delivery of a specific product is temporarily not possible, for example due to a technical malfunction or otherwise and the visitor has already paid for a certain product, then Outlaw Events will make the delivery as soon as possible, or in case the delivery is after delivery. seven days has not yet been done, on request - only through the helpdesk of the visitor, the purchase amount to this return. Outlaw Events is never liable for any damage or delay resulting from this for the visitor.

Article 22 Return of physical product from the webshop

22.1 The Visitor can return physical products within fourteen days of receipt of the product. Physical products that are sealed and of which the seal has been broken can not be returned. Return shipments can be sent to the attention of Outlaw Events at the address of the webshop as indicated on the website.

22.2 After Outlaw Events has received the return shipment, the visitor will receive the amount refunded to his account, provided that the stipulated conditions have been met and the visitor has stated the reasons for the return.

Article 23 Applicable law and competent court

Dutch law applies to these general terms and conditions. In the event of exclusion, the Amsterdam District Court is authorized to take cognizance of disputes about these conditions, an agreement or the performance thereof.

Outlaw Events B.V.