

TERMS & CONDITIONS FOR THE SERVICES OFFERED BY WEVENTURES

1. Object

The SPRL WEVENTURES with headquarters in Cheneux 34, 4987 Stoumont, Belgium and Business Number: 0597.876.524

These conditions define the organization of the activities and services organized by Weventures. No modification can validly be brought to this document without express agreement of both parties, confirmed by a purchase order and contract duly signed by each of the parties.

The fact of placing an order will be for definitive and irrevocable consent of the present conditions.

2. Validity of the offer

Our offers are subject to availability at the time of booking.



3. Order confirmation

The orders are considered final after reception by WEVENTURES from a signed purchase order or contract from the client. In addition a deposit of 50% of the total amount is requested so the order is validated and final.

Any order implies the acceptance of the present general conditions of sale that the CUSTOMER acknowledges having consulted.

The definitive number of participants must be fixed at least 10 days before the date of the event and will serve as a minimum basis for final invoicing with a maximum variation of 10% compared to the order form.

4. Conditions for carrying out activities.

Upon request from WEVENTURES, the CLIENT agrees to provide a medical certificate authorizing each participant to practice the ordered sport activities.

WEVENTURES reserves the right to refuse one or more participants to take part in an activity for reasons of safety, without any formal justification. The CUSTOMER is informed that the running of the sporting activities could be modified due to either an event beyond the control of WEVENTURES or decisions taken by the competent authorities concerned. In these circumstances, WEVENTURES cannot be held responsible for any modification or cancellation.



5. Insurance and liability

WEVENTURES emphasizes the importance of personal responsibility for all participants in the activities it organizes. The buyer acknowledges that WEVENTURES is not liable for any injury or damage resulting from participation in these activities. It is the sole responsibility of the participant to ensure they have adequate personal insurance coverage for accidents and injuries. Participation in activities is at the individual's own risk, and WEVENTURES shall not be held responsible for any non-performance or poor performance of the contract due to the participant's actions, the unpredictable and insurmountable actions of third parties, or force majeure circumstances.

In the case of events organized as part of work & employment, it is advisable for the CLIENT to consult with their workplace accident insurer regarding coverage of the event. For any inquiries concerning insurance details, general provisions, warranties, and deductibles, clients should direct their questions to their personal insurance provider. WEVENTURES remains available for any clarification regarding the organization of the activities but does not provide insurance underwriting services.

6. Pricing

The prices indicated in the proposals are expressed in Euros (€) Excluding VAT (VAT at the legal rate in force). A summary of the services included in these prices is mentioned in each tariff proposal.



All orders, their origin and performance, are (€). regardless of place of payable in Euros



7. Payment

To validate the order, the CLIENT pays WEVENTURES a deposit of 50% of the value of the service. The balance of the price must be paid by the CLIENT at the latest 7 days before the fixed date of the event. In the absence of payment under the above conditions, WEVENTURES reserves the right to cancel the order of the CLIENT without the latter being able to claim any compensation or any refund. Payment of the CLIENT will be made to WEVENTURES by bank transfer addressed to the following coordinates:

AXA: BIC AXABBE22 IBAN BE46 7512 0731 7736

8. Penalty Clause

In case of non-payment within the contractual deadlines, the delivery of the file to our lawyer, bailiff or collection agency will automatically increase the amount still owed by 20% for non-compliance with the contractual obligation.

In the event of non-payment at maturity, a flat-rate penalty of 10% of the total outstanding amount will be applied in addition to a penalty per month of delay of 2.50% from the day following the settlement date. All costs incurred in the recovery of debts shall be borne by the debtor. All registered letters issued by WEVENTURES to the attention of its debtor, will be invoiced to the debtor under the heading "costs of edition of this letter" at the rate of 15.00 euros excluding VAT.



9. Cancellation of the order due to the CLIENT

In the event of cancellation of the service by decision of the CLIENT, fees will be invoiced by WEVENTURES according to the following scale:

From the date of the order, 20% of the total amount of the service

From 90 to 61 days before the execution date, 25% of the total amount of the benefit

From 60 to 30 days before the execution date, 50% of the total amount of the benefit

Less than 30 days before the execution date, the total amount of the benefit.

10. Cancellation or modification of order due to WEVENTURES

WEVENTURES may exceptionally be required to alter or cancel the activities program, in particular if:

- safety conditions require it
- in case of normally unpredictable events (meteorology or other)
- in the case of administrative or regulatory requirements.
- in case of force majeure.

Faced with such a situation, WEVENTURES will use all possible means to offer one or more equivalent substitution services. In no event shall WEVENTURES be liable as a result of such proceedings.



11. Applicable right

This document is governed by Belgian law. In the event of a dispute as to its interpretation or execution, the courts of Verviers shall have exclusive jurisdiction. This attribution of competence also applies in respect of summary proceedings.