

General Terms and Conditions

1. Scope.

The following General Terms and Conditions of Business in the version applicable at the time of placing an order shall apply exclusively to the business relationship between Masmola Property s.r.o., Milotická 458/14, 155 21 Praha 5, Czech Republic (hereinafter referred to as "Masmola property s.r.o.") and the customer (hereinafter referred to as "Customer") with respect to the hiring-out and provision of event equipment, furniture and associated materials and services. Any different conditions of the Customer shall not be recognized unless Masmola property s.r.o. has explicitly agreed to their applicability in writing

2. Entering into agreement

Masmola Property s.r.o. 's offers are basically non-binding. A legally binding agreement shall first come about when the Customer receives a written order confirmation from Masmola Property s.r.o in response to his written placement of order.

3. Content of service

- (1) Masmola Property s.r.o. shall basically only be required in a legally binding manner to provide stand construction services and contractually agreed equipment for hire. The responsibility for the equipment provided during the rental period shall exclusively rest with the Customer.

4. Rental period

The rental period shall be calculated according to days and shall start on the provision of the rented items on the agreed date of collection from Masmola Property s.r.o. (start of rental period). The rental period shall end on return of the rented items on the agreed date to Masmola Property s.r.o. (end of rental period). This shall apply irrespective of whether the Customer or a third party has transported the rented items.

5. Duties and responsibilities

5.1 Executor's obligations

Masmola Property s.r.o. takes responsibility for providing for rent exhibition furniture, AV equipment, electricity connection, setup and dismantling services at the assigned event.

5.2 Duties and responsibility of the Customer

- (1) The Customer undertakes to treat the rented items carefully, in particular to heed the information on the correct use of the rented item (instructions for use, warnings and similar) insofar as these are provided by Masmola Property s.r.o.
- (2) The Customer must inspect the rented items for completeness and freedom from defect after receipt as best possible and must report any defects immediately to Masmola Property s.r.o. If the Customer fails to examine/report, the rented item shall be deemed to be free from defects unless this is a defect which was not recognisable during the inspection. The report must be made in writing.
- (3) The Customer must immediately report any defect in the rented item to Masmola Property s.r.o. If he fails to do so, the Customer must replace the resultant damage. During the rental period, the Customer is obliged to maintain the rented items at his own expense. Masmola Property s.r.o. shall not have any duty to repair with respect to the rented items.
- (4) The Customer is obliged to return the rented items to Masmola Property s.r.o. at the end of the rental period in the condition in which it received them from Masmola Property s.r.o. If the Customer fails to return the rented items in good time, Masmola Property s.r.o. may request the rent in accordance with the current prices of Masmola Property s.r.o. by way of compensation for this duration. This shall not affect the assertion of further damages.

6. Service cost and terms of payment

- a. The contract sum will be produced of the accepted invoice sums in Euro or CZK.
- b. Prepayment for the services under the present contract in EUR is to be remitted on Executor's account.
- c. Services are considered rendered, and the Executor executed contractual obligations, from the moment of signing the Act of acceptance of the rendered services, that is signed by both parties during one month from the date services are rendered.
- d. The Executor shall provide the Customer with original fulfilled work acceptance report within 7 days from the date of signing.