



General Terms and Conditions of Lazarus Lightworks

1. SCOPE AND ACCEPTANCE

These General Terms and Conditions apply to all offers, services, and agreements made or entered into by Lazarus Lightworks, unless explicitly stated otherwise in writing. By contracting with Lazarus Lightworks, the client acknowledges and accepts these terms.

2. PAYMENT TERMS

A 50% deposit is required upfront to confirm the booking. The remaining balance, along with any agreed-upon overages such as extra time, is payable within 30 days after the event. Late payments may incur interest charges and administrative fees.

3. LIABILITY AND INSURANCE

Lazarus Lightworks is committed to providing high-quality laser installations and lighting effects with the utmost care. We carry comprehensive liability insurance to cover any unforeseen incidents. However, to ensure everyone's safety and clarity in responsibilities:

- Only authorized personnel from Lazarus Lightworks are permitted to operate our equipment.
- While we take every precaution to ensure a smooth and safe event, we cannot be held liable for any indirect, incidental, or consequential damages.
- The client agrees to indemnify and hold Lazarus Lightworks harmless from any claims or liabilities resulting from the client's event, except in cases of negligence or misconduct on our part.

4. CANCELLATION POLICY

Cancellations must be made in writing. For cancellations made more than 30 days before the event, the client is liable for 25% of the agreed fee. Cancellations made 15-30 days prior require payment of 50% of the fee. Cancellations made within 14 days of the event necessitate full payment. Exceptions may apply under certain conditions, which will be evaluated on a case-by-case basis.

5. EQUIPMENT AND RENTAL TERMS

All equipment provided by Lazarus Lightworks, including laser installations and associated gear, remains the exclusive property of Lazarus Lightworks. The client is responsible for ensuring the safe and secure storage of the equipment prior to, during, and after the event until it is returned or collected by Lazarus Lightworks. Any damage or loss due to negligence, misuse, or inadequate security measures will result in charges for repair or replacement, payable by the client. The equipment must be returned in the same condition as provided, barring normal wear and tear.

6. INTELLECTUAL PROPERTY

All designs, concepts, and installations created by Lazarus Lightworks are the intellectual property of Lazarus Lightworks. Reproduction, disclosure, or use without explicit written permission is strictly prohibited.

7. DISPUTES

Any disputes arising from agreements between the client and Lazarus Lightworks will be settled by arbitration in Amsterdam, under the laws of the Netherlands, unless both parties agree to an alternative resolution method.

FILING

These General Terms and Conditions have been filed with the Chamber of Commerce in Amsterdam under registration number 93602278 and can be sent electronically upon request.

Contact Information:

Lazarus Lightworks

KvK 93602278

VAT NL005030595B50

IBAN NL14 ABNA 0133 8747 61

info@lazaruslightworks.com