

Terms & Conditions Events

GENERAL CONDITIONS

These General Conditions apply to all Events of Rebel Republic BV, parts of Rebel Republic BV or other affiliated companies. The common trade names for our company's events are; BALLET BY THE SEA, WORKOUT-REBEL or WORKOUT @ SEA. This does not exclude other events or partnerships with other parties of Rebel Republic BV.

Article 1 Definitions

In these general terms and conditions the following terms have the following meanings;

- 1. Event: an event organized by Rebel Republic BV and / or associated trade names, hereinafter referred to as Organizer;
- 2. Participant: the natural person, not acting as an entrepreneur, who has registered for participation in an Event in a manner permitted by the Organizer;
- 3. Agreement: the agreement pertaining to the Participant's participation in an Event;
- 4. Organizer: Rebel Republic BV or affiliated trade names.

Article 2 Applicability

- 1. These conditions apply to every (sports) event of Rebel Republic BV and every agreement between Rebel Republic BV and the participant to which Rebel Republic BV has explicitly declared these conditions applicable, insofar as these conditions have not been agreed by the parties. expressly deviated from in writing;
- 2. These terms and conditions also apply to all agreements with Rebel Republic BV, for which Rebel Republic BV engages third parties for the implementation of the agreement.
- **3.** The applicability of any conditions used by the participant is explicitly rejected.
- **4.** If one or more provisions in these general terms and conditions are null and void or destroyed, the other provisions of these terms and conditions will remain fully applicable. If desired, the parties will consult about an acceptable alternative to the invalid and / or voided provision (s).

Article 3 Offer

- 1. All prices as stated on the web page of the Event are fixed;
- 2. Obvious mistakes or errors in the pricing are not binding for Rebel Republic BV.;
- 3. The prices in the aforementioned offers are in Euros and include VAT, unless stated otherwise.

Article 4 Establishment of the agreement

- 1. If a registration is made by the participant, the agreement will only be concluded when Rebel Republic BV digitally confirms the registration to the participant.
- 2. The participant accepts the program and the aforementioned pricing for the event by completing and submitting an (online) registration form intended for this purpose, unless stated otherwise. Conditional registrations are not accepted, unless with the express and written permission of Rebel Republic BV.
- 3. Rebel Republic BV reserves the right to refuse registration of the participant for an event on the grounds of oversubscription or special reasons such as the fear of disruption due to bankruptcy or suspension of payments for the participant.

Article 5 Participation

- 1. Participation in an event is only possible for a natural person who has reached at least the minimum age set by the organizer, as stated on the website of the relevant Event.
- 2. The Participant may only participate in an event if he or she has This registration form has been completed truthfully, if the registration fee has been paid in full and if the participant has agreed to these terms and conditions.
- 3. Participation in an event is done by the Participant personally. It is therefore not permitted to let someone else take part in the Event instead of the Participant.
- 4. If the Participant is prevented for whatever reason from participating in an Event, the registration fee paid will not be refunded.



- 5. The Organizer may decide to cancel the Event due to exceptional circumstances. In that case there will be no refund of the registration fee.
- 6. The Organizer may decide to prematurely end, suspend or change the Event on the basis of exceptional circumstances. The Organizer may also decide to change a route and / or the program of the event on the basis of exceptional circumstances. In such cases there will be no refund of the registration fee.
- 7. A decision by the Organizer to cancel the Event does not create any liability

Article 6 Cancellation by the participant

- 1. After the agreement has been concluded, the participant has a statutory reflection period of fourteen days. During this reflection period, the participant can cancel his participation in the event free of charge, up to the day before the start of the event at the latest.
- 2. Unless otherwise indicated, the participant can cancel the agreement free of charge up to 28 days before the start date of an event, the already paid participation fees will be refunded. If the agreement or part of the agreement is canceled from the 28th day before the start date of an event, the full participant fees will be charged and no refund will be made, except in situations as referred to in paragraph 1 of this article.
- 3. The second paragraph does not apply to an agreement to participate in an event free of charge for the participant. In the event of cancellation of an agreement with regard to such a free event, the following applies:
 - a. Up to the 14th day (exclusive) before the day of the event, no costs will be charged;
 - b. From the 14th day (inclusive) up to and including the day of the event, the participant owes administration costs and cover other costs, except in situations as referred to in paragraph 1 of this article. These costs are billed.
- 4. Cancellation can only take place in writing.
- 5. The cancellation date is the date of the postmark or e-mail.

Article 7 Replacement

unable to attend, the participant can have someone else participate in the event. Replacement is only possible if the details of the replacement have been communicated to Rebel Republic BV in writing at least eight days before the start date of the event. If (admission) conditions have been set, the deputy must meet these conditions. If he does not comply with this, he will pay any additional costs.

Article 8 Interim termination by the participant

- 1. In the event that the participant terminates the participation prematurely after the start of an event or otherwise no longer participates in the event, the participant must pay the full costs and there is no right to any refund or remission.
- 2. In the event of early termination, there is no right to send a substitute as referred to in Article 6.
- 3. In the event of premature termination within the attendance requirement set by the accrediting professional organization (s), the right to accreditation points lapses.

Article 9 Cancellation by Rebel Republic BV

- 1. Rebel Republic BV reserves the right to cancel an event if there is sufficient reason to do so by Rebel Republic BV, without the participant having any claim to compensation.
- 2. In case of cancellation, the registration and agreement will be considered to have expired.
- 3. If the event is canceled due to force majeure, article 14 applies.
- 4. If the event is canceled without force majeure as referred to in Article 14, the participant is entitled to a refund of the participation fees already paid, after deduction of any administration costs.
- 5. Rebel Republic BV will notify the participant of the cancellation as soon as possible.



Article 10 Reservation of changes

- 1. Rebel Republic BV reserves the right to change the date or dates of an event if there is sufficient reason to do so by Rebel Republic BV, without the participant having any claim to compensation. Rebel Republic BV will notify the participants of such a change as soon as possible. The change gives the participant the right to cancel his registration within seven days of the notification of the change. In case of force majeure, article 14 applies. If there is no force majeure, the participant is entitled to a refund of the participant fees already paid, after deduction of any administration costs.
- 2. Rebel Republic BV is at all times free to change the content, the program, the format, the times and / or the location of the event and / or to replace the speakers, workshop organizers or trainers, without the participant thereby has any claim to compensation. If a change takes place, Rebel Republic BV will notify the participants as soon as possible. The amendment does not entitle the participants to cancellation or refund of the already paid participant fees. Article 5 applies mutatis mutandis.

Article 11 Dissolution of the agreement

- 1. Without prejudice to its further rights, Rebel Republic BV is authorized, without judicial intervention and without notice of default, either to suspend the further execution of the agreement or to dissolve the agreement, if the participant:
 - a. payments have not been made on time;
 - b. in the fulfillment of an obligation, or it is foreseeable for Rebel Republic BV that he will fail to do so. Dissolution of the agreement or suspension of the further execution of the agreement takes place by means of a written statement, without Rebel Republic BV being obliged to pay any compensation.
- 2. All claims that Rebel Republic BV may have or acquire on the participant in these cases will be immediately and fully due and payable.

Article 12 Payment

- 1. The payment of the participation fees must be made immediately via the online payment systems and therefore before the start of the event. If the participant registers during the period that an early bird discount applies, it will be automatically deducted in the payment process.
- 2. For events where the participant fees are less than € 300, the participant must pay immediately upon registration via the online payment systems that are offered.
- 3. An exception to this is registering a company, which is formally registered with the Chamber of Commerce, where payment may also be made by means of a digital invoice.
- 4. For events where the participant fees are € 300 or higher, the participant can pay immediately upon registration via the payment systems offered or pay later by means of a digital invoice.
- 5. Digital invoices are addressed to the participating companies. It is not possible to send the invoice to another company or person other than the participant. No surcharge is charged for payment by means of a digital invoice.
- 6. A surcharge will be charged for any credit card payments.
- 7. If the company opts for payment by means of a digital invoice, the participant must pay within fourteen days after the invoice date. Paragraph 1 of this article applies mutatis mutandis.
- 8. If the company does not pay the invoice within fourteen days, a one-time reminder will be sent to the participant by e-mail.
- 9. If no payment is received after the first reminder, a second reminder will be sent to the company by email. The invoice has therefore been increased by € 15 reminder and administration costs.
- 10. If payment is not made after the second reminder, a third reminder will be sent by email and the claim can be transferred to a collection agency or bailiff, unless the participant pays within five working days.
- 11. The collection costs arising from the obtaining of payment in and out of court by the collection agency or bailiff are for the account of the participant.
- 12. If Rebel Republic BV is obliged to repay participants' fees on the basis of these conditions, this repayment will be made as soon as possible and no later than 42 days after the event has ended.



Article 13 Risk and liability

- Rebel Republic BV is liable for direct damage that the participant suffers and which is the direct and
 exclusive consequence of a shortcoming attributable to Rebel Republic BV. Any liability of Rebel
 Republic BV is limited to the amount that is paid out under the relevant liability insurance of Rebel
 Republic BV.
- 2. Liability of Rebel Republic BV for consequential damage and indirect damage is excluded.
- 3. The restrictions from paragraphs 1 and 2 of this article will lapse if and insofar as the damage is the result of intent or gross negligence on the part of Rebel Republic BV.
- 4. Entering the place where the event takes place and attending the event is at the participant's own risk, despite the fact that Rebel Republic BV ensures that all reasonable measures have been taken to avoid damage to the participants.
- 5. The participant is liable for and is deemed to take out adequate insurance against all damage of any nature whatsoever caused by acts or negligence on his own as well as for damage caused in any way by his goods.
- 6. The participant indemnifies Rebel Republic BV against all claims that others could enforce against Rebel Republic BV in connection with his actions or omissions.
- 7. Rebel Republic BV refrains from any interference with regard to disputes to which it is not a party, including but not limited to disputes between participants.
- 8. Each participant must observe the necessary vigilance and safety and is obliged to follow the instructions and directions of Rebel Republic BV and persons involved in the organization of the event.
- 9. The provisions of this article also apply to the benefit of all (legal) persons that Rebel Republic BV uses for the implementation of the agreement.

Article 14 Disruption of order and safety

- 1. In the interest of order, Rebel Republic BV may decide to remove a misbehaving participant from an event and / or to call in the police as a result.
- 2. In the event that a participant is removed from an event on the basis of this article, Rebel Republic BV is not obliged to pay any compensation. Article 7 applies mutatis mutandis.
- 3. Any damage caused by these misconducts will be recovered from the participant concerned.

Article 15 Force majeure

- 1. Rebel Republic BV is not obliged to fulfill any obligation if prevented from doing so as a result of force majeure. Force majeure also includes, but is not limited to, all external causes, foreseen or unforeseen, on which Rebel Republic BV cannot exert any influence, but as a result of which Rebel Republic BV is unable to fulfill its obligations. This includes illnesses of trainers and speakers that cannot be replaced in time, epidemics, natural disasters, strikes at the desk of Rebel Republic BV or elsewhere and force majeure at third parties on which Rebel Republic BV is dependent in any way.
- 2. If an event has to be stopped, changed, moved or canceled due to force majeure, Rebel Republic BV will refund the participants' fees already paid up to the possible positive balance that remains after settlement of the costs incurred for the event, taking into account the amount paid out by any insurance taken out for the event.
- 3. In the event of stoppage, cancellation, change or relocation of an event as a result of force majeure, Rebel Republic BV is not obliged to pay any compensation.

Article 16 Distribution of promotional material and other materials during events

- 1. During events it is not permitted to distribute promotion, brochures or other materials without the permission of Rebel Republic BV.
- 2. Costs and conditions may be attached to obtaining permission from Rebel Republic BV.
- 3. If it appears that materials have been distributed without permission, the participant who is responsible for this must immediately remove all materials or pay the costs for the permission and meet the conditions.



Article 17 List of participants

Participants can indicate when registering for an event whether they agree to placing their details on the digital list of participants. The participant can decide per event whether he wants to be included on the participant list. The list of participants is public and in some cases can be viewed on the event webpage. The registration procedure states which data will be published. The names of the participants are shown on the list. If the participant has added a passport photo and / or the name of his employer, these will also be shown in some cases. The data will not be used for other purposes.

Article 18 Copyright

- 1. All materials and graphic or other designs made by or on behalf of Rebel Republic BV in the context of the event remain the intellectual property of Rebel Republic BV.
- 2. The participant who wishes to use materials and designs, can submit a written request for this to Rebel Republic BV Rebel Republic BV can attach conditions to the permission.

Article 19 Photographing and recording film material during events

Rebel Republic BV can have photographs and film recordings made during the events. Rebel Republic BV uses this photo and film material on the website, in digital and paper newsletters and on social media. Participants can object afterwards if a photo or film recording of themselves has been posted by sending an email to info@ready2rebel.nl. Rebel Republic BV will then remove or adjust the photo or film recording as soon as possible.

Article 20 Confidentiality and privacy regulations

- 1. All information provided by participants is confidential for Rebel Republic BV, its employees and employees of third parties hired by Rebel Republic BV.
- 2. Rebel Republic BV has privacy regulations that apply to events of Rebel Republic BV. These privacy regulations can be viewed and downloaded on the website of Rebel Republic BV and / or on the website of the relevant event. If the download of this document is not successful, you can request it via info@ready2rebel.nl.

Article 21 Complaints, applicable law and dispute resolution

- 1. Rebel Republic BV has a complaints procedure for complaints about Rebel Republic BV events. This complaints procedure can be viewed and downloaded on the website of Rebel Republic BV and / or on the website of the relevant event. If downloading this document is unsuccessful, you can request it via info@ready2rebel.nl.
- 2. Dutch law applies to every agreement between Rebel Republic BV and the participant.
- 3. In all disputes that may arise between Rebel Republic BV and the participant, the parties will try to settle the dispute amicably. If this is not successful, the dispute will be settled by the competent court in Leiden.