

Terms and conditions

1. General

These terms and conditions apply to each offer and agreement made between Lodewijk Schutte, also active under the name Low, in capacity of organizer of the GeeUp seminar, hereafter referred to as Low, and anyone, including buyers/visitors, hereafter referred to as party, to which these terms and conditions have been made applicable by Low. The party who has purchased or reserved one or multiple tickets recognizes to have read and agreed with these terms and conditions.

2. Offers

Any agreement made between Low and other parties lawfully comes to an end, without notice, after the seminar GeeUp has concluded.

3. Alterations

Low reserves the right to change the content of the program. Low will endeavor to meet the expectations of parties and to adhere to the program prepared in advance as much as possible.

4. Responsibility

4.1. Low hereby expressly states not to be responsible for damages and/or theft caused by others to any party. Accidents or damages to the property of others should always be reported by the party to Low. Parties should always follow reasonable instructions provided by Low and/or other parties and governmental services. Each participating party is deemed to be responsible for his/her own actions. Not complying with the conditions and/or requirements entitles Low to expel any party from the seminar.

4.2. Liability for indirect or consequential damages, lost profits, damages for loss or corruption of data, lost savings, loss due to business interruption, damages for failures of a business process or an administrative organization, damages for exceeding a deadline is ruled out, unless reimbursed by Low's insurer. The covered amount shall in any case not exceed 1,250,000 euro per incident.

5. Force majeure

If at the time of the occurrence of force majeure, the contract has been fulfilled in full or partially, Low is entitled to invoice the fulfilled part. The other party is obliged to pay this invoice as if it were a separate agreement.

6. Other provisions

If a party is assigned a specific area, it should not be exceeded or moved. Letting the stand to a third party is not permitted. Exchanging locations between parties is only permitted when Low has been consulted and has authorized it.

7. Cancellation of the seminar

Cancellation of the seminar may occur when an insufficient amount of tickets have been purchased. Low may decide to cancel 14 days before the seminar on grounds of inadequate participation, in which case all parties are entitled to full reimbursement of sums already paid. Parties cannot compel Low to pay for revenue loss, travel/transportation costs, or other possible related costs.

8. Refunding and resale

A party can only get a refund within 14 days after the original purchase. Low will refund the money within 10 days of the request. This refund policy is only applicable if the start of GeeUp is more than 31 days ahead. Resale of tickets is only allowed after a written notification to Low of this sale. Nothing in these terms should be construed as granting any right for commercial sales of the tickets without the express written consent of Low.

9. Applicable law and disputes

9.1. In all legal relationships Low is involved in, only Dutch law is applicable. Also when a contract is performed abroad, partially or in full, or when the concerned party is domiciled abroad.

9.2. The judge in The Hague is to take cognizance of disputes exclusively, unless otherwise required by law. Nevertheless, Low has the right to submit the dispute to a judge appointed by law.