



ORDER FORM

BILLING DETAILS

Company / Business	
Street + No.	
Postal code + City	
VAT	
Contact person	
Position	
Email	
Telephone	
Mobile	

Package	Quantity	Price (excl. VAT)	Total
VIP Lunch		€135	

DATE

SIGNATURE

I hereby declare that I have taken note of the general terms and conditions of sale and agree to them.

Please complete and sign this order form and send it by email to kristof.gerits@golazo.com



GENERAL TERMS AND CONDITIONS OF SALE – GOLAZO SPORTS NV

ARTICLE 1. Scope of application

The provision of services by Golazo Sports NV to which this order form relates is subject to the conditions set out below, to the exclusion of any written deviations agreed between the parties and without prejudice to any special conditions agreed in a separate agreement.

These conditions prevail over all differing or conflicting conditions of the client, even if they are communicated at a later stage.

They prevail over and are supplemented by the conditions stated on the invoice of Golazo Sports NV.

They are deemed to have been accepted by the client, unless a written, reasoned objection is sent by registered mail within five calendar days of receipt. Any possible invalidity of one of these provisions shall not affect the applicability of the remaining provisions.

ARTICLE 2. Unilateral amendment

Golazo Sports NV reserves the right to unilaterally amend these general terms and conditions. It will notify the client thereof in writing. The client has the right to terminate the agreement free of charge within 30 days following notification of such amendment. Failing this, the client shall be deemed to have accepted the amended general terms and conditions.

ARTICLE 3. Order – Offer

Only an offer made in writing by Golazo Sports NV shall be valid. The validity of the offer is limited to 30 days. The agreement shall only be concluded after acceptance of the client's order by Golazo Sports NV.

ARTICLE 4. Representation

The client is validly represented by the signatory of the order form.

ARTICLE 5. Intellectual property

Golazo Sports NV remains the sole holder of the intellectual property rights to its creations and events.

Any delivery remains the property of Golazo Sports NV until full payment of the price has been made.

ARTICLE 6. Price

Prices invoiced by Golazo Sports NV are expressed in euros, excluding taxes. Prices are always exclusive of VAT, unless expressly stated otherwise. Any exchange rate risk shall be borne by the client.

In the event of an increase in the price of certain products over which Golazo Sports NV has no control, prices may be adjusted accordingly.

ARTICLE 7. Payment

Invoices must be paid to the bank account of Golazo Sports NV indicated on the invoice. Invoices are payable within 30 days, unless expressly stated otherwise.

In the case of the purchase of tickets and VIP tickets, these will only be sent to the client after full payment has been received by Golazo Sports NV.

ARTICLE 8. Late payment

In the event of non-payment on the due date, the amount of any invoice issued by Golazo Sports NV shall, by operation of law and without prior notice of default, be increased by a fixed and irreducible compensation of 20%, as well as interest of 1% per commenced month of delay, calculated from the due date.

ARTICLE 9. No right of withdrawal

There is no right of withdrawal and the consumer does not have the right to cancel the purchase. Although Article VI.47 of the Belgian Code of Economic Law provides for a withdrawal period of 14 calendar days for distance sales, this right of withdrawal does not apply to the sale of services by Golazo Sports NV pursuant to Article VI.53, 12° of the Code of Economic Law.

ARTICLE 10. Cancellation

Any cancellation of an order by the client must be made in writing. It shall only be valid after written acceptance by Golazo Sports NV, which is under no obligation to grant such acceptance.

In the event of cancellation up to 2 months prior to the date of performance of the services, the client shall be required to pay compensation amounting to 50% of the cancelled services. In the event of cancellation less than 2 months prior to the event, compensation amounting to 100% of the cancelled services shall be due.

ARTICLE 11. Cancellation of the event

1. Force majeure

If Golazo Sports NV is unable to perform an accepted assignment or to do so within the agreed timeframe due to a cause beyond its control or due to force majeure, it may terminate the contract without being liable for any compensation.

Any circumstance beyond the will and control of the parties and which could not reasonably have been foreseen at the time the agreement was concluded shall constitute force majeure. The parties expressly acknowledge that, inter alia, the following circumstances constitute force majeure: extreme weather conditions, strikes, interruptions in power supply or telecommunications, attacks, terrorist threats, etc.

2. Decisions of the event organiser

If Golazo Sports NV is unable to provide its services as a result of decisions taken by the organiser of the event to which the services relate, and which are not the result of force majeure on the part of the organiser, the price already paid for the services shall be refunded in accordance with the general terms and conditions of the organiser.

ARTICLE 12. Use of tickets

The tickets provided are and remain the exclusive property of Golazo Sports NV. Any reproduction or imitation, in any form or by any means whatsoever, is strictly prohibited.

Unless prior written consent has been obtained from Golazo Sports NV, any commercial use of the name or logo of the event is strictly prohibited, and resale or commercialisation of the tickets is not permitted.

In particular, it is prohibited to resell tickets to third parties, organise competitions or commercial promotions, offer tickets in other commercial communications, or use the tickets, the name or the logo of the event for the organisation of one's own VIP packages.

Golazo Sports NV is entitled to invalidate resold or otherwise commercialised tickets and to deny access to the event to holders of such tickets, without any form of compensation to the original or subsequent purchaser or holder.

ARTICLE 13. Liability

Except in cases of wilful misconduct, Golazo Sports NV cannot be held liable if the performance of an accepted service does not take place or does not take place in a timely manner due to the fault of its employees, subcontractors or the client.

Any liability for direct or indirect damage is excluded, except in cases of wilful misconduct. If, by exception, Golazo Sports NV were to be required to pay compensation, such compensation shall in any event be limited to the amount of the proven direct damage and shall never exceed the price of the agreement.

Golazo Sports NV acts solely as an intermediary and not as the organiser of the event.

ARTICLE 14. Complaints

No complaint regarding the services shall be accepted unless it is sent by registered letter to Golazo Sports NV, Schoebroekstraat 8, 3583 Paal-Beringen, within 8 days after performance of the services or discovery of the defect, whichever occurs first. Failing this, the services shall be deemed to have been accepted.

ARTICLE 15. Obligations

Golazo Sports NV shall make every effort to fulfil its contractual obligations and meet the client's expectations, but shall only be bound by an obligation of means.

ARTICLE 16. Personal data

The client authorises Golazo Sports NV to collect and record all personal data exchanged in the context of the relationship between the parties for commercial, administrative, marketing and communication purposes.

Golazo Sports NV shall ensure compliance with all legal formalities and guarantees the client, in accordance with the General Data Protection Regulation (EU) 2016/679 of 27 April 2016, the right to access and rectify personal data, upon simple request via the contact details stated in these general terms and conditions.

ARTICLE 17. Joint and several liability

In the event of multiple clients, they shall be jointly and severally liable for their respective obligations and shall be deemed to have waived the benefits of division and discussion.

ARTICLE 18. Performance modalities

Transport risks as well as shipping and delivery costs shall be borne exclusively by the client.

ARTICLE 19. Performance deadlines

Only deadlines communicated in writing by Golazo Sports NV shall be binding. These deadlines shall in any event be extended in the event of force majeure, modification of the order by the client, delay in the provision of information and/or documents by the client, or delay in payment.

ARTICLE 20. Applicable law

The agreements between Golazo Sports NV and the client are governed by Belgian law. Any dispute shall fall under the exclusive jurisdiction of the courts of the judicial district of the registered office of Golazo Sports NV, including in the event of bills of exchange being drawn on the client.