

General Conditions of Contract (GCC) for the Turicum University Handball Challenge 2020

Part 1 Conclusion and content of the contract

The conclusion of the contract firstly requires signing of these GCC and completion and signing of a registration form by the participants (hereinafter referred to as "the team"). Secondly, it requires full payment for the event according to the booking conditions for ASVZ events in part 2 of these GCC. The ASVZ will provide booking confirmation after receipt of the registration form and the full payment.

The content of the contract consists in the event description, these GCC and the registration information. Registration for the event takes place electronically via the registration form. The GCC published electronically on our homepage will be considered as acknowledged and accepted by the team. In addition, the provisions of the Swiss Code of Obligations apply. Individual agreements between the ASVZ and the team are reserved.

Part 2 Booking conditions for ASVZ events

2.1. Payment

The fee must be paid in full at the time of final registration, that is after ensuring all the required documents have been submitted and by the set payment deadline.

2.2 Fees for booking changes and cancellations

(all percentages relate to the total fee)

2.2.1 The cancellation fee is at least EUR 25 or CHF 30.

2.2.2 Cancellation fees

up to 31 days before the start of the event	EUR 0 / CHF 0
30 to 15 days before	50%
14 to 1 days before	80%
0 days before	100%

Part 3 Insurances

Each team member is solely responsible for taking out the appropriate insurances necessary for participating in the event, namely cancellation insurance, health and accident insurance, insurance for transport costs in case of accident or illness as well as liability insurance including team and endurance sports accidents. Information on the various insurance options is available at the ASVZ offices.

Part 6 Cancellation of the event

If the ASVZ cancels the event before it starts for reasons for which the team is not responsible, then the team will receive a full refund. However, the team is not entitled to claim damages for failure to perform the contract if the reason for the cancellation is that the minimum number of registrations was not reached and if the team was informed of the cancellation in writing as soon as possible before the start of the event, or if the cancellation is due to force majeure.

Part 7 Modifications and changes in the event program

In case of poor weather conditions and in the interest of safety, the ASVZ is entitled to modify the program defined in the event description with regard to insignificant contractual items or with regard to insignificant modifications to essential contractual items at any time, without resulting in an entitlement of the team to withdraw from the event with a refund of the price, if the modified program remains within the same sport and within Switzerland. In the case of a significant modification of the event program before the start of the event, the ASVZ shall inform all registered teams as soon as possible and specify any price changes resulting from the modification. Subsequently, the team is entitled to withdraw from the contract and receive a refund of the price but no compensation for damages. The team shall inform the ASVZ of its withdrawal from the contract as soon as possible. The ASVZ reserves the right to cancel the event if so many teams withdraw from the contract that the minimum number required for the event to be carried out is no longer reached.

In the case that significant modifications must be made to the program after the start of the event due to safety risks, poor weather conditions, natural circumstances, illness of the tournament director or unforeseen events, then the tournament director must take appropriate measures in order for the event to be continued. The ASVZ shall compensate the team for damages incurred; the amount of the compensation shall correspond to the difference between the price of the intended service and that of the service provided.

Part 8: Calling off or interruption of the event

If an event must be called off or interrupted due to safety risks, poor weather conditions, natural circumstances, illness of the tournament director or unforeseen events, then the ASVZ shall compensate the team for damages incurred; the amount of the compensation shall correspond to the difference between the price of the

intended service and that of the service provided.

Part 9: The ASVZ's quality assurance and liability

The ASVZ is liable to the team for sufficient performance of the contract. The ASVZ is not liable to the team if failure to perform the contract or non-sufficient performance of the contract is due to a) failures of the team, b) unforeseen or unpreventable failures of third persons who are not involved in the contracted service, or c) force majeure or an event that the ASVZ could not foresee or forestall even with all due care. For damages other than personal injury, the ASVZ's liability is limited to two times the price of the event.

Part 10: The team's quality assurance and obligations

The team must strictly follow the tournament director's instructions. If the team acts against the tournament director's instructions, then the tournament director is entitled to exclude the team and/or break off the event immediately. In such a case, the team has no claim to any refund of the cost of the event. The team must inform the tournament director about any risks concerning any of the team members such as physical or psychological impairments. In the absence of information to the contrary, the team guarantees the ASVZ that its members fulfil all the conditions laid down in the event description. If the team does not provide this information, then the tournament director is entitled to exclude the team and/or break off the event immediately. In such a case, the team has no claim to any refund of the cost of the event.

Part 11: Complaints made by the team

If the team finds any faults with the event, it must submit a written complaint to the ASVZ as soon as possible and no later than 7 days after the event.

Part 12: Place of jurisdiction

All legal disputes between the ASVZ and the team resulting from the event shall be settled according to Swiss law and shall be submitted to the ordinary court at the seat of the ASVZ.

Disclaimer

In the event of any discrepancy between the German text and this English translation, the German text shall be decisive.

