

General Terms and Conditions – Meghan Josephine Music – Professional Vocalist

These terms apply to all services offered by Meghan Josephine Music, represented by Meghan Keereweer.

Article 1 – Definitions

Client: the party entering into an agreement with Meghan Josephine Music for the provision of musical services.

Meghan Josephine Music: an independently operating professional artist offering live performances, particularly during ceremonies, events, and special occasions, possibly in collaboration with third parties.

Article 2 – Applicability of Terms

2.1 These terms apply to every assignment, booking, or service offered or provided by Meghan Josephine Music.

2.2 Deviating provisions are only binding if confirmed in writing by Meghan Josephine Music.

2.3 These terms also apply to supplementary or follow-up assignments.

2.4 In case of any changes to the name, business structure, or legal form, these provisions shall remain in effect.

Article 3 – Quotation & Agreement

3.1 All quotations and offers are non-binding unless stated otherwise in writing.

3.2 An agreement is established once the client has provided written approval of the quotation or booking confirmation.

3.3 If approval is not received within 30 days of the quotation, Meghan Josephine Music reserves the right to withdraw the offer without further obligations.

Article 4 – Services & Execution

4.1 Meghan Josephine Music provides live vocal performances, including ceremony singing, background vocals, solo sets and studio recordings.

4.2 The content and musical arrangement of the performance are determined in consultation and tailored to the client's wishes.

4.3 The client is responsible for providing all necessary information, facilities, and cooperation reasonably required for proper execution.

4.4 Sound equipment and technical setup are arranged by mutual agreement. If the client provides these independently, Meghan Josephine Music is not responsible for technical issues.

Article 5 – Rates, Payment & Costs

5.1 All rates include VAT but exclude travel expenses and additional costs such as parking or venue fees unless agreed otherwise.

5.2 Payment is due within 14 days of the invoice date. In case of non-payment, statutory interest plus 2% contractual interest and €250 administrative fees will be charged.

5.3 Travel costs within the Netherlands are reimbursed at €0.23 per kilometre, calculated from Meghan Josephine Music's location in Linschoten. A surcharge applies for international bookings.

5.4 Any parking fees incurred at the venue will be charged to the client.

Article 6 – Cancellation & Rescheduling

6.1 Cancellation by the client is free of charge up to 60 days prior to the performance. Beyond that, the following compensation percentages apply:

- Between 60–30 days: 50% of the fee
- Between 30–14 days: 75% of the fee
- Between 14 days–24 hours: 75% of the fee
- Less than 24 hours: 100% of the fee

6.2 Rescheduling is free of charge if done in time and in consultation.

6.3 If the performance is rescheduled by Meghan Josephine Music due to illness, emergencies, or force majeure, a new date will be arranged or any payments refunded, without liability for damages.

Article 7 – Liability

7.1 Meghan Josephine Music is not liable for direct or indirect damages unless caused by intent or gross negligence.

7.2 Any liability is limited to the invoiced amount.

7.3 Damage to equipment or materials caused by guests, venue staff, the client, or personnel is entirely the responsibility of the client.

7.4 No audience (except staff) is allowed during soundcheck.

7.5 Meghan Josephine Music reserves the right to cancel the performance if safety is not guaranteed or equipment cannot be placed in dry conditions.

7.6 Loss, theft, or damage to property belonging to the client or third parties is outside the responsibility of Meghan Josephine Music.

Article 8 – Intellectual Property & Promotion

8.1 Recordings of performances may only be made with prior permission. If permitted, a free copy shall be provided to Meghan Josephine Music for promotional use.

8.2 All rights to works, music, vocal recordings, and visual content remain with Meghan Josephine Music unless agreed otherwise in writing.

8.3 Knowledge gained during assignments may be used by Meghan Josephine Music, provided no confidential information from the client is shared.

Article 9 – Catering & Logistics

9.1 The client is responsible for providing catering during the performance, setup, and breakdown—for Meghan as well as any accompanying musicians or crew.

9.2 The client must ensure a safe, dry, and accessible location throughout the presence of Meghan Josephine Music.

9.3 All specifications and technical requirements are documented in a rider, which the client must comply with.

Article 10 – Legal Framework & Dispute Resolution

10.1 These terms and all related agreements are governed by Dutch law.

10.2 Disputes shall first be resolved through mediation; if unsuccessful, they will be submitted to the competent Dutch court.

10.3 Meghan Josephine Music reserves the right to amend, expand, or discontinue services or terms.