



Standard Terms and Conditions

- 1) The 'CLIENT' accepts that once it has signed and returned an Order form, any subsequent cancellation will result in a charge equal to a minimum of 65% of the rate agreed, which the 'CLIENT' shall immediately pay to 'B.I.G.'.
- 2) The 'CLIENT' accepts the production sheet specifications and requirements. Production sheet will follow upon receipt of signed Order form.
- 3) All payments must be made strictly in accordance with the terms of the Order form. All amounts agreed under the Order form are exclusive of any taxes or bank charges. The agreed amount must be received by 'B.I.G.' net of all charges.
- 4) Force Majeure (being events outside the reasonable control of 'B.I.G.' including, without limitation, closure of venue, terrorist attacks, acts or omissions of a third party contractor of 'B.I.G.' (including the venue provider or venue organizer), acts of god and governmental or regulatory authority action). 'B.I.G.' shall not be liable for any delay in performance, part performance or non-performance of its obligations under the contract to the extent that the delay or non-performance or part performance is due to Force Majeure. In the event of non or part performance then 'B.I.G.' will either extend the package or issue a credit note to cover the amount of airtime lost.
- 5) The 'CLIENT' acknowledges and agrees that the airing of audio is at the sole discretion of venue management. 'B.I.G..' accepts no liability in relation to the airing of audio including, without limitation, a refusal by venue management to air audio content.
- 6) This Order form shall be governed by Turkish law.

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