



★ ZUNFTHAUS ZUR WAAG ★
zünftig geniessen

GENERAL TERMS AND CONDITIONS (Ts+Cs)

1. Reservations and the services agreed therein are binding as soon as the guest or client receives confirmation in the form of letter or email of confirmation or other form of confirmation by the Zunfthaus zur Waag/WIGAST AG (hereinafter referred to as "Zunfthaus").
2. Changes to the agreed number of guests must be communicated to the Zunfthaus in writing at least 48 hours before the date of your event. If the client fails to do so, then our invoice will base on the last written information provided regarding the agreed number of guests.

If the changes amount to a reduction of more than 15% in the number of guests and we are informed 10-2 days before the event, then our invoice will include 25% of the agreed costs or a minimum of CHF 30.00 for each cancelled guest.

3. Cancellations are invoiced as follows:

a) up to 30 days before the date of the event	no costs
b) 29 to 15 days before the date of the event:	50% of the agreed services
c) 14 to 8 days before the date of the event:	75% of the agreed services
d) 7 to 1 day before the date of the event:	100% of the agreed services

The total invoice is calculated as follows: Agreed services multiplied by the agreed number of guests.

4. If your guests wish to celebrate at our premises after 24.00 h, the Zunfthaus will invoice for an extension after midnight (up until max. 04.00 h) at CHF 350.00 for the first hour or part thereof and CHF 250.00 for every additional hour or part thereof.
5. The Zunfthaus and the area in front of the house (terrace) are reserved exclusively for our guests, that is, those you are benefiting from our services and have taken up our offer of food and drink. Food and drink is to be obtained from the Zunfthaus. Nobody is permitted to consume privately owned food or drinks in or in front of the house. This applies in particular to the guests of civil weddings. Other agreements may be made in special cases and subject to service charges and/or corkage.
6. If the Zunfthaus has reason to believe that your event endangers smooth business operations, or the safety or public reputation of the Zunfthaus, then the event can be cancelled and the Zunfthaus is entitled to withdraw from the agreement. The client has no right to compensation in the event or justified withdrawal by the Zunfthaus.
7. Clients are liable for all losses and damage caused by them or their guests. The Zunfthaus cannot accept any liability for theft or damage to any objects, clothes or other materials brought onto our premises.
8. The invoices of the Zunfthaus are to be settled without deduction within 20 days.
9. The Ts+Cs are an integral component of the event confirmation.
10. Place of jurisdiction is Zurich.

Zurich, 1st October 2018