

GEE Services: Terms and Conditions

Article 1 .GEE Services

GEE Services is an abbreviation of the Geisha Exclusive Escort Services. Herewith we present the respective terms and conditions of GEE Services which is a relationship mediation agency for both the private and public sector, established in Almere. GEE Services is registered at the Chamber of Commerce (Kamer van Koophandel) at 65561449. Furthermore, we are also registered with the Dutch tax authorities (Belastingdienst) under the btw-number (similar to VAT) NL031892140B01.-

GEE Services is permitted to utilize their services in relation to escorting with the respective permit. The permit is registered at VHT - 174677 and has been issued by the municipality of Almere, situated on the Stadhuisplein 1, 1315 HR, in Almere.

For information or details on our services we can be found via our website: www.geisha-exclusive-escort.com. We can also be contacted by phone at +31-6-24838318, and through e-mail at info@geisha-exclusive-escort.com.

Article 2. Definitions

Within the general terms and conditions various stipulations are emphasized and their definitions can be found below.

In reference to GEE Services in article 1, the terms 'we' and/or 'us' are used to identify the company.

You are the natural person or legal entity with whom we aim to conclude an agreement.

The 'geisha' is the person employed by GEE Services who performs their services in the context of the agreement.

The term 'agreement' is used to describe the agreement between you and us to provide a service or services, which will be carried out by a geisha.

A date is a service provided by us under this agreement, on a specified day and time, and for a specified period of time.

Written communication also includes communication by email, provided the identity of the sender and the integrity of the contents can be sufficiently determined.

Article 3 General Terms and Conditions

These general terms and conditions apply to each offer and quotation from us and to each agreement you have with us. Your (general) terms and conditions do not apply to any agreement you have or may have with us.

It is possible that we come to an agreement that deviates from these general terms and conditions. In these cases, the deviation is only valid for the specific agreement for which it was agreed upon.

For certain types of dates, additional conditions apply, which you can find on our website next to the specified type of date. If these conditions deviate from the general terms and conditions, the additional conditions are prevalent.

It is possible that a condition or a part of a condition in the general terms and conditions are annulled or will be annulled. The remainder of the terms and conditions will still apply. We will discuss the annulled or to-be-annulled condition with you to come to a new agreement. In that case, the general purpose and the tenure of the unique condition must match the original condition as close as possible.

Article 4 Establishing the agreement

Our offers are without obligation and subject to availability of the relevant geisha. We have the right to refuse a reservation at our convenience and without reason.

To make an agreement with us, you must be at least 18 years old. To make a reservation, you are required to send us a copy of your identification, with watermark included and the social security number covered. We use this to check your identity and your age.

For a domestic date, you must book at least 2 hours in advance. It is not possible to book a date after 22:00 for the same evening. For an international date, you must book at least 72 hours in advance.

The agreement is concluded at the time that we confirm your reservation in writing.

If there is an apparent error in an offer, we are not bound by the agreement.

Article 5 Prices and payments

All prices mentioned in our offers are in Euro, including VAT and excluding travel costs to and from the location of the date and all other additional costs. Additional costs can be, for instance, the costs for hotels and restaurants.

The calculation of the travel costs of the geisha depends on the travel method.

When you make a reservation, you will be given the option of either paying the full amount in advance or making a down payment. When you make a down payment, the remainder of the amount must be paid in cash to the geisha (in an envelope) or by debit card (PIN) before the date commences. The geisha does not carry change. If you wish to pay the geisha by debit card, you must indicate this in advance. There are additional charges for paying by debit card.

When you make a reservation for another person (for example as a gift), you must pay the full amount in advance.

If a date starts at a restaurant or other public place, other than a hotel, the full amount must be paid in advance.

For international bookings, the travel costs, visa costs and all other costs of the geisha must be paid in full and in advance.

When you pay in cash, you must allow the geisha sufficient opportunity to check the amount. The date will not start before the full amount has been paid.

Should you wish to request an invoice, you need to inform us of your request in writing.

When you do not complete the date or do not make use of the agreed upon services during a date you are not entitled to a refund.

Article 6 International dates

It is possible to book a date outside the Netherlands with a geisha. For these international dates, there must be no negative travel advice for the applicable country and no major disparity between men and women to the detriment of the woman.

An international date has a minimum duration of 12 hours including travel time when the date is in Germany, Belgium or Luxembourg. For other international dates there is a minimum duration of 12 hours excluding travel time, which must also be reimbursed.

The travel method for an international date is chosen in consultation with you. When the geisha travels by train she will always travel first class. When the geisha travels by plane, she will fly business class. When traveling by car, the geisha will be chauffeured by one of our own drivers.

During an international date, the geisha must be reachable by us at all times and must have access to the internet as often as possible. The geisha must be given the opportunity every day to contact us by telephone in privacy.

If a visa is required for the country where the date will take place, you must take into account the duration of the application for such a visa when booking the international date.

Article 7 Obligations during the date

You must conduct in accordance with the requirements of good hospitality. This means, among other things, that you always comply with the obligations in this article.

Unless otherwise agreed upon, the date will be strictly between the geisha and you; no other people are allowed to be present.

When a date takes place in a hotel, the geisha will meet you in the hotel's restaurant or bar.

The geisha will report to us by telephone upon arrival at the location of the date. You will need to give the geisha the privacy and opportunity to do this. During the date, the geisha must also be available to us by telephone at all times.

You must observe a high degree of personal hygiene. This means, among other things, that you have showered, your genitals are clean and you have brushed your teeth.

You are required to treat the geisha with respect and discretion. Questions about her private life or career choice are not allowed.

Alcohol can be consumed during the date. The geisha will only do this in moderation. You are never allowed to have drugs on you, to use drugs in the presence of the geisha or to offer drugs to the geisha.

Male customers are required to wear a condom in all sexual acts. Female customers are required to use a dental dam for sexual acts. Requesting the geisha to do certain acts without prophylactics is not permitted.

Sex toys can only be used when they are new, purchased from us and brought to the date by the geisha. Sex toys may only be used with a condom. After the date, the sex toys will remain your property.

You can read the list of services the relevant geisha is willing to perform on our website. If you have any special requests, they will need to be discussed and agreed upon with us and the relevant geisha first.

All communication before and after the date takes place between you and us. You are not allowed to contact the geisha(s) in any way whatsoever, except during the date.

Article 8 Obligations on long-term dates

During an (international) date that lasts longer than 16 hours (or longer than 12 hours when starting later than 8 pm), you need to ensure that the geisha receives at least 6 hours of sleep per day.

On (international) dates that last longer than 24 hours, you are expected to ensure that the geisha gets 2 hours of time and privacy for herself every day, as well as 3 meals at your expense. When the date takes place during one or more usual meal times (breakfast, lunch and dinner), the geisha needs to be provided with an appropriate meal paid by you.

When you have booked an (international) date without being intimate together, you are required to book a separate hotel room for the geisha if the date includes overnight stay. For other dates this is desirable, but not mandatory.

Article 9 Requirements for the location

When you receive the geisha in a hotel, this should be at least a four star hotel. You are required to inform us the name and address of the hotel and your room number prior to the date so that we can check the this information.

When a date includes dinner, you are required to inform us of the name of the restaurant in advance, so that we can evaluate it.

When the date takes place at your home, you also need to inform us of this. The location must be safe, hygienic, well-kept and discreet.

A date can not take place in a car, a student dorm, a swingers club or a sex club, at any time.

Article 10 Terminating the date

If the geisha does not want to perform a specific request during a date, you are expected to respect this. If you continue to insist, the geisha will immediately terminate the date without you being entitled to restitution. The date will also immediately be terminated without restitution if it is disrupted by excessive alcohol and/or drug use on your part.

If the geisha has doubts about your age during the date, she always has the right to ask you for identification. If you are not at least 18 years old or cannot show valid proof of ID, the date is terminated immediately without you being entitled to restitution.

The geisha will also immediately end the date without you being entitled to restitution if you do not comply with other obligations listed in these general terms and conditions, in particular those from

articles 7 and 8, or if she has good reason assume that you will not comply with the obligations in these general terms and conditions.

Article 11 Misconduct

If a geisha has had to terminate a date prematurely due to misconduct on your part, for example as described in article 7, your data will be blacklisted and you will no longer be able to use our services in the future.

In case of misconduct, we reserve the right to file a police report. In that case, we will disclose your details to the police.

Article 12 Warranty

Our services are very personal by nature. This means that we cannot give any guarantees regarding how you experience your date.

If a geisha does not meet your expectations at the start of the date, you must notify us by telephone no later than 10 minutes after the start of the date. We will then consult with you to come to a possible solution. You can only use this option once per date. After the first 10 minutes of the date have passed, you can no longer appeal to this article. You also cannot appeal to this article if the date is prematurely terminated by the geisha because you do not comply with these terms and conditions.

Article 13 Cancellation or changes by your request

If you wish to book additional hours during a date, this must always be done in consultation with us and the relevant geisha. If both we and the relevant geisha agree, payment must be made in full prior to the start of the additional hours.

If you cancel a date no later than 24 hours before starting time, you will receive restitution for the already paid amount minus an administrative fee of € 25.

If an agreement has been concluded with a company and a date is cancelled within 24 hours prior to the date, the full amount for the date will be charged. If an agreement is concluded with a natural person, not acting on behalf of his business or profession, and a date is cancelled within 24 hours prior to the date, 10 percent of the costs for the date will be charged. Any costs already incurred by us for the execution of the date must be fully reimbursed, regardless of whether you have booked as a company or as a private individual. This can be, for instance, the costs incurred for booking a hotel room.

If you cancel an international date no later than 72 hours prior to the date, you will receive restitution for the already paid amount minus an administrative fee of € 250.

If an agreement has been concluded with a company and an international date is cancelled in the 72 hours prior to the date, the full amount for the date will be charged. If an agreement is concluded with a natural person, not acting on behalf of his business or profession, and an international date is cancelled in the 72 hours prior to the date, 50 percent of the costs for the date will be charged. Any costs already incurred by us to implement the international date must be fully reimbursed, regardless of whether you have booked as a company or as a private individual. This can be, for instance, the costs incurred for transportation tickets or visas.

When an agreement has been concluded with a company and the location or time of the date is changed within two hours prior to the date, we reserve the right to cancel the date if the new

location does not meet the requirements in Article 8 or if the new time is not feasible. In that case, the full amount for the date will be charged.

When an agreement has been concluded with a natural person, not acting on behalf of his business or profession, and the location or time of the date is changed within two hours prior to the date, we reserve the right to cancel the date if the new location does not meet the requirements in Article 8 or when the new time is not feasible. In that case 75 percent of the amount for the date will be charged.

If you experience a delay and (expect that) you will not make it to the date on time, you must notify us as soon as possible. The waiting time will be deducted from the duration of the date if you have not reported your delay to us before the agreed starting time of the date. A delay in time exceeding 15 minutes is always deducted from the date, regardless of whether you have reported the delay to us.

If you are more than 15 minutes late for a date and have not contacted us about this, the geisha will leave the location. In that case, the costs of the entire date will be charged to you. If you have only paid a deposit, the remaining amount will be invoiced.

Article 14 Cancellation by us

We can cancel a date when the desired location is not available or a (new) location that you choose does not meet our requirements. A date can also be cancelled if, in the opinion of the geisha, a person other than the person named in the reservation participates in the date, if you do not pay the due payment before the date, or when, in the opinion of the geisha, identity, integrity or security cannot be guaranteed. In all these cases costs will be charged in accordance with Article 12 as if the cancellation were made by you.

When a date is cancelled by the geisha due to unforeseen circumstances, such as illness or private circumstances, we will contact you as soon as possible to find a suitable solution. In that case you have the right to cancel the date free of charge, after which the amount already paid will be refunded.

If the geisha has a delay in a domestic date and does not expect to be present at the agreed location on time, we will notify you as soon as possible. Your waiting time will not be deducted from the date of the date. If the geisha is or will be more than 15 minutes late, you have the right to cancel the date free of charge, provided that the date was booked at least 4 hours in advance. In that case, the amount already paid will be restituted.

Article 15 No right of withdrawal

You have no legal right to annul the agreement based on the section "distant purchase" of the Dutch consumer law because this is an agreement to provide services related to leisure activities that are fulfilled at a specific time or during a certain period.

Article 16 Liability

Unless there is gross negligence or deliberate recklessness on our part, our liability is limited to the costs of the date from which the damage-causing event has occurred.

Unless the damage is directly attributable to us, we are not liable for any damage that third parties suffer as a result of a date. You will indemnify us for this.

We are not liable for damage if it is not attributable to us since the damage is not due to our fault according to the law, legal act or generally accepted opinions.

Article 17 Complaints

If you have a complaint about how the agreement is carried out, we do find that very unfortunate. For such cases, we have a complaints procedure.

It is your responsibility to file the complaint with us in writing within a reasonable time after the complaint has arisen. You must fully and clearly describe your complaint.

We will respond to complaints within 14 days from the date of receipt. If a complaint requires a longer processing time, we will give you an indication within 14 days of receipt about when you can expect a detailed answer.

You must give us at least four weeks to resolve the complaint in mutual consultation. After this period, the complaint becomes a dispute.

Article 18 Disputes

Only Dutch law applies to agreements where these general terms and conditions are applicable. The law determines which court has jurisdiction to handle a dispute.

In the event of any difference of opinion between the parties about the content and/or scope of these general terms and conditions, the Dutch version of these general terms and conditions is prevalent.