



Schneider Bräuhaus
MÜNCHEN IM TAL

storage will be determined by Schneider-Bräuhaus. If stored in a conference or exhibition room, the storage fee will be at least equal to the agreed room rent.

Should faults or defects occur in the technical or other equipment provided by Schneider-Bräuhaus, we will remedy the situation as far as possible. The client is responsible for proving any damage suffered as a result of such disruptions or defects. Schneider-Bräuhaus is only liable for such damage if they have been caused by its intentional or grossly negligent behaviour or that of its legal representatives or vicarious agents.

The use of the name and/or brand "Schneider-Bräuhaus" for any purpose requires our written consent. All sound and image rights for photographs in the Schneider-Bräuhaus are transferred without special agreement to Schneider Bräuhaus München GmbH & Co. KG. In particular, newspaper advertisements containing invitations to job interviews or sales events require the prior written consent of Schneider-Bräuhaus. If a publication takes place without our agreement and our substantial interests are thereby impaired, we have the right to cancel the event; in which case, §4 applies (payment of rent and a fee). In addition, we have the right to levy licensing and usage fees. If Schneider-Bräuhaus has reasonable grounds to believe that the event threatens to jeopardise the smooth operation of its business, the security or the reputation of the business or its guests, or in case of force majeure or unrest, the event may be cancelled. The cost of security measures that have become necessary as a result of an event may be charged to the organiser of the event. Schneider-Bräuhaus does not need to justify the need for such security measures. Reasonable grounds for the security measures suffice.

7. GENERAL

All changes must be made in writing. For all obligations under this contract, the client and organiser are jointly and severally liable. Should be individual provisions of this contract (including these terms and conditions) be ineffective, this does not affect the validity of the remaining provisions. The parties shall replace ineffective provisions with ones which they would have agreed if they had known the original ones were invalid.

This contract is subject to the law of the Federal Republic of Germany. Place of performance and exclusive place of jurisdiction for all disputes arising from the business relationship is Munich.

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