

Additional terms and conditions cocktail workshop

Version 20 May 2021

Artikel 1 - Definitions

In these terms and conditions, the following definitions are used:

1. **Alcoholic beverages:** alcoholic beverages as defined in article 1 of the *Drank- en Horecawet*;
2. **The liquor store:** Slijterij Hennie Berendsen, established at 27 Deurningerstraat, 7514BC Enschede;
3. **Pick-up days:** Monday, June 14 2021 and Tuesday, June 15 2021;

Furthermore, all definitions from General Terms and Conditions Vestingbar Online Ordering apply.

Article 2 - Applicability

1. These additional terms and conditions apply to any and all online orders placed in order to purchase products necessary to participate in the cocktail workshop organized by the Vestingbar on June 15 2021.
2. In accordance with article 3, paragraph 4 from the General Terms and Conditions Vestingbar Online Ordering, the applicability of these terms and conditions will be indicated clearly to the consumer before an order is made for which these terms and conditions apply.

Article 3 - Identity of the liquor store

Slijterij Hennie Berendsen
Deurningerstraat 27
7514 BC Enschede
Phone: 053 431 52 64
Email: info@slijterijberendsen.nl

Opening hours:

Monday	13:00 – 18:00
Tuesday	09:00 – 18:00
Wednesday	09:00 – 18:00
Thursday	09:00 – 20:00
Friday	09:00 – 18:00
Saturday	09:00 – 17:00
Sunday	Closed

Article 4 - Picking up the order

1. The products belonging to an order can only be picked up at the liquor store, and only on one of the pick-up days during opening hours of the liquor store. The place of delivery is hence the visiting address of the liquor store.
2. When placing an order, a unique form of identification is sent, along with the confirmation of the received acceptance of the offer, as meant in article 5, paragraph 2 of the General Terms and Conditions Vestingbar Online Ordering.

3. When picking up the order, the trader, a volunteer acting on behalf of the trader, the liquor store, or an employee acting on behalf of the liquor store, will ask for the identification meant in the previous paragraph.
4. If the identification cannot be determined, or it cannot be determined that the identification belongs to a valid agreement, or there is logically suspicious reason the person picking up the products is doing so without the explicit knowledge of the consumer, the products will not be handed over.

Article 5 - Age limit

1. When picking up the order, the trader, a volunteer acting on behalf of the trader, the liquor store, or an employee acting on behalf of the liquor store, will ask for a form of identification, when there is reasonable doubt about the age of the person to which the products are given.
2. Valid forms of identification are, among others, a national passport, a Dutch driving license and a European ID-card.
3. If the age of the person picking up the products cannot be determined, or the age of the person picking up the products is below the legal drinking age of 18 years, or there is logically suspicious reason the person picking up the products is doing so for someone else below the legal drinking age of 18 years, then the products will not be handed over.
4. The previous paragraphs 1, 2 and 3 are not applicable for orders without alcoholic beverages.

Article 6 - Force majeure

1. Neither the trader, nor the liquor store, are required to deliver or hand over the ordered products, when they are obstructed by force majeure. Here, force majeure is or are any and all circumstances which prevent or make it unreasonably difficult to deliver or hand over the ordered products within the framework applicable within the agreement.
2. In the case of force majeure, the consumer will be reimbursed for the total amount of the order, minus the administration costs (0.50 euro) and the voluntary donation.

Article 7 - Cancellation

1. If the consumer, for any reason whatsoever, would like to cancel their order, they will indicate this as soon as possible, but not after June 2, 2021, to the trader, by sending an email to bedrijfsleider@vestingbar.nl or by calling 06 5199 00 53.
2. If the pick up of the ordered products, for whatever reason, does not take place, the consumer will be reimbursed for the total amount of the order, minus the administration costs (0.50 euro) and the voluntary donation.
3. If the pick up of the ordered products does not take place as a consequence of the clauses in article 4, or as a consequence of the clauses in article 5, or by cancelling the order too late, as described in paragraph 1 of this article, the trader will charge cancellation costs as described in paragraph 4.

4. The cancellation costs are per package ordered and divided as follows:
 - a. 2-person ingredient package 5.00 euro per package
 - b. 4-person ingredient package 10.00 euro per package
 - c. 2-person equipment package 8.00 euro per package
 - d. 4-person equipment package 12.00 euro per package
5. If the total amount following from paragraph 2, 3 and 4 of this article results in a debt of the consumer to the trader, the amount due will be waived.

Article 8 - Safety

1. During their visit to the liquor store, the consumer will follow the applicable measures, rules and other provisions to prevent the spread of the new coronavirus.
2. The trader will inform the consumer, by electronic means of communication, about the applicable measures, rules and other provisions to prevent the spread of the new coronavirus.