

Sharp Media Ltd trading statements

Event booking terms and conditions

Event tickets are limited. Venues may require a deposit or full payment in advance to secure your tickets to events. Please arrive in good time for the start time of events as they will begin promptly. If you have any dietary requirements then notify the venue in advance as alternatives may not be available for special events. If you would like to be seated with friends who are not on your booking please inform the venue in advance – every effort will be made to accommodate you but we cannot guarantee. Venues may include a discretionary service charge on your final bill. Refunds and ticket changes are wholly at the discretion of host venues and not Sharp Media Ltd. Both Sharp Media Ltd and our partners operate Challenge 25 - if you are lucky enough to be (or look) under 25 please be prepared to present valid photo ID. Whilst every effort is made to ensure that all events are correct at the point of booking, Sharp Media Ltd accepts no responsibility for Partner events which are cancelled or postponed. The information contained in our printed marketing materials, website, press releases and social media is correct at the time of issue but subject to operational changes and Force Majeure.

Force Majeure statement

Sharp Media Ltd is not liable for any failure or delay in performance of its obligations under this Agreement arising out of or caused, directly or indirectly, by circumstances beyond its reasonable control, including, without limitation: act of God (such as, but not limited to, fires, explosions, earthquakes, drought, tidal waves and floods); war, hostilities (whether war be declared or not), invasion, act of foreign enemies, mobilisation, requisition, or embargo; rebellion, revolution, insurrection, or military or usurped power, or civil war; contamination by radio-activity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel, radio-active toxic explosive, or other hazardous properties of any explosive nuclear assembly or nuclear component of such assembly; riot, commotion, strikes, go slows, lock outs or disorder, unless solely restricted to employees of the Supplier or of his Subcontractors; acts or threats of terrorism or pandemics.

Sustainability statement

Sharp Media Ltd is committed to adopting best practices to protect the environment and to meet national legislation and regulations. We are committed to reducing our carbon footprint and food miles, and minimising food waste and non-recyclable packaging. Our focus remains on increasing sustainability and supporting a circular economy for local food and drink businesses.

We encourage our Partners and Suppliers to comply with and adopt best sustainability practices within their business model.

Equal Opportunities statement

Sharp Media Ltd is committed to encouraging equality, diversity and inclusion among our workforce, and eliminating unlawful discrimination. The organisation - in providing goods and/or services and/or facilities - is also committed against unlawful discrimination of customers or the public.

Slavery and Human Trafficking statement

Slavery and human trafficking remain a hidden blight on our global society. We all have a responsibility to be alert to the risks, however small, in our business and in the wider chain of partners and suppliers. We have zero tolerance to slavery and human trafficking. We expect all those in our supply chain, including partners and contractors, to comply with our values. Our



employees are alert to the risks and are expected to report their concerns, and management are expected to act upon them.

Public Liability Insurance

We require a file copy of the PLI document from all Partners, Suppliers and Contractors. Sharp medA copy of our company PLI policy is available on request.

Legal status

Sharp Media Ltd is registered at Companies House in England number 06279746. Our trading names include Bite, Bite Sussex, Bite Brighton and Brighton & Hove Food and Drink Festival. Our registered office is Bank House Southwick Square, Southwick, Brighton, BN42 4FN, United Kingdom. Our contracts – including any supplementary agreements – are governed under English law.