



**FRONTLINE**  
**RIGGING & MOTION**

**Frontline Rigging Consults B.V.**

**Kobaltweg 58**  
**3542 CE Utrecht**  
**T +31 (0) 88 099 2000**  
**www.frontline-rigging.nl**

**KvK Utrecht 30155559**

**This is a translation of the original Dutch document.  
In matters of interpretation, the Dutch text will prevail.  
The Dutch law is applying.**

**Additional order conditions rigging work Gelredome**

These additional order conditions apply to the rigging work conducted by Frontline Rigging Consults B.V. for clients at Gelredome in Arnhem on assemble and disassemble of hoist points at the roof construction and making of the necessary calculations.

1. Frontline Rigging Consults B.V. only takes orders, if the "Additional order conditions rigging work Gelredome" are applicable stated by the client. Frontline Rigging Consults B.V. is free to ask for an advance payment of her client. When the payment is not coming thru on time because of the client, the work will not be carried out.
2. Orders given by clients for work in order to do the installation of hoist points will be accepted by Frontline Rigging Consults B.V. with taking into account the fact that Frontline Rigging Consults B.V. is protected against all claims who could be made by clients or third parties to Frontline Rigging Consults B.V. force can be made in respect of the ignorant use or overload, the obstruction to use and the consequences of the ignorant use or overloading of the hoist points by the client or third parties.
3. All necessary calculations which should be made by Frontline Rigging Consults B.V. to conduct the order properly can only occur if the client provides sufficient information about the nature, the position and the load of the to be installed hoist points. This information provided by the client is binding for the proper and safe operation of the to be installed hoist points. When the information about the load of the hoist points is missing, a maximum load of 200 kg per hoist point will be taking into account.
4. The client is familiar with that Frontline Rigging Consults B.V. has got a controlling function on the by the client or her representatives provided information and conducted work. This controlling function is delegated to Frontline by Gelredome. Any resulting consequences are entirely for the account of the client.
5. The client is not allowed to supply hoist points to third parties, to sublet hoist points, to make changes or change loads towards the hoist plan and by the client provided load statement without prior permission of Frontline Rigging Consults B.V.
6. Frontline Rigging Consults B.V. will visually inspect of the clients or third parties inserted proper hoist materials. Regarding to this visual inspection of the hoist materials Frontline Rigging Consults B.V. tolerates them or Frontline Rigging Consults B.V. disapproves them. The final responsibility for the by the client or third parties brought in hoist materials is always the party that introduces them.

*This is a translation of the original Dutch document.  
In matters of interpretation, the Dutch text will prevail.  
The Dutch law is applying.*

7. The client declares that there are proper hoist materials brought in by a written conformation of the order and / or through carry out the work by Frontline Rigging Consults B.V. Above safeguarded the client not from having the responsibility for by him or through him inserted hoist materials.
8. Subject to the installation of the hoist points by Frontline Rigging Consults B.V. the client is responsible for the safe operation and functioning of the hoist points and / or hoist tools according to the latest state of science and technology.
9. The client is not allowed to assemble, disassemble or modify any of the hoist points. The use of the permanent safety equipment for work in the roof construction of Gelredome by the client or third parties is without explicit permission of the business office of Frontline Rigging Consults B.V. not allowed.
10. Placing of equipment on the walkways is only permitted if the information about the positions and loads is provided prior to Frontline Rigging Consults B.V., so Frontline Rigging Consults B.V. can use the information to make the necessary calculations and subsequent consent is given by the business office of Frontline Rigging Consults B.V.
11. The client declares to be familiar with and act on the latest state of science and technology on the use of personal protection equipment at and above the workplace and communicates this with all her subcontractors. She or her subcontractors will only use staff for the work, with or operating the hoist tools and hoist materials if they have adequate knowledge, skills and experience, also they need to be in a physically good condition to carry out the work properly.
12. Specific house rules prescribed by Gelredome continue to apply to any who is present and / or working at Gelredome.
13. The client declares to be familiar with the use and operation of the mobile scale roofs of Gelredome and protects Frontline Rigging Consults B.V. from all claims relating to any damage and effects of the use and operation of these.
14. The client declares to be familiar with the procedures of Gelredome on the use and operation of the mobile scale roofs in connection with calamities and protects Frontline Rigging Consults B.V. from all claims relating to any damage and effects of carry out these procedures.
15. The eventual by the client available aerial access platform is judged by Frontline Rigging Consults B.V. and its employees. Any resulting consequences and effects are on the account of the client.
16. The client declares, in agreement with Frontline Rigging Consults B.V. to keep the required floor space free, so the employees of Frontline Rigging Consults B.V. can properly carry out the work with the aerial access platforms.
17. At least 4 weeks before the construction period of the production, all relevant information must be at the business office of Frontline Rigging Consults B.V. and the order must be confirmed by the client through a signed order confirmation. Frontline Rigging Consults B.V. is free to charge a by her determine surcharge when this is not completed.
18. Frontline Rigging Consults B.V. must be allowed reasonably time to carry out the required work, all to her estimation. Frontline Rigging Consults B.V. is free to ask for an additional by her determined charge when this is not done or not agree with the to her given time to carry out the work in which case the client shall extend the allowed time instructed by Frontline Rigging Consults B.V. Frontline Rigging Consults B.V. is free to ask an additional charge for work at night time.
19. Subject to article 1 up to and including 18 on all our transactions and work remain our "General Conditions" of application, as filed with the County Court in Utrecht.