

Business Terms and Conditions

Business Terms and Conditions

Make sure you read the following Terms and Conditions as they impact on your usage of the website as well as your rights.

Use of the website

Using the website is contingent on these Terms and conditions, alongside supplementary or distinct terms we might bring to your notice before buying any product from the site.

Definition of terms

"Consumer" or "Member" or "Diplomat person" shall have the interpretation attributed in section below of the unfair contract Terms Act 1977.

"General Terms and Conditions" signifies these types of terms and conditions

"Specific Terms and Conditions" signifies the these types of specific terms and conditions gear towards taking care of any product or service that you may buy using the website, which super cedes these General terms and condition to the level of any discord between them.

"Website" "website" or "Site" signifies the website you are surfing whenever you clicked on a web link to these types of General Terms and Conditions, as well as all of the supplementary pages.

"We" or "us" or "ourselves" describes the CDE whose given name is recognised by you on the website.

Information available on the website

We ensure necessary measure is taken to validate that the information available on the website is precise and up-to-the minute. Nevertheless we make no portrayal, assurances or promise of any sort with regards to the information, content or materials as supplied on the site (also without shortcoming, as to standard, precision, fullness or trustworthiness).

All of the content on the website is made available for information and facts uses solely and will not represent your legal, accounting or added professional guidance. Consequently it should not be relied upon for this reason. In the event you really need these expert services, we suggest that you make plans to get professional guidance from a competent person before operating in reliability on any one of the details, or buying any one of the products or services, offered on or from the website.

Updates and Changes

The website is susceptible to continuous changes and enhancements. We hold the right to alter or even get rid of (momentarily or completely) the website or any component of it without previous notification therefore you make sure that we will not be prone to you for any such type of alterations or elimination.

Adjustments to these General Terms and Conditions or to the Specific Terms and Conditions might be created anytime along with your making use of the website, or the procurement of products or services, are susceptible to any of such alterations.

You agree to your own obligation to verify in case any alterations are actually created to the General or the germane Specific terms on each and every circumstance for which you pay a visit to the website or procure services as a result.

Exclusion of legal responsibility to you from the utilisation of the website

All of the legal responsibility to you that could occur from your own accessibility to and utilisation of the website, regardless if as a result of carelessness, contravene of responsibility or not, is ruled out to the highest degree authorised by constitutional law.

No guarantee is considering the fact that the performance of the website will likely be continuous or mistake free, that deficiencies will probably be remedied or that the website or the hosting server which makes it accessible are clear of computer viruses or other things which can be detrimental or destructive.

We are not accountable for the content material of additional websites that connect to or from the website. Backlinks to other web pages are supplied basically for your personal information and will not indicate that we agree to those sites or their.

Nothing at all through these General Terms and Conditions shall be construed in order to leave out or confine the liability coverage of ourselves for loss of life or perhaps individual harm due to our carelessness or that of its staff or representatives . For the prevention of uncertainty this clause 1 shall deploy additionally to the Specific Terms and conditions below.

Copyright

The copyright in most resources on the website, such as their style and design, configuration, textual content, background graphics, photos along with the source webpage code and software program remain in their respective owners.

Brands (regardless if licensed or otherwise) company brand names and the like are the assets of their specific owners.

You are certified to check out and momentarily save webpages and their content material in your own browser's non permanent cache, as well as to print out for reference point one copy for non-commercial reasons and off-line evaluation.

You are unauthorised to sell off or re-sell anything at all provided by the website, rather than to the degree explicitly authorized in line with any product or service bought by you from the website in which such authorisation is possibly explicitly permitted or even in a situation wherein it really is an essential characteristic of the product or service concerned.

Force Majeure -services purchased via the website

Along with the availability of any services purchased by you via the website, we will not be accountable for any hindrance or inability to execute any one of our responsibilities when the holdup or inability happens from occasions or situations outside our acceptable control. Such type of situations consist of – however are not restricted to – works of God , strikes , secure outs , mishaps , conflict , fire or inability of any communications network , telecom or computer system . We can be eligible for a reasonable continuance of our duties to you (to the degree we currently owe any of such duties) should a force Majeure situation occurs.

If a Force Majeure situation to which this clause is applicable does indeed happen, we accept to inform you at an acceptable moment. If the Force Majeure situation persists for longer than 14 days, either party will get the right to cancel out the contract. When services have already been paid for ahead of time but have not been provided, you are going to be entitled to reimbursement from the day of termination for any such type of services.

Data Protection

We hold your privacy in high regards and so too your personal data. Hence we ensure the protection of your data as safely as possible. To this end, we affirm that your data shall not be sold or given to a third party without your earlier knowledge or approval expect for the restricted purposes underneath.

We may transfer your data to third parties; companies, partnership or organisations within the same niche or related management as ours for the sole aim of marketing or to furnish you with new product information that we deemed fit for your well-being.

You concur that either we or our partners may initiate a communication through several channels like telephone, email, fax, or even post to bring to your notice products or services we or our partners may offer. It is to your knowledge that

your data may be transferred or saved abroad (further beyond the European Union) as obtainable with these processes.

You may change or bring to date any personal information supplied to us as part of your enrollment on the website at any point.

Terminating the use of the website

We have the exclusive right to either cancel or withhold your right to have access or explore the site at any point in time without previous knowledge and without elaboration for our actions.

Waiver

No waiver by us (directly or indirectly) in implementing any of our rights shall preconceive our right to implement such rights at a future date.

General

If any requirement of these General Terms and Conditions is alleged to be illegal, false or null and void, that requirement shall be considered very seriously and the legality and the implementation of the remaining requirement shall not be influenced.

If there is a disagreement between these General Terms and Conditions and the Specific Terms and Conditions that relate particularly to the procurement of a select number of goods or services through the website, the Specific terms and Conditions shall be enforced.

Only individuals who are direct parties to the accord protected by these General Terms and Conditions shall have access to the right within the Contracts (Rights of Third Parties) Act 1999 to implement any term of the accord.

As a client, you have the exclusive right to initiate a cancellation of a contract for the supply of goods or services, by calling our attention to it through writing, at any point in time before seven working days have elapsed from the day after the contract was initiated. If we have begun to exercise our part of the contract before you decide to cancel, then that right is not within your reach any more.

Notices

This proviso operates where these General Terms and Conditions or the Specific Terms and Conditions issue directly or by insinuation for the service of notices.

Any notice that should be handed down under our accord with regards to you or that connects you with the issues under inspection, only if stated differently, be written in the English language.

Governing law and Jurisdiction

Using the website and the procurement of any products or services from it is regulated in line with the UK Law.

The UK courts shall have the sole authority over any disagreement or quarrel whatsoever that emanates out of or in conjunction with your use of the web site or the procurement of any products or services from it.

Specific Terms and Conditions – CDE

These Specific Terms and Conditions are appropriate for transactions made through the CONSORTIUM DIPLOMATIQUE EUROPÉEN website at https://CONSORTIUM DIPLOMATIQUE EUROPÉEN.eu and supplementary pages.

Definitions "CONSORTIUM DIPLOMATIQUE EUROPÉEN ", "CDE", "we", "us" or "ourselves" means CONSORTIUM DIPLOMATIQUE EUROPÉEN t/a CDE whose accredited office is at Oder 20, NL-2491DC Den Haag, The Netherlands.

Ordering

All order that you effect using the website, are adjudged to be an offer by you to procure the products or services that we provide with respect to these Terms and are prone to consenting of the order by ourselves. We may opt to refuse any order placed without a rationale prior to the time of placement.

Services are dispensed based on complete and appropriate directives and the right to legally carry out those directives. You assume to ensure that the precision and the entirety of the information you supply to us and consent to all risk for the refusal of documents as a result of imprecision or inadequacy.

For the Orders of our Pre-Submission Review, this review will not cover the evaluation or examination of documents sent to our site, which is still your duty to assure its fullness, adherence and precision.

You are provided with option of choices in the course of ordering. It is your duty to make sure that you peruse and clearly comprehend these options before you make progress with any procurement. If you have any complaints with regard to any part of the order, or our products and/or services, we advise you get in contact with us during office hours at our NL office before the proceed with a procurement with respect to part of the procurement.

Please, take note, in spite of the fact that we ensure a quick response to a query; it is your duty to seek more information from us with respect to the product you want to order before the actual order is done.

Your endorsement of these Terms and Conditions signifies you will be giving us, CONSORTIUM DIPLOMATIQUE EUROPÉEN, nonstop payment permission of the card to procure the actual service (or an optional one if provided), for the following:

CONSORTIUM DIPLOMATIQUE EUROPÉEN Services

CONSORTIUM DIPLOMATIQUE EUROPÉEN performs its work with the care of a good expert in accordance with the laws and on the basis of information and documents provided by the client.

The CONSORTIUM DIPLOMATIQUE EUROPÉEN issues a service contract based on the bidder's offer. Upon receipt of the contract by the contractor, the contracting entity shall be deemed to have accepted the conditions of the tenderer's offer for the provision of services.

The procedure for the processing of an individual service begins when CONSORTIUM DIPLOMATIQUE EUROPÉEN receives a written - Request and Payment for the service.

CONSORTIUM DIPLOMATIQUE EUROPÉEN reserves the right to revoke or reject an order for service at any time, without giving a reason and without the obligation to pay the fine or damages.

CONSORTIUM DIPLOMATIQUE EUROPÉEN will provide services and activities in accordance with the applicable laws and regulations that govern the service in the countries where it will operate.

CONSORTIUM DIPLOMATIQUE EUROPÉEN undertakes to keep the Client informed about all important actions, activities and services.

The process for completing the services may take up to the end of an ordered service or other service, depending on the service and from the receipt of the Request for an individual service.

Payment service

For services and activities performed, CONSORTIUM DIPLOMATIQUE EUROPÉEN is entitled to commission and other costs in accordance with the offer of the contractor or supplier on the basis of which the Contract was concluded.

The deadline for payment and the start of the activity of the service is within 5 (five) working days of the offer for a particular service. After this deadline, all activities for the Client will be terminated and notified in writing about this event.

Costs incurred or due to the processing of the documentation and any other costs incurred by the Client are not covered by the commission or fixed remuneration.

Forwarding information

The Client agrees to provide the CONSORTIUM DIPLOMATIQUE EUROPÉEN without delay with any possible changes to the information and documents that CONSORTIUM DIPLOMATIQUE EUROPÉEN has already received. The Client guarantees that the information, information and documents submitted or submitted by CONSORTIUM DIPLOMATIQUE EUROPÉEN are complete, true and correct. Nevertheless, CONSORTIUM DIPLOMATIQUE EUROPÉEN will verify or revise the documents, data and information received.

CONSORTIUM DIPLOMATIQUE EUROPÉEN shall not be liable for any losses, damages or sanctions arising from relying on any information provided by the Client, or for any irregularities or other defects in the information or documents of the contracting entity. If the contracting authority considers that CONSORTIUM DIPLOMATIQUE EUROPÉEN has misunderstood the facts or circumstances incorrectly or has overlooked them, the Client shall immediately inform the CONSORTIUM DIPLOMATIQUE EUROPÉEN

During the entire duration of the services and activities, the Client will ensure the availability of its employees in the provision of information and clarifications that are required by CONSORTIUM DIPLOMATIQUE EUROPÉEN for the provision of services and activities related to services.

If the Client fails to comply with the obligations under this Business Terms and Conditions and because of this is a limited or ineffective operator's activity, CONSORTIUM DIPLOMATIQUE EUROPÉEN has the right to withdraw from the Contract.

Commission and Price formation

The price for Services which you buy from us is really as spelt out under the choice you prefer on our website and unless of course differently mentioned, all of the listed prices leave out VAT at the existing rate.

The entire acquisition costs, as well as VAT (if ever any kind of) would be exhibited in your invoice before authenticating the purchase.

We have the right to bring up to date the selling prices on the website and to bring up to date, change, or even take out the products and services that we provide without previous notice. Virtually every approach is design to make sure

the price tags are right, however during severe inaccuracy, any business deal shall be voided by us, entitling you the full reimbursement.

We shall not be prone to anybody for withdrawing or perhaps amending any one of the products we sell, or for refusing or faltering to prepare a purchase order.

Incorporation of General Terms and Conditions

These Specific Terms and Conditions has to be taken a look at in combination with the General Terms and Conditions above. The General Terms and Conditions affect any binding agreement between us and to your utilisation of the website in most cases, as well as for the deterrence of uncertainty, You agree that you will not use the service for any illegal or illegitimate purposes, and that such uses will constitute grounds for immediate termination of services by us. You also agree to provide us with an acceptable form of ID under any current or future Money Laundering Regulations. We will also take all reasonable steps to ensure accurate and efficient dealing with all communications received on your behalf and that mail is handled in accordance with your instructions.

However, no warranty or liability is accepted by us, our staff or agents in relation to services provided, nor for losses or damages caused to you. Refund Policy In case you are making a procurement of a services however change your mind before the submission of the service we are going to reimburse all funds paid out to us with the subtraction €50.00 current administration fee. This fee takes care of our administrative costs (together with the procurement along with the reimbursement) as well as other peripheral costs.

Bank Account Referral Service

In which you demand a bank account via our financial institution reference service you make sure you accept your information being provided on your behalf to the financial institution in order to being notified straightaway by the financial institution for the intention of satisfying the financial institution demand.

In which you demand a financial institution via our financial institution reference service for a third party for which you are getting a company creation request, you confirm that the third party has consented to their particulars being provided on their behalf to the financial institution in order to being notified straightaway by the financial institution for the intention of satisfying the financial institution application.

The business bank accounts are commissioned by and make available by the banks and prone to the terms and conditions as established by the financial institutions during bank account opening

All business bank are prone to current state hence there is absolutely no assurance and also an account will be made available.

Customer Complaints

In the instance that you happen to be discontented with the service you have got and our customer care team are actually not able to handle issues to your own fulfillment, we certainly have a feedback process that allows you to render an official outcry in writing.

Copyright CONSORTIUM DIPLOMATIQUE EUROPÉEN 2023. All rights reserved. Reproduction, adaptation, or translation without permission is prohibited except as allowed under the International copyright laws. All the text, graphics, design, content, and other works are the copyrighted works of CONSORTIUM DIPLOMATIQUE EUROPÉEN.

**** **** **** **** **** END OF DOCUMENT **** **** ****