

GENERAL TERMS AND CONDITIONS OF DYNARDO GMBH FOR TRAINING EVENTS

1. Registration

1.1 The registration for participation is made by sending the registration form. The contract becomes valid when the confirmation of attendance is returned or by the final admission to the event.

1.2 Dynardo indicates that applications of student using discounts are deferred to other interested parties.

1.3 The name of the company / university filled in the registration form will become the contractor of Dynardo. If there is no such name, the subscriber will become contractor personally.

1.4 Requests for a hotel reservation will be processed only if they are received no later than two weeks before the event. The participant will receive a booking confirmation.

2. Payment

2.1 The payment for the event depends on the specification made in the seminar invitation.

2.2 The payment is charged after the completion of the event and due immediately.

3. Cancellation of participation

After receiving the confirmation, the termination of the contract is excluded. The obligation for payment also applies if the participant does not attend the event. In this case, the payment obligation will become invalid only if a written cancellation is received no later than two weeks before the seminar begins. In other respects, the reduction of the payment in case of absence is regulated by the Civil Law Code (§ 615BGB).

4. Cancellation and modification of the event

4.1 Dynardo is entitled to cancel the event if one of the lecturers scheduled in the invitation or the contract shall be prevented to attend due to illness and providing a substitute lecturer is impossible or unreasonable for Dynardo.

4.2 Dynardo is also entitled to cancel the event if the participation confirmations received two weeks before the event are less than the minimum number of 5 persons and more than the maximum number of 12 persons of non-discount participants.

4.3 In each case, the cancellation will be announced immediately after gaining knowledge of impediment.

4.4 The proper cancellation by Dynardo represents a withdrawal from the contract. In this case, Dynardo is not liable to pay compensation for travel and accommodation costs or non-productive time.

4.5 Dynardo is entitled to replace lecturers and to modify the contents of the event announced in the invitation, as far as it is reasonable for the parties under consideration of the interests of Dynardo.

4.6 Dynardo is entitled to postpone an event to another date or time, if this is announced to the participants at least two weeks before the original date. After this deadline, Dynardo is only entitled because of conditions mentioned in point 4.1 or 4.2 and if the participants will be informed immediately. The contractor is entitled to cancel in written form at no cost within one week after receiving the notification of the postponement.

5. Obligations and liabilities of Dynardo

5.1 Dynardo gives the participants the opportunity to familiarize themselves with the course content described in the invitation.

5.2 Seminar materials, hardware and software temporarily available for the participants are used for educational purposes only. Therefore, Dynardo is just liable for defects insofar as the purpose of the event will be affected. A reduction in fee for this reason is excluded.

5.3 Dynardo is liable, except in case of culpable violation of contractual obligations essential to achieve the fulfillment of the contract, on whatever legal grounds only for deliberate intention and gross negligence.

6. Obligations of the participant

6.1 Hardware and software usable for educational purposes are to be treated with care. The participant is not entitled to install own software on computers from Dynardo. The participant is not permitted to copy Dynardo software or use Dynardo's computers for copying or downloading data.

6.2 The participant must not copy training material either partly or as a whole.

7. Data processing

The participant agrees that his data will be stored and used in compliance with data protection regulations.

8. Court of jurisdiction

The Weimar court is the relevant exclusive jurisdiction for all claims arising from this contract, if the contractor is a business-person, a legal entity under public law or public law special fund.