

Terms

Services

Interim management and consulting services are subject to separate agreements, as may be agreed from time to time with each specific Client.

A contract for training services requires: 1) Client's acceptance of offer conditions; 2) receipt by Client must of a confirmation of the course; and 3) Client's payment in advance for the services requested.

To be able to participate in a training course, Client must pay amounts due without any bank charges or other deduction in advance at least 10 days before the start of the event.

By providing a credit card account number or other account number permitting electronic charge, debit or transfer of funds, Client authorizes the provider to charge the account number specified.

Invoice may be generated manually or automatically. In the latter case, Client accepts and gives consent to download/print the invoice directly from the website or receive it via email.

Client may cancel a paid purchase order for a training course by sending a written request, provided that at the date of such a request for cancellation no service has been rendered yet. If email or notice is received more than 30 days before the scheduled date, 10% cancellation fee applies; if it is received from 15 to 30 days before, 50% cancellation fee applies; if it is received less than 15 days before, 80% cancellation fee applies. No refund will be made if Client does not attend a non-canceled event for any reason whatsoever.

The Provider reserves the right in its sole discretion to cancel or reschedule an event, or to change the instructor without notice. Client will be entitled to no compensation or damage in such a case.

The delay or inability of Provider to provide paid training, if caused by events of force majeure, shall not constitute a breach or default and shall not subject Provider to liability. Force majeure events shall include, without limitation, civil disturbances, epidemics, natural disasters, wars, acts of terrorism, acts of God and all other such events outside the control of Provider that make it impossible or economically impractical for Provider to comply with its obligations hereunder.

Each Client must take care of his/her own hotel accommodation and travel at his/her own expense.

Client hereby permits Provider to identify Client in its marketing materials and web presence as a customer of Provider.

Use of Website

By accessing and using this website you accept and agree to be bound by these terms.

You agree to provide true, accurate, current and complete information about yourself as prompted by products and service's registration form and maintain and promptly update the registration data to keep it true, accurate, current and complete. See privacy policy.

You are responsible for obtaining and maintaining access to the website, maintaining the confidentiality of the password and account and are fully responsible for all activities that occur under your password or account. The Provider assumes no responsibility, and is not liable for any damage to, or virus or other harmful code that may affect your computer equipment or other property based on your access to, or use of, the website. This also applies to the downloading of any file or objects from the website. Provider reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the website, products and services (or any part thereof) with or without notice and liability.

Any information or material you transmit to the website by filling in an on-line form, sending an e-mail (whether editorial or technical in nature), or other activity, including information such as personal data, comments and suggestions (whether in response to a specific query or otherwise) will be treated as non-confidential and non-proprietary and may be used by the Provider.

You agree to not post upload, post, email, transmit or otherwise make available any Content that is unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable; content that you do not have a right to make available under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements); content that infringes any patent, trademark, trade secret, copyright or other proprietary rights of any party; content that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment; content that interferes with or disrupt the website products and services; impersonate any person or entity, or falsely state or otherwise misrepresent your affiliation with a person or entity; and violate any applicable local, state, national or international law.

You agree to indemnify and hold Provider harmless from and against any and all claims, liabilities, damages, or costs, including reasonable attorneys', related to or arising from any breach by you of the provisions of these Terms.

No content included in the website is intended for trading or investing purposes.

In no event shall provider's aggregate liability under these terms exceed the amounts actually paid by you for an event, if any. In no event shall provider be liable to anyone for any indirect, punitive, special, exemplary, incidental, consequential or other damages of any type or kind (including loss of data, revenue, profits, use or other economic advantage) arising out of, or in any way connected with any event, any provider content, or any use of this website, even if provider has been previously advised of the possibility of such damages. To the extent not prohibited by law, the limitations in this section shall apply to personal injury and death.

If you have any questions concerning these Terms, please write to Francesco Bellandi, Via Macherio 325, 00188 Rome, Italy.

The relationship between the parties shall be governed by the laws of the State of Italy, Court of Rome.

Intellectual Property

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