

Terms and conditions

(1) The following participation conditions apply to all legal transactions of Facial Plastic Surgery Europe eV, Froehliche – Tuerken – Strasse 08, 93047 Regensburg, Germany ("Organizer") with its contractual partner ("Participant") and to seminars, workshops, conferences, fairs, conferences and other events of the Organizer ("Event").

(2) Deviating general terms and conditions of the participant shall only apply if the organizer has expressly agreed to them in writing.

§ 2 Conclusion of the Contract / Object of the Contract

(1) Offers of the organizer are generally non-binding and subject to confirmation.

(2) By submitting this declaration of participation by post, fax, electronic mail, via the registration form on the Organizer's website or by verbal agreement, the participant submits a binding offer for the conclusion of the contract.

(3) A contract with the organizer is concluded if the organizer accepts the offer within 14 days.

(4) The buyer, who is not the sole participant himself (i.e. who does not acquire or order the right to participate exclusively for himself), is responsible for ensuring that the participant who receives the right to participate from him receives knowledge of these GTC and accepts them.

(5) The organizer may change individual components of an event if this would not change necessary and thus non-essential parts of the event. The participant, or the buyer if he is not himself a participant, has no claim to a reduction or reimbursement of the admission price if the change is not substantial and reasonable under the circumstances of the individual case.

(6) The organizer is responsible for providing a proper selection of speakers, but is not responsible for their content and claims.

(7) The Organizer may replace individual speakers and spokespersons with other speakers of equal value or with speakers and spokespersons with equivalent topics, provided this is reasonable for the participant and the purpose of the event and its contents are not significantly changed.

(8) If different lectures etc. are offered simultaneously in different rooms within an event, it may happen that not every participant can attend every desired lecture etc. at any time due to the space available.

(9) The organizer is entitled to send the participant information about the event via the means of communication specified by him.

(10) The organizer holds the rights to the premises.

§ 3 Participant fees

(1) Insofar as a participation fee is charged for the respective event, it shall result from the prices quoted or the offers made by the Organizer.

(2) All invoices shall be in Euro. If payment is made in foreign currencies or means of payment, exchange rate differences and bank charges shall be borne by the contractual partner.

(3) All payments, insofar as participation fees or other costs charged, are due and payable immediately after invoicing without any deduction, but in any case, before the start of the event, unless a different payment term has been expressly agreed.

(4) If applicable, all services of the organizer include the legally valid value-added tax of currently, 19%, unless otherwise stated.

(5) If individual services are not used by a participant through no fault of the Organizer, the agreed participation fees and any additional agreed fees and costs (e.g. conference lump sums) shall nevertheless become due.

§ 4 Eligibility to participate, resale, return/exchange

(1) The participation entitlements will be sent to the address indicated by the buyer, in accordance with the postal or mail dispatch method has been selected.

(2) If the price of participation is reduced, the reason for the reduction must exist at the time of the event visit and be proven by the participant at the request of the organizer.

(3) The purchase of participation rights for the purpose of commercial resale is prohibited without the prior written consent of the Organizer.

(4) A return or an exchange of the participation rights is not possible.

§ 5 Right of revocation: Exclusion of the right of revocation when purchasing participation rights

If you are a consumer, you are entitled to a statutory right of revocation.

Right of Withdrawal

You have the right to revoke this contract within fourteen days without giving reasons. The revocation period is 14 days from the date of receipt of the registration fee, full or in part. In case of withdrawal from the regular course program before March 1st, 2025, 80% of the applicable registration fee is reimbursed. After March 1st, 2025, 50% of the registration fee are reimbursed. Fees paid for the anatomic dissections are not reimbursed. In order to exercise your right of withdrawal, you must inform Facial Plastic Surgery Europe eV, Froehliche-Tuerken-Straße 08, 93047 Regensburg, Germany ("Organizer")) by means of a clear declaration (e.g. a letter, fax or e-mail sent by post) of your decision to withdraw from this contract.