

GENERAL SALES CONDITIONS

ARTICLE 1: DENOMINATION OF THE PARTIES

The present document defines the conditions that link OCTO Technology (hereunder « the company »), a public limited company with a board of directors, with a capital of 354,955.60€, with its registered office at 34 avenue de l'Opéra 75002 Paris, France and registered under the Paris Trade and Companies Register number B 418 166 096, represented by Mister François HISQUIN, CEO, to a physical or moral participant ("the participant") of the USI event (hereafter "the event").

ARTICLE 2: PRICE

The price per participant is 2 150€ exclusive of tax for 2 days (excluding promotional fares). VAT will be charged on that amount according to the applicable rates in place on the day of billing, i.e. 20%.

This rate includes:

- The two days of training
- The participant's entry kit
- Catering: breakfast, coffee breaks, lunch and cocktail
- Access to networking areas

ARTICLE 3: REGISTRATION

There are three ways of registering:

Manual registration: contact us where online registration is not yet available.

During registration, information such as the name of the registering participant(s), the title, date, price of the training and the billing address must appear on the booking.

Online payment or credit card registration.

Registration through receipt: after receiving the required information, the company will send the participant a booking form which must be completed and returned for the participant to receive the appropriate receipt (subject to space availability).

Any booking implies the unconditional acceptance of the Client and his full agreement to the present general sales conditions that prevail over any other Client document, including any general purchasing conditions.

Signing the booking form and/ or the training contract entails the acceptance of the USI EVENTS general sales conditions.

ARTICLE 4: INVITATIONS AND TIMETABLE

USI may not be held liable for invitations that are not received, regardless of the recipient at the client's, including in the case where the trainee(s) to the training are absent. In doubt, the client must ensure that his trainees are registered and that they attend the training.

Training hours:

First day: 9am – 7pm
Second day: 9am – 7pm

USI assumes no liability if a participant is absent or leaves during training hours.

ARTICLE 5: BILLING SETTLEMENT

Where registration is made by online payment, the participant is fully registered once the company is notified of the transaction.

In the case of a group or single registration with payment after invoicing, payment must reach the company any time from the date of invoice receipt and at the latest thirty days from the invoicing date, in full* and without discount:

- By check payable to OCTO Technology, with "USI" written at the back of the check
- By transfer to OCTO Technology, Banque CIC, account n° RIB 30066/10947/00020080901/04
Intra-community VAT number: FR 16 418 166 096

If payment has not occurred within the above timeframe, registration will be neither firm nor definitive and the company reserves the right to send any delayed payment back to the participant if the quota of available places has been reached and to refuse him access on the day of the event.

Any invoice that remains unpaid by the client's training funding agency after the deadline, regardless of the cause, becomes payable by the client. Once the training has started, its totality becomes payable.

The company reserves the right, without any disadvantage or prejudice:

- to refuse a participant's registration for a legitimate and non-discriminatory reason;
- to exclude any participant at any time where his behavior impairs the good running of the event and/ or is in gross breach of the present general conditions;
- to exclude any participant that has made false declarations during his registration.

On site, the participant will sign an attendance sheet so that the company can prepare an attendance certificate that will be sent within 30 days after the event.

For information on registrations, please contact us by email: inscription@usievents.com.

* except for local authorities and public administrations, who settle their invoices after the service has been provided in accordance with public accountancy rules in place.

ARTICLE 6: PREFERENTIAL RATES (EARLY BIRD -20% and -10%, 5 and 10 people groups)

These preferential rates are only available on specific dates that are clearly stated on the event's site.

Registration for preferential rates includes the same services as a registration for a standard rate.

Preferential rates are also valid for group registrations if the specific dates of the preferential rates are respected.



ARTICLE 7: QUOTAS AND WAITING LIST

The company reserves the right to limit the number of places available on promotional offers.

If the maximum participant quota is reached, a waiting list will be put in place. Registration on the waiting list will be made in chronological order of receipt of registration forms.

Following the chronological order of receipt of registration forms, if a registration becomes available, the participant will receive an invitation and an invoice.

Payment must then reach the company any time from the date of invoice receipt and at the latest thirty days from the invoicing date.

If payment is not made within the above timeframe, registration will not be valid and the company reserves the right to return any delayed payment to the participant if the quota of available places has been reached and to refuse access on the day of the seminar.

ARTICLE 8: DELAYS OR NON-PAYMENT

Any sum that remains unpaid after the due date will give rise as of right and without prior notice to the payment of interests at the legal rate from the due date to the date of full payment of the sums due.

In the case of non-payment forty-eight hours after a formal notice by letter or email with acknowledgement of receipt without any response, the sale will be cancelled as of right if the company sees fit to do so.

Any sum that remains unpaid after the due date will also give rise as of right and without prior notice to the payment of a delayed payment penalty calculated at 20% of the all-inclusive price of the due sum, from the due date to the date of full payment of the sums due.

In the case of unpaid invoices for a previous edition, USI Events reserves the right to cancel your registration and to refuse you access to the event.

ARTICLE 9: CANCELLATION CONDITIONS

Any cancellation by a participant must be made in writing to the company by registered post or email with acknowledgment of receipt. In the case of a cancellation, the company will charge a penalty by way of a fixed compensation as follows:

- More than 30 days before the scheduled date of the event: 25% of the total price excluding tax
- From 30 to 8 days before the scheduled date of the event: 50% of the total price excluding tax
- Less than 8 days before the scheduled date of the event: 100% of the total price excluding tax

Any registration cancellation must be reported by phone and confirmed in writing. We give you the possibility of replacing the trainee no longer attending by another person at any time.

In the case of a force majeure, an insufficient number of participants or any other impediment, the company reserves the right to postpone or cancel the event, with a notice of two working days before the planned date of the event. Any event postponement or cancellation will be notified to participants.

If the event is postponed, the participant may carry over his registration or cancel it.

If the event is postponed and if the participant wishes to cancel his registration, he must notify the company of his cancellation at least 60 days before the retained date for the postponed event. The participant will then receive a full reimbursement of the price of his registration. After that period, the cancellation of the participant will be dealt with as stipulated in paragraph 1 of the present article.

If the event is cancelled, participants whose registration has been paid for will be reimbursed in full.

The company may not be held liable for costs or damages resulting from the event's cancellation or its postponement to an ulterior date.

ARTICLE 10: TRAINING

The participant may ask to do both days as an internally financed training that can come under the training budget. In order to do that, please contact the registration department: inscription@usievents.com. The company undertakes to provide the client with the documents necessary for the training to be financed in that way and will bill the companies registering to the event directly.

ARTICLE 11: LIMITED LIABILITY

The descriptions of the event, the presentations and the speakers are given as reference only and the company reserves the right to modify the content of its program and its hours at any time.

The company may not be held liable for the absence of one or several speakers considered on the day of the event.

Participants to the event must conform to health and safety rules of the place where the event takes place. The company may not be held liable for any participant behavior in breach of these rules.

The company may not be held liable in the case where damages are caused to third parties and/ or participants because of the infrastructure and means made available for the duration of the event.

The event is in no way an advisory service and the company may not be held liable for any subsequent operational and/ or financial decisions made by the participants and/ or their employers.

ARTICLE 12: FORCE MAJEURE AND UNFORSEEABLE CIRCUMSTANCES

An event of force majeure will suspend the enforcement of the company's contractual obligations.



The company will not be liable if the event is delayed or prevented because of a force majeure or an unforeseen event caused by a participant, a third party or by external causes such as social conflicts, the intervention of civil or military authorities, natural disasters, fire or water damage, the malfunction or outage of the telecommunications network or electricity grid.

A case of force majeure is any event outside the control of the company that hinders the normal course of the event.

ARTICLE 13: INTELLECTUAL PROPERTY

The sessions and presentations content is protected under copyright and intellectual property.

As such, in accordance with the French intellectual property code, the participant may only use this content for private and personal use.

Outside of that use, the participant and/ or his employer may not copy, reproduce, sell, publish, exploit in any other way or to broadcast the content of the sessions and presentations to members of personnel that have not taken part in the event without the express prior and written consent of the company. Breach of this article will be deemed to be copyright infringement.

ARTICLE 14: INFORMATION COMMUNICATION

By signing this document, the participant agrees that the information he has communicated to the company may be transferred to the company's contractual partners. This information may be sold to, let to or exchanged with other companies.

ARTICLE 15: ORDER OF PREVALENCE

The present general sales conditions prevail over the general purchasing conditions of any company to which a participant is attached.

ARTICLE 16: INVALIDITY

If one or several contractual provisions between the parties, including in the present document, are deemed invalid or are declared as such pursuant to any law or regulation or following the final decision of a competent court, the other provisions shall retain their strength and validity.

ARTICLE 17: NON-WAIVER

The fact that one or other party does not avail itself at any given time of any provision shall not be considered as a waiver of the rights it has under them.

ARTICLE 18: LANGUAGE OF THE CONTRACT – APPLICABLE LAW

The relations between the parties are governed by French law. They are written in priority in French. In the case where they are translated into one or several languages, the French text shall prevail in the event of a dispute.

ARTICLE 19: ATTRIBUTION OF JURISDICTION

Any dispute that is not settled amicably shall be subject to French law and brought before the Paris Commercial Court regardless of the cause, nature and place of the dispute and regardless of the specific conditions of the case even where multiple defendants are involved.

ARTICLE 20: AGREEMENT PERIOD OF VALIDITY

This agreement is drawn up for the duration of the training. Done in two copies in Paris on November 1st, 2015

Signature and stamp