

TERMS AND CONDITIONS

Institute for Christian Democratic Policy,

with registered office at Karlovo náměstí 317/5 Prague 2,

120 00 identification number: 04600240 registered in the register of institutes kept at the Municipal Court in Prague, Section U, Insert 327

for sale of conference

registration tickets through an online store located at <http://eulawprague.eu/>

1. INTRODUCTORY PROVISIONS

1.1. These Business Terms and Conditions (hereinafter referred to as the "Business Terms") of the Institute for Christian Democratic Policy, z.ú. , registered office at Karlovo náměstí 317/5, 120 00 Praha 2, identification number: 04600240, registered in the Register of Institutions at the Municipal Court in Prague, Section U, Insert 327 (hereinafter referred to as the "Seller"), in accordance with § 1751 1 of Act No. 89/2012 Coll., The Civil Code (hereinafter referred to as the "Civil Code"), the mutual rights and obligations of the parties arising out of or in connection with a purchase contract (hereinafter referred to as the "Purchase Contract") concluded between the seller and another individual hereinafter referred to as the "buyer") through the seller's internet shop. The e-shop is operated by the seller on a web site located at <http://eulawprague.eu/> (hereinafter referred to as "the webpage") through the web interface (hereinafter referred to as the "web interface of the store").

1.2. Business terms do not apply to cases where a person intending to buy the goods from a seller is a legal entity or person who acts when ordering goods in the course of their business or in their independent pursuit of their profession.

1.3. Provisions derogating from the terms and conditions may be negotiated in the sales contract. Distinctive arrangements in the sales contract take precedence over the provisions of the terms and conditions.

1.4. Business terms and conditions are an integral part of the sales contract. The Purchase Agreement and the Business Terms and Conditions are prepared in the Czech language. The purchase contract can be concluded in the Czech language.

1.5. The seller may change or add the wording of the business terms. This provision is without prejudice to the rights and obligations arising during the period of validity of the previous version of the terms and conditions.

2. REGISTRATION ON THE WEB SITE AND PURCHASE OF THE ENTRY

2.1. Based on the buyer's registration made on the website, buyers can buy tickets at the Prague EU Law Days, organized by the seller.

2.2. When registering on a web page and ordering goods, the buyer is obligated to indicate correctly and truthfully all data. The information given at the time of registration is mandatory for the buyer to update upon any change. The details given by the buyer when registering and ordering the goods are considered correct by the vendor.

3. CONCLUSION OF THE PURCHASE CONTRACT

3.1. The store's web interface contains information about the amount of admission.

3.2. Before sending the order to the seller, the buyer is allowed to check and modify the data that the buyer has placed in the order, also with regard to the buyer's ability to identify and correct the errors that occurred when entering the data into the order. The order is sent by the buyer to the seller by clicking the SEND button. The data listed in the order they are deemed

correct by the seller. On receipt of the order, the Seller will acknowledge receipt of the receipt to the buyer by e-mail, to the buyer's email address listed in the user account or in the order (hereinafter referred to as the "buyer's electronic address").

3.3. The seller is always entitled to ask the buyer for additional confirmation of the order (for example, in writing or by phone), depending on the nature of the order (quantity of goods, purchase price, etc.).

3.4. The contractual relationship between the seller and the buyer is the delivery of an acceptance order accepted by the seller to the buyer by e-mail to the buyer's e-mail address.

3.5. The buyer agrees to use remote means of communication when concluding the purchase contract. Costs incurred by the buyer when using distance means of communication in connection with the conclusion of a purchase contract (costs of internet connection, telephone call costs) are borne by the buyer himself, which does not differ from the basic rate.

4. THE PRICE OF THE GOODS AND THE PAYMENT TERMS

4.1. The buyer may pay the seller the following goods in the following manner:

- non-cash via the GoPay payment systém

- in exceptional cases (in agreement with the seller) also in cash when registering at the venue on June 7th 2018.

4.2. In the case of non-cash payment, the buyer is required to pay the purchase price of the goods together with the variable payment symbol. In the case of non-cash payment, the purchaser's obligation to pay the purchase price is fulfilled when the relevant amount is credited to the seller's account.

4.3. If it is customary in the course of trade or if it is stipulated by generally binding legal regulations, the seller shall issue a tax document - invoice to the purchaser in respect of payments made under the purchase contract. The seller is not a taxpayer of value added tax. Tax document - The invoice is issued by the seller to the purchaser after paying the price of the goods and sends it in electronic form to the e-mail address of the buyer.

5. WITHDRAWAL FROM THE SALES CONTRACT

After the purchase contract under these Business Terms and Conditions becomes valid, the buyer will not be entitled to any refund of the paid entrance fee upon withdrawal. In case of a serious inability to participate in the buyer's action, it is possible to negotiate partial refund on the contact email provided in these Terms and Conditions.

6. OTHER RIGHTS AND OBLIGATIONS OF THE PARTIES

6.1. The buyer acquires ownership of the goods by paying the full purchase price of the goods.

6.2. The seller is not bound by any codes of conduct in relation to the buyer in the sense of § 1826 (1) e) the Civil Code.

6.3. Out-of-court complaint handling of consumers is ensured by the seller through the e-mail address conference@eulawprague.eu. Buyer information will be sent to the buyer's electronic address.

6.4. The buyer hereby takes on the risk of changing circumstances in accordance with Section 1765 (2) of the Civil Code.

7. PERSONAL DATA PROTECTION

7.1. Protection of the buyer's personal data, in case of a natural person, is provided by Act No. 101/2000 Coll., On the Protection of Personal Data, as amended.

7.2. The buyer agrees to process these personal data: name and surname, address, identification number, tax identification number, e-mail address, telephone number and (collectively, all as "personal data").

7.3. The Buyer agrees to the processing of personal data by the Seller for the purpose of realizing the rights and obligations of the Purchase Agreement and for the purpose of maintaining the User Account. If the buyer does not choose another option, he agrees with the processing of personal data by the seller also for the purposes of sending information and commercial communications to the buyer. Consent to the processing of personal data in its entirety under this Article is not a condition that would in itself make it impossible to conclude a sales contract.

7.4. The Buyer notes that he is required to state his / her personal data (when registering, in his user account, when ordering from the web interface of the shop), to state correctly and truthfully and is obliged to inform the seller of any change in his or her personal data without undue delay.

7.5. By processing the buyer's personal data, the seller may assign a third party as processor. In addition to persons transporting goods, personal data will not be passed on to third parties by the seller without the buyer's prior consent.

7.6. Personal data will be processed indefinitely. Personal data will be processed in electronic form in an automated manner or in a printed form in a non-automated manner.

7.7. The Buyer confirms that the personal data provided are accurate and that he has been advised that this is a voluntary provision of personal data.

7.8. In the event that the buyer considers that the seller or processor carries out processing of his or her personal data that is contrary to the protection of the buyer's private and personal life or contrary to law, in particular if the personal data are inaccurate with regard to the purpose of their processing, may:

7.8.1. ask the seller or processor for an explanation,

7.8.2. require the seller or processor to remove the resulting condition.

7.9. If the buyer asks for information about the processing of his personal data, the seller is required to pass on this information. Seller has the right to provide information under the previous clause to request reasonable compensation not exceeding the costs necessary to provide the information.

7.10. Publishing business messages and storing cookies

7.10. Buyer agrees to send information related to the seller's goods, services, or business to the buyer's electronic address, and also agrees to send the sales announcements to the buyer's electronic address.

7.11. Buyer agrees to store so-called cookies on his computer. If the purchase on the website is possible and the seller's obligations under the purchase contract are fulfilled without the so-called cookies being stored on the purchaser's computer, the buyer may withdraw the consent under the previous sentence at any time.

8. DELIVERY

8.1. The buyer may be delivered to the buyer's electronic address.

9. FINAL PROVISIONS

9.1. If a relationship based on a sales contract contains an international (foreign) element, then the parties agree that the relationship is governed by Czech law. This does not affect the consumer's rights under generally binding legal regulations.

9.2. If any provision of the Terms of Business is invalid or ineffective, or if it occurs, instead of invalid clauses, a provision will be introduced to the extent that the purpose of the invalid clause is

as close as possible. The invalidity or ineffectiveness of one provision is without prejudice to the validity of the other provisions.

9.3. The Purchase Agreement, including the Terms and Conditions, is archived by the Seller in electronic form and is not accessible.

9.4. Seller's contact information: Delivery address: IKDP z.ú, Karlovo náměstí, Karlovo náměstí 317/5, 120 00 Praha 2. E-mail address: conference@eulawprague.eu.

In Prague on December 1, 2017