

Terms and conditions of business and payment

The following agreement is made by the participant and the organizer

Deposit

After registration, the participant will receive an automatic registration confirmation and after confirmation of course capacity, receive automatic confirmation of registration and a request to pay the deposit.

The course place will be reserved for the participant only after the deposit has been paid. If the deposit is not paid within 6 days, the course place will be given to other participants on the waiting list.

However, please note: A " non-transfer " without notice of cancellation does not lead to course withdrawal, especially as registration entails considerable administrative effort (accounting, organization, etc.). In this case, a cancellation fee will be charged to compensate for the administrative effort.

Cancellation fees:

No cancellation fee: The cancellation is made 77 days (or more) before the start of the course.

Cancellation fee of 15%: The cancellation takes place 29 - 76 days before the beginning of the course.

Cancellation fee of 35%: Cancellation of the participant 11 - 28 days before the beginning of the course.

Full course price: if the participant cancels 1 - 10 days before the start of the course (this applies to each course - also applies to group bookings)

The cancellation fee does not apply: if in the event that the participant is able to provide a replacement participant, who then books and pays for the course accordingly. If the organizer is proven unable to carry out the course due to unforeseen circumstances.

This does not include : Modification of the course plan, force majeure, change of trainers without prior notice, postponement of dates, loss of broadcasting license, loss of transmission capacity or technical breakdowns of the broadcasting equipment, technical breakdowns during studio recordings, loss of data. This also applies to possible non-receipt of informative communication from the organizer to the participants.

Refund of the participants' deposit

A deposit made after the allocation of the remaining place in a course (such that the interested person cannot be enrolled) will of course be refunded in full. The same applies in case the

course is canceled by the organizer (in this case the deposit and the course fee will be fully refunded within 60 days without any deductions).

Disclaimer in case of course cancellation, change of date, content or schedule: In case of postponement or cancellation of a course, the organizer can in no case be held liable for any costs or expenses claimed by the participants (including 3rd parties). This also applies to force majeure, such as travel bans or emergency decrees. Therefore please book possible arrivals and departures / overnight stays etc. without cancellation costs. We strongly recommend cancellation insurance. The organizer reserves the right to change the dates of the courses, course schedules, contents, curricula, or trainer staffing at any time, even without prior notice. In this case a refund to the participants is excluded. The learning objective remains the same (at the discretion of the organizer).

Refund

A refund of the course fee is not possible in case of crisis situations, force majeure, closures and government decrees. The participant bears this risk like all other affected persons themselves.

Withdrawal during the course

The course fee will be charged in full. However, there is the possibility to make up for missed sessions in the next course. This is only possible if the next course is not fully booked. There is no guarantee that missed sessions can be made up (this is at the discretion of the organizer).

After consulting with the organizer, the participant undertakes to re-register for the replacement date in writing.

Reasons for exclusion of course participants

Exclusion of a participant without refund is given because of: Sexual harassment, improper behavior towards other participants and the trainers, damage to electronic data files due to deletion or installation of various PC programs or due to introduction of PC viruses.

Liability of the participants

The participant is fully liable for damages. This includes damage to electronic data files by deleting or installing various PC programs or by introducing PC viruses.

The participant hereby confirms that they themselves or through their liability insurance or legal guardians, can comply with the damage claims of the organizer. In principle, the organizer and the participant agree that the participation in the teaching and practice sessions will not be carried out.

The participant is liable for their own actions. Therefore, the organizer cannot be held liable for any damages and compensation claims, also not from third parties. For persons under 18 years, their guardians are liable in full.

Possible offenses, except of a criminal nature, will be discussed in the first instance with the organizer and the participant together and then decided. Only the decisions of the organizer

(Subtitling Academy LLC) and not of the trainers and course leaders or license holders are valid.

Contextual interpretation

Nothing in this agreement shall be interpreted or construed in such a way that it comes close to establishing a contract of employment.

Severability Clause. This Agreement shall apply to all persons and entities who present or charge for the course in question. Changes and additions of this agreement are valid if they are confirmed in writing by both contracting parties. The following applies the latest edition of the terms and conditions. These terms and conditions apply to all licensees or individuals and entities who hold or charge for the respective course.

Organizer: Subtitling Academy LLC

Participants: Agreement to the terms and conditions is given at the time of registration.