

SERVICE SALES AGREEMENT

1.PARTIES

This Service Sales Agreement was signed in electronic environment within the framework of the terms and conditions stated below between the (“**BUYER**”) located at the address which is specified in Article 5 and D Event Turizm Organizasyon Ltd. Sti. (“**SELLER**”) located at İçerenköy Mah. Çayır Cad. No:5 Bay Plaza Kat:12 Ataşehir – İstanbul/TÜRKİYE.

2. DEFINITIONS

In the implementation and interpretation of this Agreement, the terms written below shall refer to the written explanations against them.

SERVICE: Services offered on <https://eafps2024.digiconkayit.com/> within the scope of European Academy of Facial Plastic Surgery 2024 organization to be held on 19.09.2024-21.09.2024,

SELLER: The company that offers goods to the consumer within the scope of its commercial or professional activities or acts on behalf of or on behalf of the supplier,

BUYER: A natural or legal person who acquires, uses or benefits from a good or service for commercial or non-professional purposes,

WEBSITE: The website named registration <https://eafps2024.digiconkayit.com/>

ORDERING PARTY: The natural or legal person who requests a good or service through the website of the SELLER,

PARTIES: SELLER and BUYER,

AGREEMENT: This agreement which is concluded between the SELLER and the BUYER,

3. SUBJECT

This Agreement regulates the rights and obligations of the parties regarding the services purchased over the website of the SELLER within the scope of the European Academy of Facial Plastic Surgery 2024 organization to be held between 19.09.2024 and 21.09.2024.

4.INFORMATION OF SELLER

Appellation: D Event Turizm Organizasyon Hizmetleri Ltd. Şti.

Address: İçerenköy Mah. Çayır Cad. No:5 Bay Plaza Kat:12 Ataşehir – İstanbul/TÜRKİYE

Telephone: +90 0 216 573 18 36

E-mail address: info@devent.com.tr

5.INFORMATION OF BUYER

Name/Surname /Appellation: Information is on the registration page

Telephone: Information is on the registration page

E-mail address: Information is on the registration page

6. INVOICE INFORMATION

Name/Surname/Appellation: Information is on the registration page

Address: Information is on the registration page

E-mail address/username: Information is on the registration page

7. CONTRACTUAL SERVICE INFORMATION

7.1 It consists of services announced by D Event within the scope of European Academy of Facial Plastic Surgery 2024 organization to be held between 19.09.2024 and 21.09.2024.

7.2. The prices listed and announced on the site are the sales price. Advertised prices and promises are valid until updated and changed. Prices announced for a period of time are valid until the end of the specified period.

7.3. The registration fee is the amount that will be displayed on the payment system screen of the website. The registration fee does not include expenses such, accommodation, transportation fees.

8. GENERAL PROVISIONS

8.1. The BUYER accepts, declares and undertakes that he has read the preliminary information about the basic characteristics, sales price and payment method and delivery of the services subject to the contract on the website of the SELLER and that he is informed and gives the necessary confirmation in the electronic environment.

8.2. The SELLER accepts, declares and undertakes to perform the services on the site and purchased by the buyer within the principles of accuracy and honesty, to maintain and increase the service quality, to show the necessary care and attention during the performance of the work, and to act with prudence and foresight.

8.3. The SELLER accepts, declares and undertakes that if the SELLER fails to provide the service subject to the contract due to force majeure situations such as the occurrence of unforeseen, and preventing and/or delaying the fulfillment of the obligations of the parties, the SELLER shall notify the BUYER about the situation. The SELLER also accepts, declares and undertakes that if the organization is completely canceled, he will refund the service fees charged under the contract.

8.4. The SELLER has the right to contact the BUYER by letter, e-mail, phone call and all other means and for other purposes via the address, e-mail address, fixed and mobile phone lines and other contact information specified by the BUYER in the registration form on the site or updated by him later. By accepting this contract, the BUYER accepts and declares that the SELLER may engage in the above-mentioned communication activities.

8.5. The BUYER declares and undertakes that the personal and other information provided while subscribing to the website belonging to the SELLER are true, and that the SELLER will immediately indemnify (in cash and in full) all damages due to the untruthfulness of this information, upon the first notification of the SELLER.

8.6. The BUYER accepts and undertakes from the beginning to comply with the provisions of the legal legislation and not to violate them when using the website of the SELLER. Otherwise, all legal and penal liabilities to arise will bind the BUYER completely and exclusively.

9.GENERAL PROVISIONS ON SECURITY, PRIVACY, PERSONAL INFORMATION, ELECTRONIC COMMUNICATIONS & INTELLECTUAL & INDUSTRIAL RIGHTS

9.1. PARTIES shall agree, declare and commit to act in accordance with Personal Data Protection Law No. 6698 (hereinafter referred to as "**PDPL**") and the secondary legislation that is legally based on the PDPL, and resolutions of the Personal Data Protection Board (hereinafter jointly referred to as "**Data Protection Legislation**") that acts as a decision-making body of the National Data Protection Authority, and to process any personal data they acquire, have access to or transfer in association with the execution of this Agreement in accordance with the Data Protection Legislation.

9.2. In addition to other considerations, Privacy Policy shall prevail for the protection, privacy, processing and use of any information and contact available on the Website.

10.CASE OF DEFAULT AND LEGAL CONSEQUENCES

If the BUYER fails to meet the financial obligations in the transaction he made with a credit card, he will pay an interest within the framework of the credit card contract the bank made with him and shall be liable to the bank. In this situation, relevant bank can take legal action; demand arising costs and counsel's fee from the BUYER and under all circumstances, if the BUYER fails to meet the financial obligations, he shall accept paying the damage and loss of the SELLER arising due to delayed payment of the debt.

11. SERVICE PURCHASE AND CANCELLATION POLICY

The BUYER accepts, declares and undertakes that all the conditions related to the services she/he will receive in terms of the organization subject to the contract are on the website, that she/he will follow the conditions for the purchase and cancellation of services on the website which will be updated from occasionally and that she/he will not make any demands from the seller contrary to the announced conditions for the purchase and cancellation of services.

The invalidity or unenforceability of any article of this Agreement will not invalidate other articles of this Agreement. D Event reserves the right to make changes in the provisions of this agreement without prior notice to the users. In cases where there is no regulation in this agreement, the rules on the website will apply.