

Conditions of Registration for Course - ver. 1

Those interested in attending the course ("APPLICANT") organized by luc clay services s.r.o. ("COURSE ORGANIZER") hereby acknowledge that by sending the order form they submit the binding application for the course ("COURSE") chosen by the Applicant.

The Applicant is required within 3 days since the day of sending the order form to pay a deposit of 10EUR / to organizer's account see below led by FIO bank. Without the payment of the deposit the submitted application will not be considered.

In the case that the capacity of the Course is not filled, within 5 working days from the day of the deposit credited to the account of the Course Organizer, the Course Organizer shall confirm the attendance at the Course to the Applicant to his email address specified in the order form. Along with the confirmation of Applicant's attendance at the Course, the invoice of the Course Organizer with the course price due to payment of 10 days will be sent to the e-mail address of the Applicant listed in the order form. The deposit paid by the Applicant is the part of the course price.

If the course price is paid by the Applicant within the due date of the received invoice, the Course Organizer will guarantee Applicant's attendance at the Course, except the cases as stated below. If there is no payment of the course price not later than three days after the invoice due date, the Course Organizer will exclude the Applicant from the list of Applicants for the Course. In that case the paid deposit is not refunded to the Applicant and is forfeited to the Course Organizer.

In the case that the Applicant cancels his attendance at the Course not later than 90 days before the date of the Course, the paid deposit or the paid course price will be refunded in full. The refund of money will be made to the bank account notified by the Applicant. In the case that the Applicant cancels his attendance at the Course less than 90 but at least 30 days before the date of the Course, he is obliged to pay a cancellation fee in the amount of 50 % of the course price to the Course Organizer. If the Applicant cancels his attendance at the Course less than 30 days before the date of the Course, he is obliged to pay a cancellation fee in the amount of 80 % the course price to the Course Organizer. The deposit or the course price paid by the Applicant will be used for the payment of the cancellation fee.

The Course Organizer reserves the right to change the place, date or lecturer of the Course, or to cancel the Course. If the Course is canceled, the deposit or the paid course price will be refunded to the Applicant in full. In case of a change of the place or date of the Course or the lecturer of the Course, the Course Organizer will notify those facts to the Applicant. The Applicant has the right, within 5 days from the day of the notification by the Course Organizer, to cancel his attendance at the Course because of the made changes. The Course Organizer will return the deposit or the paid course price in full to the Applicant who canceled his attendance at the Course because of the changes. The refund of money will be made to the bank account notified by the Applicant.

The Applicant, in accordance with the provisions of § 5 of the Act no. 101/2000 Coll., On Personal Data Protection, as amended, hereby gives his consent to the processing of his personal data to the Course Organizer. He acknowledges that personal data will be processed in accordance with the stated law and for the internal needs of the Course

Organizers. This consent is given by the Applicant for a period of five years from the date of this consent.

In accordance with the provisions of § 84 and seq. Act no. 89/2012 Coll., Civil Code, as amended, hereby the Applicant gives to the Course Organizer the permission to the obtaining and sharing visual images and video and audio recordings of the Applicant in the events of the Course Organizer and for the purposes of presentation and promotion of events of the Course Organizer and the Course Organizer himself. This permission is given by the Applicant for a period of five years from the date of this permission.

The Applicant submitting the order form acts the following:

The declaration of the course participant / legal representative of the course participant

- the course participant declares that all activities performed in the Course, including the use of tools and equipment, he performs on his own risk

- the course participant acknowledges that he is not entitled to publish or otherwise share the know-how which he gets in the Course in any way, this know-how can only be used for his own work and his products can be possibly presented only mentioning the author of the project

- the course participant is obliged to keep an eye on his personal belongings, the course operator is not responsible for their loss, damage, destruction or theft

- the course participant / legal representative of the course participant declares that he was, before the beginning of the Course, familiar with the principles of safety in the pursuit of activities performed within the Course

- the legal representative or another person accompanying a child taking the Course is obliged to inform the child in his age-appropriate manner with the principles of safety in the pursuit of activities performed within the Course and with the obligation to respect the instructions of the head of the Course

- the legal representative or another person accompanying a child taking the Course is responsible for the safety and health of the child, for his personal belongings for his actions against other parties and is responsible for damages caused by the child to such persons or caused to the equipment in the place where the Course takes place