

AMADEUS EDU-CO 2021

General Terms and Conditions

1. AMADEUS EDU-CO 2021

1.1. AMADEUS EDU-CO is owned and operated by Themes Vienna Limited & Co KG. AMADEUS EDU-CO renders its services to applicants (Applicant refers to also parents and guardians) exclusively on the basis of these general terms and conditions.

2. Registration

2.1. It is advisable that applicants make their registration promptly as places on the course are strictly limited.

2.2. Acceptance of the application is conditioned upon (i) capacity, (ii) completion of the registration form (iii) receipt of a registration fee of EUR 1500.00. Upon receipt of an application form, AMADEUS EDU-CO will send a confirmation. Upon a successful selection, an invoice will be sent to the applicants which includes the invoice. The Invoice must be paid within 14 days. If AMADEUS EDU-CO does not receive the payment in time, AMADEUS EDU-CO is entitled to reject the registration.

2.3. Payment can only be made by bank transfer.

3. Payment

3.1. Full payment must be received by AMADEUS Vienna within 14 days of receipt of the invoice, and not less than 7 days before the event.

4. Cancellation

4.1. Applicants must promptly inform AMADEUS EDU-CO in writing, if the registered party wishes not to participate in the programme.

4.1.1. If AMADEUS EDU-CO receives a notice of cancellation before 29 October 2021 a full refund will be provided.

4.1.2. No credit can be claimed for cancellation notices received after 29 October 2021.

5. Modification, Cancellation and Termination by AMADEUS Vienna

5.1. AMADEUS EDU-CO endeavours to provide the specific programme according to the programme offered. However, AMADEUS EDU-CO reserves the right to modify or cancel the programme in the case of unforeseen circumstances or circumstances beyond AMADEUS EDU-CO's reasonable control (including pandemic). In the event of any substantive modification or cancellation of the programme, AMADEUS EDU-CO will inform the participants of the change as soon as possible and offer a refund as appropriate.

6. Data Use and Protection

6.1. Privacy and Data Protection Policy

- a) The applicant is hereby informed and consent to the processing and use of personal data of the applicant for the sole purpose of the administrative procedures pertaining to organisation of the educational conference as well as for any internal and external accounting procedures and for any marketing and advertisement of AMADEUS Edu-Co.
- b) In accordance with the legal framework (DSGVO, TKG) the data processing is based on consent and necessity for contract fulfilment. The following data is collected and stored until time of deletion: names, titles, postal address/es, email address/es, telephone number/s, bank account details, place of employment.
- c) After the end of the AMADEUS EDU-CO 2021, the data from the contractual relationship will be stored until the end of the tax retention period (7 years). With regard to your data stored with us, you are entitled to the rights of information, correction, deletion, restriction, data transferability, revocation and objection. If you believe that the processing of your data violates data protection law or your data protection rights have otherwise been violated in any way, you can lodge a complaint with us using the following email address admissions@amadeus-vienna.com or the data protection authority.
- d) You can reach us at the following contact details: THEMES VIENNA LIMITED & Co KG, Bastiengasse 36-38, 1180 Vienna, Austria, Telephone +43 1 470 30 37 00, email: info@amadeus-vienna.com

7. Liability & Changes, Miscellaneous

7.1. AMADEUS International School Vienna has public liability insurance. Nothing in these terms and conditions shall operate to exclude any liability of AMADEUS Vienna for personal injury or death caused by the negligence of the company or those employed by the company under Austrian Law.

7.2. There are no oral side agreements or amendments to these terms and conditions. Amendments or additions to this contractual relationship must be made in writing. This also applies to any agreement to waive the requirement for written form. An email also meets the requirement for written form. Oral statements, in particular pertaining to the termination or

continuation of the contract relationship have no legal validity. Documents must be received by the other party to the contract in adequate time.

- 7.3.** Should any provision contained in this contractual relationship prove or subsequently become either partially or totally invalid, this shall not affect the validity of the remaining provisions. New provisions corresponding as closely as possible in legal and financial terms to the wishes of the parties as expressed in the general terms and conditions as well as in any other contracts and/or written agreements shall be provided to replace any invalid provisions or remedy any omissions.
- 7.4.** The exclusive place of jurisdiction for all disputes arising from or relating to this contractual relationship between AMADEUS EDU-CO and the applicant shall be the competent court at Amadeus Vienna's domicile (1180 Vienna, Austria). Austrian Law shall govern this contractual relationship without giving effect to any conflicts of laws provision or rule that would cause the application of the laws of any other jurisdiction.
- 7.5.** AMADEUS Vienna in this contractual relationship stands for its operating company THEMES VIENNA LIMITED & Co KG, Bastiengasse 36-38, 1180 Vienna, Austria, telephone +43 1 470 30 37 00, email info@amadeus-vienna.at, or the latter's legal successor.

Vienna, October 2021