

DISTANCE SERVICE SALES AGREEMENT

PARTIES

1.1. Arkon Organizasyon Turizm Ltd. Şti. (Hereinafter referred to as “ARKON MICE”)

Address: Emek Mah., Bişkek Cad. 44/3, Çankaya/ANKARA

Email: hi@arkonmice.com

1.2. (Hereinafter referred to as the “Buyer”)

The person whose information is specified in the online form.

T.R. Identity Number:

Address:

Phone:

Email:

1.3. The parties have accepted the addresses they have specified above as their legal domiciles. If the party with the change of address does not notify the other party in writing, the notifications made to these addresses will be considered valid.

SUBJECT OF THE AGREEMENT

The subject of this Agreement is the determination of the rights and obligations of the parties regarding the purchase of conference registration and accommodation services electronically by the Buyer through the registration systems provided by ARKON MICE from Arkadyas Yazılım Tic. Ltd. Şti.

FEATURES AND PRICE OF THE SERVICE SUBJECT TO THE AGREEMENT

3.1. The features and price of the service subject to the Agreement are specified in the table below. Discounts and promotions are reflected in the sale price.

Number of People to Register: ...

Registration Date: Based on conference dates.

Conference Duration: Between July 3-5, 2024

Total Price: Fees vary depending on the type of registration.

Payment Method: Wire Transfer / Credit Card

3.2. The invoice will be sent to the Buyer's above-mentioned email address as an e-invoice upon request.

RIGHTS AND OBLIGATIONS OF THE PARTIES

4.1. Rights and Obligations of the Buyer:

4.1.1. The Buyer acknowledges and undertakes that they have obtained and confirmed the information contained herein accurately and completely in electronic form; that they are aware of the obligations imposed by the legislation to which the Agreement is subject.

4.1.3. If the fee is not paid, the Agreement does not enter into force.

4.1.7. The service provided under the Agreement is evaluated within the scope of the "Exception to the Right of Withdrawal" of the Distance Contracts Regulation.

4.1.8. The Buyer accepts and undertakes that, except for force majeure, if they do not benefit from the service or cannot benefit from it for any reason, no refund will be made to them.

4.1.9. The Buyer may submit their complaints regarding the service to ARKON MICE using the contact information provided above.

4.1.10. The Buyer accepts and undertakes that they are responsible for all delays in payments made through the bank and/or financial institution; and that they will compensate ARKON MICE for all direct and indirect damages caused by this.

4.2. Rights and Obligations of ARKON MICE:

4.2.1. ARKON MICE will notify the hotel of the Buyer's accommodation details according to the information recorded in the digital registration form.

4.2.3. ARKON MICE is not responsible for the Buyer's withdrawal from the service or for the failure/delay in the provision of the service due to reasons not caused by the company.

4.2.4. ARKON MICE reserves the right to cancel the service at any time.

AUTHORIZED COURT / APPEAL AUTHORITY

5.1. Turkish laws shall apply to any disputes that may arise from the implementation and/or interpretation of this Agreement.

5.2. In case of a dispute, if the service fee is within the monetary limits determined annually by the Ministry of Customs and Trade, the Consumer Problems Arbitration Committees in the location of ARKON MICE shall be authorized; if it is above this limit, the Istanbul Çağlayan Courts and Enforcement Offices shall be authorized.

5.2.1. The Buyer accepts and undertakes that ARKON MICE's official books and commercial records, as well as electronic information and computer records kept in its database and servers, shall constitute binding, definitive, and exclusive evidence in disputes arising from the Agreement; and that this article is in the nature of an evidence contract under Article 193 of the Code of Civil Procedure.

OTHER

6.1. The Agreement has been prepared in accordance with the Distance Contracts Regulation and other relevant legislation.

6.2. The Agreement will enter into force upon the completion of the registration by the Buyer in electronic form and the transfer of the registration & accommodation fee to ARKON MICE's account.

6.3. All communications between the parties shall be conducted electronically.

6.4. Any amendments to the Agreement can only be made with the written consent of the parties.

6.5. Annexes are an integral part of the Agreement.

This Agreement consists of 6 articles and has been drawn up and approved electronically between the Parties.