

GENERAL TERMS AND CONDITIONS OF C.C.T CONSULTING FZC

I.

Definition of terms

C.C.T Consulting FZC provides consultancy services such as coaching, seminars and webinars for the start-up scene, presentations to investors, and the right choice of implementation tools, asset management, and investment in non-risk projects. Furthermore, the company deals with data center projections (hereinafter referred to as the "Provider"). In connection with the above mentioned activity, the Provider runs seminars and webinars on data management, external data management, tailor-made IT solutions, datacenter projecting, start-up scene and its presentation to investors, asset management and investment in non-risk projects, as well as advisory activity in this area.

A participant is a person who, by virtue of a Contract for the provision of a seminar, a webinar or a partial order, has become a client of the Provider.

Partner means a person who, on the basis of the Partnership Contract concluded with the Provider, is entitled to provide the Client with the Counseling Service according to the individual procedure and methods of the Provider.

Client means a person who, on the basis of a Consultancy Service Agreement, provides the Partner on behalf of the Provider of the Counseling Service.

Counseling services means consulting through the Partner by applying the Provider's principles in managing Clients who have learned and continued to learn from the Provider and disseminate them through Clients.

The individual methods of the Provider are a partnership with Clients in a process that is creative, supports new ideas and inspires them to maximize their personal and professional potential.

II.

General conditions

These General Terms and Conditions of C.C.T. CONSULTING FZC (hereinafter referred to as the "GTC") govern the basic rules applicable to all relationships arising between the Provider, the Participant, the Partner and the Client.

GSP forms an integral part of any agreement or other arrangement between the Provider and the Partner / Participant / Client, provided that such a contract is referred to and GTC is known to the Partner / Participant / Client.

III.

Client's User Account

Based on the Client's registration made on the Provider's website, the Client may access his / her User Account. From a User Account, the Client may in particular manage its personal data.

The user account will be activated following the registration of the Client on the Provider's Website. The user account is required to:

Entering access data, including username and password;
by concluding a contract for the provision of advisory services.

The client is obliged to provide the data about his / her person correctly, completely and truthfully and update them without delay.

As part of the User Account Management, the Client is entitled to use Advisory Services for a specified number of hours. The client in the user account selects the appropriate number of hours and makes a payment of services by means of an online payment or transfer of the relevant amount to the Provider's account. After each hour of consulting services, the corresponding amount will be charged according to a contract for the provision of advisory services or an order.

Upon receipt of payment by the Client to the Provider's account, the Provider will issue to the Client the corresponding tax document - an invoice to be uploaded to the Client's User Account.

In the event of termination of the contract for provision of advisory services, the remaining services in Client's user account shall not be returned to the Client.

IV.

User Account of the Subscriber / Partner

Based on Subscriber / Partner registration made on the Provider's website, the Subscriber / Partner can access his / her User account. From the User Account, the Client may in particular manage his / her personal data, submit Application Forms, seminar, webinar, order form, to issue invoices for the provision of Advisory Services under the applicable Partnership Agreement or Order.

The user account will become operational following the registration of the Subscriber / Partner on the Provider's website. The user account is required to:

Entering access data, including username and password;

by the conclusion of the Contract for the provision of the course, respectively. Partnership Agreements.

The Subscriber / Partner is required to provide information about his / her person correctly, completely and truthfully and update them without delay.

The Partner is obliged to keep within the User account records of all planned and realized meetings with the Clients to whom he / she provides Advisory Services under the Partnership Agreement concluded with the Provider.

The Partner is entitled within the User Account to issue the relevant invoices for the provision of Advisory Services under the Partnership Agreement by entering all required data in the relevant form, generating the corresponding invoice and sending it electronically to the Provider. The Contracting Parties take note that the invoice thus generated - the tax document, respectively. in delay with the payment of the amount of money anticipated by any contract or other agreement between the Provider and the Participant / Partner / Partner / VSP, the Provider shall be entitled to a contractual penalty amounting to 0.05% of the amount due daily.

Unless otherwise stipulated in a contract or other arrangement between the Provider and the Participant / Partner / Partner, if the Provider breaches his obligations under contracts or other arrangements between the Provider and the Subscriber / Partner / Client, or from these GTC, or the legal (or invoice) foreseen by any agreement or other agreement between the Provider and the Participant / Partner / Partner / GSP, the Subscriber / Partner / the Client is also entitled to a contractual penalty of 0.05 % of the amount due each day.

Any sanctions and contractual penalties foreseen by these GSP or arising under a contract or other arrangement between the Provider and the Coach are payable within 7 days from the date of delivery of the notice to the infringing party to pay the appropriate sanction. Payment of the contractual penalty is without prejudice to the right to compensation exceeding the contractual penalty.

VII.

Protection of personal data

The Provider and the Subscriber / Partner / Client acknowledge that in connection with these GTC and any contracts between the Provider and the Subscriber / Partner / the Client is in accordance with Protection of Personal Data, as amended (hereinafter referred to as the "Personal Data Protection Act"), to process the retention of personal data of the Subscribers / Partners / Clients.

The Provider hereby declares that he has all the appropriate privileges foreseen by the Personal Data Protection Act in connection with the processing and storage of personal data.

The User / Partner / Client, by concluding the relevant contract with the Provider, agrees to process and collect their personal data in the Provider's databases, until such time as he / she expresses his / her opposition to such processing. The User / Partner / Client has the right to access their personal data, the right to correct them, including other legal rights to such data. Personal data may be removed from the database on written request of the User / Partner / Client. Personal details of Users / Partners / Clients are fully secured against misuse.

For the purposes of these GTC and any contracts between the Provider and the User / Partner / Client, the Provider is obliged to identify and process only such Personal Data of the Users / Partners / Clients that are necessary for the fulfillment of the performance under the Contracts between the Provider and the User / Partner / Client.

The Partner acknowledges that by making the Provider's Online Database available, it will be able to handle the personal data of individual Clients that are subject to protection pursuant to Protection of Personal Data. By signing the Partnership Agreement, the Partner undertakes to keep confidential all personal data and security measures whose disclosure would jeopardize the security of personal data. The obligation of confidentiality persists after the end of the relevant Partnership Agreement.

Personal Data of the Client The Provider does not transfer any other person except Partners who will provide Consultant Services to the relevant Clients under the Partnership Agreement.

VIII.

Obligation of secrecy

The parties agree to deal with these GTC as well as any agreement or arrangement between the Provider and the User / Partner / Client and any information contained therein or related to them and with any information provided in connection with these GCP as well as any contract or agreements between the Provider and the User / Partner / the Client as strictly confidential information. All confidential information is business secret. Confidential information can not be disclosed, disclosed, or made available in any way to third parties except as required by the applicable law, or where prior written consent is sought by the parties.

The parties undertake to ensure that confidential information is not disclosed to third parties or otherwise so as to prevent third parties from discovering the confidential information.

The Contracting Parties agree that, in the event that any Contracting Party imposes confidential information on a Contracting State or an administrative authority, that Contracting Party is entitled to disclose confidential information or part thereof only after it has ensured that no misuse or other disclosure of confidential information to third parties and to provide confidential information without undue delay to the other Contracting Party.

Provider and User / Partner / Client have agreed that the confidentiality obligation regarding the information agreed in this article will remain in effect and efficiency after the termination of all contracts and arrangements between the Provider and the User / Partner / the Client. In the event that one of the parties violates any obligation under this article, it is obliged to pay the other party a contractual fine of 100,000 AED for each individual breach of duty.

IX. Delivery

All notifications, documents and other communications required or foreseen by these GTC or any agreement or arrangement between the Provider and the User / Partner / Client will be in writing and will be delivered through the User Account, by electronic mail or via the postal service provider.

The document is considered delivered:

in the case of delivery by e-mail, when it is received at the incoming mail server;

in the case of delivery in person or through the postal service provider by acceptance of the consignment by the addressee or refusal to accept the consignment, the addressee (or the person authorized to take over the consignment) shall refuse to take over the consignment or, if necessary, also within 10 (ten) to the addressee for the receipt of the stored consignment when the postal item is deposited with the postal operator, even if the addressee has not learned of the deposit;

in the case of delivery through the User Account by accessing (subscribing) the Subscriber / Partner / Client to the User Account.

X. Contract termination

Each of the parties is entitled to terminate any contract concluded between the Provider and the User / Partner / Client without giving any reason to terminate with a noticeable period of 2 (two) months. The notice period starts running from the first day of the month immediately following the month in which the written notice was delivered to the other party.

Either of the parties is entitled to withdraw from any contract between the Provider and the User / Partner / Client with immediate effect, the date of service of the written notice of withdrawal to the other Contracting Party if the other party either substantially or repeatedly violates the obligations arising therefrom under the relevant contract, these GSPs or the relevant laws or acts against the interests of the other Party. Repeated breach of the contract or these GPAs shall be deemed to have occurred if the violation has already occurred and the defective situation has been notified by the other party, or if the defective condition has not been remedied even after the expiry of the 10 (ten) days specified in the written request of the other contracting party parties to remove the defect or fulfill the obligation.

Each of the parties is also entitled to withdraw from any contract concluded between the Provider and the User / Partner / Client for the following reasons:

the other Contracting Party shall enter into liquidation; or

the assets of the other Contracting Party shall be declared bankrupt; or

a bankruptcy petition for the assets of the other party will be rejected for lack of property; or damage to the reputation of the Provider.

The Provider is also entitled to withdraw from the Contract to Provide a Course in the event that the Subscriber is delayed to pay the price of the course, or some of the installments under the Agreement on Debt Recognition and Repayment Schedule.

The Participant has the right to withdraw from the Service Agreement at any time for any reason or without giving any reason but in such case it is obliged to pay to the Provider the following cancellation fees: 66% of the price, if the Service Agreement terminates later than 30 days before upon delivery of the service, 100% of the price if withdrawal from the Service Agreement occurs later than 15 days prior to commencement.

XI.

Final Provisions

These Terms and Conditions become effective and effective on 1.1.2018.

The mutual rights and obligations of the parties are governed in particular by the provisions of the relevant agreements between the Provider and these GTC. The rights and obligations of the parties not expressly provided for are governed by the United Arab Emirates legal order.

If any of the provisions of these GCPs is or becomes invalid or ineffective, the invalidity or ineffectiveness of this provision will not result in the invalidity of the GSP as a whole or other provisions of GSPs if such invalid or ineffective clause is separable from the remainder of GSP. The Contracting Parties undertake to replace such invalid or ineffective provision with a new valid and effective provision which, in its content, will correspond as closely as possible to the substance and purpose of the original provision.

Any disputes arising out of or in connection with any agreement or arrangement between the Provider or these GSP that will not be remedied by mutual agreement between the parties will be settled under the law of the United Arab Emirates.

The Provider is entitled to change these VSPs at any time. The GPAs shall be binding on the Contracting Parties in the version in force and effective on the date of conclusion of the relevant agreement between the Provider. If the GPA is changed after the conclusion of the contract between the Provider, the parties may agree that their relationship will be governed by the new GPA.