

## GENERAL TERMS AND CONDITIONS

### § 1 Preamble

With the website "webinare.noerr.com" (platform), Noerr LLP operates an Internet portal for booking and holding interactive online seminars (webinars). It provides registered users (members) on this platform with the technical requirements for setting up and booking webinar offers, for communication between members and for holding webinars and other online events in virtual conference rooms.

### § 2 Scope of application

The contractual relations between Noerr LLP and its members are governed exclusively by the following terms and conditions. General terms and conditions of contract of members do not apply.

### § 3 Registration

To use the platform, free registration as a member is required. Only natural persons with unlimited legal capacity may register as members.

To register, the registration form provided on the platform must be completed completely and truthfully, stating a member name, and sent to Noerr LLP. The member name must not infringe the rights of third parties or offend common decency and must not contain any contact information (e.g. e-mail or Internet addresses). Noerr LLP is entitled to request written evidence to verify the data provided.

By sending the registration form, the user makes a binding offer to Noerr LLP to conclude a membership contract for a basic membership ("free"). The membership contract is concluded by Noerr LLP confirming the registration and activating a membership account. The user has no right to conclude a membership contract.

Each user may only register once.

### § 4 Identity of the contracting party

The contract is concluded with Noerr LLP:

Noerr LLP, a Limited Liability Partnership with registered office at Tower 42, 25 Old Broad Street, London, EC2N 1HQ, registered in England and Wales under registration number OC349228 ("Noerr LLP"). The Company is registered in the partnership register of the Munich District Court under the number PR 945.

The two spokespersons Dr. Torsten Fett and Dr. Alexander Ritvay are jointly authorized to represent the Company. They implement the strategy of the firm and represent the firm externally.

The branches of Noerr LLP have the following VAT identification numbers:

Branches in Germany: DE 268089995

London/United Kingdom branch office: GB 102323675

Branch office in Brussels/Belgium: BE 0543366680

### § 5 Services provided by Noerr LLP

Noerr LLP provides members with the technical facilities on the platform to enable contact between trainers and participants and to initiate contracts and organise webinars in virtual conference rooms. Each member can use the platform both as a webinar organiser (trainer) and as a webinar participant (participant).

Members can create member profiles, post webinar offers and requests, read the webinar offers and requests of other members, book webinars, submit webinar offers in response to requests, host webinars in the virtual conference rooms of the platform, and participate actively or passively in webinars in the virtual conference rooms.

edudip GmbH handles payment transactions between participants and trainers as a clearing house (see § 11). edudip GmbH does not check the creditworthiness of members.

#### § 6 Booking webinars

The contracts for participation in webinars (webinar contracts) are concluded directly with the trainers by the participants by means of the confirmation of the booking by the respective trainer. After booking a webinar, edudip GmbH will provide members with the contact details of their contractual partner.

edudip GmbH does not mediate contracts between members and does not make any declarations regarding the conclusion of contracts for members.

The fulfillment of webinar contracts is the responsibility of trainers and participants. Trainers are solely responsible for the legality, accuracy, completeness and quality of their webinar offerings and webinars.

#### § 7 Revocation

If a member uses the platform as a consumer, i.e. for a purpose that cannot be attributed to his or her commercial or self-employed professional activity, he or she may revoke the membership agreement as follows:

Revocation instruction

Right of withdrawal

You may revoke your contractual declaration in writing (e.g. letter, fax, e-mail) within 14 days without stating reasons. The period begins after receipt of this instruction in text form, but not before conclusion of the contract and also not before fulfilment of our information duties according to article 246 § 2 in connection with § 1 paragraph 1 and 2 EGBGB as well as our duties according to § 312 e paragraph 1 sentence 1 BGB in connection with A

Translated with [www.DeepL.com/Translator](http://www.DeepL.com/Translator) (free version)