

General Terms and Conditions – AWA Conferences BV

Applicability

- Art 1.1 These general terms and conditions of delivery and payment shall apply to all registrations and sponsorships, their acceptance and the agreement thus concluded.
- Art 1.2 All quotations should be valid for 60 days, unless agreed otherwise.
- Art 1.3 The agreement shall come into effect when the seller receives the acceptance of the offer by any means.

Changes

- Art 2.1 Changes to the purchase and changes to these general conditions of sale shall only apply if they have been agreed in writing between the buyer and the seller.
- Art 2.2 If changes lead to an increase in costs, the buyer shall be obliged to pay the higher costs with appropriate notice from seller.
- Art 2.3 Information outlined in a prospectus or proposal by the seller shall never bind the seller.

Quality and Description

- Art 3.1 The seller shall be obliged toward the buyer to supply what the buyer ordered.
- Art 3.2 The seller shall not accept any liability for small deviations to the contents in information provided.
- Art 3.3 The seller shall not accept any liability for error, omissions, or any misinterpretations of information provided.
- Art 3.4 The seller shall not accept any complaints for small deviations within a normal degree of deviation.
- Art 3.5 The seller shall not provide a guarantee that the materials provided are suitable for the goal for which the buyer has intended them.
- Art 3.6 Advise by the seller regarding the application of the information supplied is without obligations and shall never incur liability for the use of information supplied.

Payment

- Art 4.1 The buyer shall pay upon receipt of invoice, unless other payment conditions have been agreed.
- Art 4.2 Payment is to be made at least 5 working days before the conference starts, otherwise AWA Conferences has the right to deny entrance to the attendee.
- Art. 4.3 All rates and prices are excluding 21% VAT unless stated otherwise.

Privacy policy

The data AWA stores are: company address, contact details of individuals, including company phone number and personal company email, the registration of services rendered to any company on personal level and company level. These data are used to enable AWA to reach out to customers, interested and working in the specialty paper, film, packaging, coating and converting sector. Those data are saved in the cloud and are not stored on an internal server. The EU has not established limitations to the duration of keeping personal data. When there is no necessity anymore to store these data, AWA will remove these data from their systems complying with fiscal and/or legal stipulations. Any person whose data are stored by AWA has the right to view, transfer or have his or her data changed or deleted. For this purpose an email can be sent to info@awa-bv.com.

Applicable Law

- Art 5.1 This agreement shall be subject to Dutch law.

Cancellation Policy

Submit a cancellation in writing or by fax to AWA Conferences. You may cancel your registration for a 75% refund from the date of registration until 30 working days prior to the conference. Cancellations received between 29 and 0 working days prior to the conference will not receive a refund. If you can not attend, you may designate an alternative attendee from your company by contacting AWA Conferences. Registrants who fail to attend or cancel between the 29 and 0 working days prior to the conference are liable for the entire fee. No warranties for changes are expressed or implied. AWA Conferences reserves the right to cancel an event and commits to inform the registrant no later than 29 working days prior to the event. In this case only the registration fee will be refunded. In case of external conditions preventing registrants to attend the conference (i.e. weather conditions, acts of terrorism, strikes), AWACE will decide on a per case basis whether a refund will apply.