

Terms and conditions of the Contract

1.1. This Contract shall be governed by the Law of the United Kingdom.

1.2. The parties shall aspire to resolve all disputes under the instant Contract by negotiations. If and when the Parties shall not be able to settle it independently, disputes shall be submitted to arbitration. Disputes submitted to arbitration shall be resolved by being brought before the International Commercial Arbitration Court, in accordance with its rules. The used law - the legislation of the United Kingdom.

1.3. If and when the programme shall be cancelled or postponed by the fault of the Executor, the total amount being transferred by the Customer to the Executor for participation in the programme and other Customer's expenses related to this contract shall be returned by the Executor within 10 (ten)-days from the date of the start of the programme. Customer is obliged to present document confirming such expenses to the Executor.

1.4. If and when the Customer refuses to fulfill its Contractual obligations complete or partial, irrespective of the reasons, the Executor within 10 day after reception by fax of the corresponding written notification, shall make a return payment of the corresponding total or partial Contract amount paid by the Customer except the actually made by the Executor costs, confirming these costs by financial documents of the Executor.

1.5. The Executor shall bear no liability of any kind with respect to Customer employees being late for a plane departed from home, accidents, loose of the document and luggage.

1.6. If and when unforeseen the lecturer shall be replaced the Executor shall provide an equally qualified replacement lecturing at the same subject.

1.7. If and when The Consulate shall refuse to issue visas not due to the Customer's fault, the Executor within 10 day after reception by fax of the corresponding written notification, shall make a return payment of the amount of the participation in the programme, except the actually made by the Executor costs, confirming these costs by financial documents of the Executor.