General Conditions of Contract

Valid for the Following Events:

1910 - 2010 ISPRS Centenary Celebrations

July 1-3, 2010 Vienna University of Technology Vienna, Austria

ISPRS Technical Commission VII Symposium

July 5-7, 2010 Vienna University of Technology Vienna, Austria

1. General Conditions:

These following General Conditions of Contract are valid for the above-mentioned events and apply to the contractual relationship between the participant who has registered (the "Participant") and the Vienna University of Technology (TU Wien - the "Organiser").

2. Registration:

Registration can solely be made via an online form, see www.isprs100vienna.org.

The number of participants is limited for both events. Registration is based on a "first come, first serve" principle. Please note that the registration is only complete upon receipt of payment of the registrations fees.

The Organiser is entitled to refuse the registration when the maximum number of participants has been reached. The Participant will be informed immediately by an e-mail message to the address the participant stated. The Participant whose registration has been refused is not entitled to assert a claim due to this refusal.

3. Contract Formation:

By completing the registration form the Participant submit a binding application for participation in the chosen event. The Participant will receive a confirmation generated automatically by the system comprising the data the Participant has entered and any other regulations for the respective event. The message will be sent to the e-mail address the Participant stated.

A contract between the Participant and the Organiser shall be formed when the Participant has completed the registration form and upon receipt of payment of the registrations fees.

The invoice for the booked services is created automatically in the course of the online booking The online booking is not completed until the invoice is settled online by credit card or by bank collection.

4. Payment Conditions:

Payments must be made within 14 days after the receipt of the invoice. For authors wishing to have their papers included in the proceedings the registration and payment deadline is 4 June 2010.

The interest for default is 10% per year. For consumers in the legal sense of the Consumer Protection Act the interest for default is 5% per year.

5. Change of Registration:

It is not possible to directly pass on booked services to other persons, but it is possible to pass on services via the Congress Office, if the beneficiary is registered. In case you have any questions concerning the rebooking, please do not hesitate to contact isprs@columbus-reisen.at.

Rebooked may only be made until the 14th day before the event. For the rebooking we charge a lump sum of 10,- Euro.

6. Cancellations:

6.1. Cancellation by Participants:

Participants who have registered, but do not take part in the event have no right of refund. Before the event starts the participants may withdraw from the contract under the following conditions:

- 1. Cancellation shall be made either in writing (Columbus Ihr Reisebüro GmbH & Co KG, Dr. Karl Lueger-Ring 8, 1010 Wien, Österreich), by email (isprs@columbus-reisen.at) or facsimile (+43 1 534 11 202).
- 2. Fees for the cancellation of registration:
 - Cancellation until 30. April 2010: 20% of registration fees
 - Cancellation until 30. May 2010: 50% of registration fees
 - Cancellation after 30. May 2010: 100% of registration fees
- 3. For cancellation of hotel and tours see:

http://www.isprs100vienna.org/travelhotel-info/terms-and-conditions/

If the booking of the event is done by distant selling, the costumer has the legal right of withdrawal within 7 working days as of the contract conclusion as stated in the Austrian Consumer Protection Act (Saturday does not count as working day, the date of dispatch of the cancellation is decisive). For claiming the legal right of withdrawal no cancellation fees shall be charged.

6.2. Cancellation by the Organiser:

The Organiser reserves the right to cancel the above-mentioned events in case that there are important reasons such as economic unfeasibility, cancellation of speakers and force majeure. In case the event is cancelled the Participants will be reimbursed with the registration fee. This shall not apply to other expenses exceeding this (for example, hotel booking, flight or train tickets, etc.).

7. Changes to the Programme:

The Organiser reserves the right to make changes to the programme of the events. This includes changes to the order of talks, cancellation of individual events and changing the speaker listed in the programme. These shall not entitle the participant either to withdraw from the contract, to a reduction in the registration fees or to claims for compensation for damages.

8. Liability:

The Organiser shall be liable exclusively for damages resulting through intentional conduct or gross negligence on the part of its employees or vicarious agents. Liability for slight negligence is excluded.

The participants attend the single programme points at their own risk. The Organiser shall assume no liability with respect to the Participant for accidents occurring during the event or on the way to or from the event location, or for losses, theft or damage to items brought in.

9. Data Protection:

The personal data that have been transmitted to the Organiser by the Participant are subject to the provisions of the Austrian Data Protection Act.

By completing the registration the Participant consent that the Organiser shall be entitled to collect, save and use personal data exclusively to meet its obligation under the Agreement between the Participant and the Organiser. This includes compiling the lists of participants as well as editing the meeting papers and registrations.

As far as personal data is required no more for serving the mentioned purposes the Organiser will delete personal data.

10. Miscellaneous:

Amendments or extensions to these General Conditions require the written form.

Should individual provisions of these General Conditions contract be or become invalid, either in part or in full, the validity of the other provisions shall remain unaffected. The parties undertake to substitute the invalid provision with another, valid provision, which corresponds as closely as possible to the sense and purpose of the provision dispensed with.

The Court of the First District of Vienna, responsible for the subject matter, is hereby agreed as place of jurisdiction for all disputes arising from the present contract. For consumers in the legal sense of the Consumer Protection Act § 14 KSchG is applicable.

The contract shall be governed by Austrian Law excluding the CISG (United Nations Convention on Contracts for the International Sale of Goods). Foreign-language translations are permitted, however only the German text must be used for the interpretation of the contract.

In case no other arrangements have been made the parties to the contract agree, for the not especially regulated contract points, to accept the cooperation agreement, which governs the business relations between accommodation facilities and travel organisations concluded by the Fachverband der Hotel- und Beherbergungsbetriebe and the Fachverband der Reisebüros in the Chamber of Commerce.

11. Duty to inform according to § 5 E-Commerce-Law:

Corporate name: Vienna University of Technology, Institute of Photogrammetry and Remote Sensing

Legal form: legal entity in public law according to § 4 Universities Act 2002

Address: Gußhausstraße 25 - 29, 1040 Wien

Phone: + 43 1 58801 - 12201 Fax: + 43 1 58801 - 12299

E-mail-address: isprs100@ipf.tuwien.ac.at, symposium7.isprs@ipf.tuwien.ac.at

Website: www.tuwien.ac.at VAT Code: ATU 37675002