

Knowledge Nomads s.p.r.l.

Terms and Conditions

These terms and conditions apply between the person, firm, company or other entity specified on your booking form ("you" or "your") and Knowledge Nomads s.p.r.l., a Belgian company registered under number 0664.531.261 whose registered address is 17 Avenue Charles Gilisquet 1030 Schaerbeek Belgium ("Company") for delegate registrations for the conference specified on your invoice ("Conference"). Please read them carefully as they contain important information. By submitting your registration to attend the Conference ("your registration") you agree to be bound by these terms to the exclusion of all other terms. If you do not agree to be bound by these terms Company will be unable to accept your registration.

1. Your registration is an offer from Company to attend a Conference which is subject to Company's acceptance in writing (which may include (without limitation) email). A binding contract between Company and you will only be formed when written confirmation of acceptance ("Confirmation" or "Confirmed") is sent by Company to you (whether or not it is received) using the contact details you provided at the time of registration. Registration shall be made using the online booking platform. Payment in full by credit card or other online payment method can be made at the time of registration online. If payment is not made online during registration, payment must be made promptly by bank transfer using the bank details provided on the conference website. Funds must show up in the Company bank account in Belgium no later than **five working days** after your online registration is received. Until your payment arrives, your registration will be provisional, and Company reserves the right to give your place away to another delegate in the event that the conference is fully subscribed and your funds have not arrived, from the morning of the sixth working day after your online registration was received.
2. You should receive a Confirmation via email shortly after completing your registration and payment online. You are advised to check emails in your spam or junk email folder if you do not receive this Confirmation promptly in your inbox. You should contact Company at anne@knowledge-nomads.com if you have not received Confirmation within 2 days of your registration. Company reserves the right in its sole discretion to refuse to accept your registration.
3. You will pay Company the fees specified in your online registration form for the Conference ("your fees"). Payment of your fees must be received in full via credit card or other available online payment method at the time of online registration in accordance with Company's payment terms from time to time in force, or within five working days if paying by bank transfer. Your registration will not be valid and no place will be reserved for you at the conference if your online payment fails, or if you opt to pay by direct bank transfer and your payment has not been received into Company's bank account within five working days of your online registration. If you attend the conference spontaneously without having registered and paid your fees in full before the Conference, Company may (at its sole discretion) either require such payment as a condition of your entry to the Conference or refuse you entry to the Conference.
4. All discounts can only be applied at the time of registration and discounts cannot be combined. All discounts are subject to Company's approval. Attendees who have

registered at the reduced Young Lawyer rate (if such a rate is offered) must be under the age of 30 on the first day of the conference and will be required to show a photo ID showing their date of birth on arrival at the conference desk for on-site registration at the conference venue. Attendees who have registered at the reduced Academic/Government/Law Students/Non-Profit/Paralegal rate (if such a rate is offered) will be required to show evidence on arrival at the conference desk for on-site registration at the conference venue that they are employed/occupied full-time in the relevant capacity.

5. Company's financial aid policy is available [here](#). Financial aid can only be granted on the academic portion of the conference fee. Costs for participating in tours, shows and other events which form part of the conference programme included in the overall conference fee cannot be discounted. Travel and accommodation costs remain the applicant's responsibility.
6. Prices for each Conference are correct at the time of publication. Company reserves the right to change the prices at any time but changes will not affect registrations which have already been confirmed by Company. The applicable value-added tax of the country where the event is taking place is also subject to change and you will be charged the applicable value-added tax at the time you make your booking.
7. It is the intent of the parties that Company will receive payment of your fees net of all applicable taxes, including without limitation, sales, VAT, service or withholding taxes ("Taxes"), all of which shall be paid solely by you. If and to the extent that any Taxes are levied upon, or found to be applicable to, the whole or any portion of the payment of your fees, the amount of such payment shall be increased by an amount necessary to compensate for the Taxes (including any amount necessary to "gross up" for Taxes levied on the increase itself).
8. You may cancel your registration in accordance with this Condition 8. You will receive a refund of your fees paid to Company: (i) if you cancel your registration 28 days or more before the Conference, subject to an administration charge equivalent to 20% of the total amount of your fees plus VAT; or (ii) if you cancel your registration less than 28 days, but more than 14 days before the Conference, subject to an administration charge equivalent to 50% of the total amount of your fees plus VAT. Company regrets that the full amount of your fee remains payable in the event that your cancellation is 14 days or less before the Conference or if you fail to attend the Conference. All cancellations must be sent by email to anne@knowledge-nomads.com marked "Cancellation" in the subject field of the email and must be received by Company. Cancellations via telephone, voicemail, SMS, social media messaging platforms or any method other than e-mail to the specified email address shall not be valid. You acknowledge that the refund of your fees in accordance with Condition 7 is your sole remedy in respect of any cancellation of your registration by you and all other liability is expressly excluded.
9. If you cannot attend the Conference, you may send a substitute in your place. You should inform Company via email of the name, job title and affiliation/employer of the substitute person no later than 7 days before the Conference begins. There is no additional cost for substitutions which are notified no later than 7 days before the Conference begins. Subject to Company's discretion, substitutions notified via email less than 7 days before the Conference begins may be allowed subject to a Euro 50 administration fee. Substitutions are not permitted once a registrant has registered on-site or after the Conference has begun. Continuing Legal Education/Continuing Professional Development credit can only be claimed by individuals who physically attend the conference, whose names are on file with Company as original registrants

or permitted substitutes and who have signed in to each academic session (as may be required by their CLE/CPD jurisdiction). Delegate registrations are issued for your personal use only and cannot be shared with any person during the Conference. You may not purchase registrations as agent for any third party or sell or otherwise transfer your registration to others, or exploit the registration commercially or non-commercially in any way.

10. Company may (at its sole discretion) change the format, speakers, participants, content, venue location(s) and programme or any other aspect of the Conference at any time and for any reason, whether or not due to a Force Majeure Event, in each case without liability. Certain events within an entire Conference programme may be subject to a minimum or maximum number of participants. The organisers have the right to refuse participation in such an event in application of the "first come first served" rule, or to cancel the event. Working sessions and social programme events will be conducted in English, and no simultaneous translation will be provided.
11. Company may (at its sole discretion) change the date or cancel a Conference at any time for any reason. Where Company changes the date or cancels the Conference for any reason except due to a Force Majeure Event (in which case the terms of Condition 12 shall apply) Company shall offer you the option of attending any rearranged Conference that Company chooses to organise (acting in its sole discretion). If you promptly notify Company in writing before the date of the Conference that you do not wish to attend the rearranged Conference or if Company elects not to rearrange the Conference then you will (as your sole remedy) be entitled, at your discretion, to receive either a credit note or a refund in respect of your fees received by Company.
12. Where a Force Majeure Event has or may have (in Company's sole discretion) an adverse impact on: (i) the ability of Company to hold the Conference at the planned venue or on the planned date; or (ii) the Conference generally, then Company shall be entitled but not obliged (in its sole discretion) to either: (i) provide alternative facilities or venue for the Conference; and/or (ii) reschedule the Conference. Any of your fees received by Company shall be applied to any rearranged or rescheduled Conference held pursuant to this Condition 12 and you shall not be entitled to object to such rearranged or rescheduled Conference or have any right to claim any compensation in respect thereof. If Company is unable or elects not to rearranged or reschedule the Conference pursuant to this Condition 12, then you will (as its sole remedy) be entitled, in your sole discretion, to receive either a refund or credit note in respect of your fees received by Company in each case less an administration charge equivalent to 25% per cent of the total amount of your fees (which Company may (in its sole discretion) either deduct from any refund or credit note or invoice the you separately). For the purpose of this Condition 12 "Force Majeure Event" means any event arising that is beyond the reasonable control of Company including (without limitation) to speaker or participant cancellation or withdrawal, supplier or contractor failure, venue damage or cancellation, health scares, industrial disputes, governmental regulations or action, military action, fire, flood, disaster, civil riot, acts of terrorism or war. These terms and conditions shall apply in respect of any rearranged or rescheduled Conference organised by Company pursuant to this Condition 12.
13. To the fullest extent permitted by the applicable law, Company shall not be liable to you for any loss, delay, damage or other liability incurred resulting from or arising in connection with the cancellation or date change of the Conference howsoever arising or any venue change. You acknowledge and agree that the provisions of conditions 11 and 12 set out your sole remedy should the Conference date be changed or cancelled and all other liability of Company is expressly excluded.

14. Company may (at its sole discretion) refuse admission to, or eject from the Conference, any person in its absolute discretion, including (without limitation) any person who fails to comply with these terms and conditions or who in the opinion of Company represents a security risk, nuisance or annoyance to the running of the Conference. You agree to comply with all reasonable instructions issued by Company or the venue owners at the Conference. Your badge identifying you as a Conference attendee must be worn at all times during the working sessions and social programme events during the entire period of the Conference.
15. All unauthorised photography and the recording or transmitting of audio or visual material, data or information is expressly prohibited. You consent to filming and sound recording and photography of the Conference as a delegate and you consent to the use by Company of any such recording or photography anywhere in the world for promotional, marketing and other purposes.
16. The personal information which you provide to us will be held by us in a database. You agree that Company may share this information with third parties in Belgium and internationally with which Company works to the extent necessary and for the purposes of Conference organisational and follow-up activities, the direct marketing of future Company events and future Company promotional activities. Company will not sell or otherwise make available your contact details and other personal information to any third party for any other use. Following the conclusion of the Conference you attended, if you do not wish to receive any further information from Company, you may email anne@knowledge-nomads.com and ask that Company remove your personal information from its database.
17. To the fullest extent permitted by the applicable law, Company excludes: (a) all liability for loss, injury or damage to persons or property at the Conference; (b) all indemnities, warranties, representations, terms and conditions (whether express or implied); and (c) any actual or alleged indirect loss or consequential loss howsoever arising suffered by you or any loss of profits, anticipated profits, savings, loss of business revenue, loss of business, loss of opportunity, loss of goodwill, or any other type of economic loss (whether direct or indirect). If Company is liable to you for any reason, Company's total liability to you in relation to the Conference (whether under these terms or conditions or otherwise) is limited to the amount of your fees received by Company.
18. If, by reason of any Force Majeure Event, Company is delayed in or prevented from performing any of its obligations under this Agreement, then such delay or non-performance shall not be deemed to be a breach of this Agreement and no loss or damage shall be claimed by you by reason thereof. Company's obligations shall be suspended during the period of the delay or non-performance and Company and you shall each use reasonable endeavours to mitigate the effect of the Force Majeure Event. The provisions of this Condition 18 are subject to the provision of Condition 12.
19. Company reserves the right to amend these terms and conditions from time to time. However, you will be subject to the terms and conditions in force at the time you submit your registration.
20. No person other than you and Company shall have the right to enforce these terms and conditions between us without the prior written agreement of you and Company.
21. This Agreement is governed by Belgian law and you submit to the exclusive jurisdiction of the Belgian courts. Nothing in this Condition 21 shall prevent or restrict Company from pursuing any action against you in any court of competent jurisdiction.