

General Terms and Conditions of Reed Exhibitions Deutschland GmbH for the purchase of show catalogues

I. Scope of application

The following General Terms and Conditions of Trade apply to such contracts regarding the sale of show catalogues as are concluded exclusively by means of transmission between Reed Exhibitions Deutschland GmbH (hereinafter "RX") and the purchaser of show catalogues (hereinafter "the customer").

Counter-confirmations by the customer referring to his own general terms and conditions of trade or purchase are hereby contradicted. Divergences from the General Terms and Conditions of RX are effective only if such divergences have been confirmed by RX in writing.

II. Conclusion of contract

On sending his order, the customer is deemed to have made a binding offer. The contract is deemed to have been concluded between the parties when the amount has been transferred to RX's account.

III. Fulfilment of the contract by the customer

The prices, including delivery and shipping costs of show catalogues can be seen on the order form. The prices applying are as indicated on the order form at the time of ordering and are due for payment immediately. The customer must pay the amount indicated in his order by crossed cheque, credit card or debit advice procedure. Payment is deemed to have been made only when the amount has been credited to RX's account.

IV. Fulfilment of the contract by RX

On receipt of payment, RX shall promptly dispatch the show catalogues to the address indicated by the customer. The risk is passed to the customer as soon as the show catalogues have left RX's premises.

V. Right of cancellation

If the customer is a consumer as defined in Clause 13 BGB (German Civil Code), he is not committed to the order if he cancels it within a period of 2 weeks after receipt of the first delivery. Cancellation must be effected by giving notification in writing or by returning the goods. An explanation for the cancellation is not required. To observe the deadline, it is sufficient for the cancellation to be sent by fax to the following address:

Reed Exhibitions Deutschland GmbH

- Reception -

Völklinger Str. 4

40219 Düsseldorf

Germany

Phone: +49 211 90 191-0

Fax: +49 211 90 191-154

E-Mail: Gabriele.Ignatius@reedexpo.de

On receipt of the cancellation, RX is obliged to reimburse the payments made. For his part, the customer is obliged to return the delivery at his own risk and expense.

VI. Liability

RX is liable in the case of intention or gross negligence. However, the liability is limited to the contract typical, foreseeable damage in the case of a mere negligent injury of duty through RX or his vicarious agents. The liability for entrepreneurs is cancelled completely as regards the infringement of negligible contractual duties.

VII. Place of performance and Jurisdiction

Place of performance is Düsseldorf. Jurisdiction for all mutual obligations from this contract is Düsseldorf.

VIII. Applicable law

Federal German Law is decisive. The definitions of UN purchase rights are not applicable.

IX. Concluding clause

Should one or more provisions of this contract be or become invalid wholly or partly, the contract shall otherwise remain effective. Invalid provisions shall be replaced by new provisions corresponding as closely as possible to the commercial purpose intended by the parties to the contract.

The German text is binding.