General Terms & Conditions of Koelnmesse GmbH

1. Scope of Application
These General Terms & Conditions apply for the mediation of translation services and other service of Koelnmesse GmbH to customers for third parties (service providers, or hotels). They are an integral part of the mediation contract concluded with Koelnmesse.

2. Contractual relationship with Koelnmesse
Koelnmesse mediates translation services and other services via an electronic reservation system. In the scope of this activity, Koelnmesse does not carry out any services itself, instead it mediates these on behalf of and at the expense of third party companies, i.e. the service providers. A contract for the specific service is drawn up exclusively between the customer and the service provider. Koelnmesse and the customers are solely connected by a mediation contract. Koelnmesse is not a tour operator in the sense of §§ 651a et seq. of the German Civil Code (BGB).

3. Reservation
The mediation by Koelnmesse is free of charge for the customer.

Koelnmesse offers rooms on behalf of the service provider via an electronic reservation system. On using the online booking portal, the enquiries, quotes and bookings exclusively take place via this booking portal.

The booking enquiry can also be placed per post, fax or telephone. In the scope of the booking enquiry received by Koelnmesse, the customer offers the service provider the opportunity to conclude a contract (i.e. for the hotel bookings of an accommodation contract) and at the same time Koelnmesse the opportunity to conclude a binding mediation contract subject to the mediation conditions stated herein. After placing his/her enquiry, the customer receives a non-binding notification from Koelnmesse regarding the possibilities and conditions of the available hotels. After the customer has made his/her decision, Koelnmesse sends the customer a written quote. The customer accepts Koelnmesse’s offer by submitting his/her credit card details within the deadline set by Koelnmesse. After successful conclusion of the contract, the customer and the service provider receive a booking confirmation, where possible, per email.

Koelnmesse forwards on each booking to the respective hotel as an intermediary on behalf of the customer.

It is not permitted for rooms booked via Koelnmesse to be resold. This particularly includes the assignment of rooms to third parties at higher prices than those mediated by Koelnmesse. Bookings by resellers (travel agents) cannot be accepted.

4. Payment
The payment of the prices stated on the booking confirmation occurs according to the agreed terms of payment. Payment is always made directly to the hotel. The credit card that the customer specified during the booking procedure will be debited accordingly by the hotel in line with the payment conditions (see booking note).

The payment obligation has to be fulfilled even in the event of non-arrival, if no cancellation has been made before the expiry of the free cancellation period; the hotel will debit the specified credit card accordingly.

Deviating methods of payment require the agreement of Koelnmesse or the hotel and have to be confirmed in writing.
5. Guaranteed availability of the hotel rooms
Availability of the rooms booked per credit card will be guaranteed by the hotel on the day of arrival.

The customer is obliged to inform the hotel, if the guests intend to arrive after 6 p.m.

In order to guarantee a booking, valid credit card details are necessary. If the credit card has been debited with the complete sum of the accommodation costs or the sum has been paid in advance before arrival (guaranteed booking), the reserved rooms will also be kept free for arrival after 6 p.m.

6. Rebookings
Changes to booking data are handled as rebookings. After stating the booking number printed on the booking confirmation, the customer can make alterations to bookings directly via Koelnmesse (hotel-services@koelnmesse.de).

Rebookings that lead to a shorter length of stay, will be dealt with as a cancellation in the sense of point 7. There will be no fees charged for the rebooking. Koelnmesse is not obliged to make rebookings.

7. Cancellation
The customer can cancel the booking at any time by informing Koelnmesse or the hotel. The cancellation has to be declared in writing and the booking number has to be stated. The date the cancellation is received by Koelnmesse or by the hotel is decisive (hotel-services@koelnmesse.de).

In the event of a cancellation, the hotel can claim for compensation of its expenses and can claim for further damages in accordance with the contractual conditions applicable for the booking.

8. Group Bookings
An online booking for more than 5 rooms is deemed to be a group booking. Special conditions apply for group bookings, these can be provided on request.

9. Data Protection
The data entered by the customer will be processed electronically by Koelnmesse. This data will only be forwarded on to such a degree as is necessary for the mediation of the booking. Data is not forwarded on for any other purpose. Furthermore, the legal data protection provisions are observed during the data collection process.

10. Liability of Koelnmesse
In the event of claims for compensation for injury to life, limb or health, Koelnmesse is only liable if such damage is caused by intent or negligence in the scope of the legal obligations.

Furthermore, Koelnmesse is exclusively liable for the mediation activity. The liability is limited to intent and gross negligence. Any further liability is excluded.

Koelnmesse is not liable for performance deficiencies in the contractual relationship between the service provider and the customer, they are particularly not liable for shortcomings that do not fall under their area of responsibility (i.e. incorrect hotel descriptions, overbooking of the hotel).

Claims made due to the lack of fulfilment of the contractual performances should exclusively be addressed to the respective service provider immediately. Liability for damages/disruptions caused by force majeure is excluded.

11. Applicable law and place of jurisdiction
The contract is governed solely by German law. The place of jurisdiction for all disputes, which arise out of the mediation contract between Koelnmesse and the customer, is Cologne.