

TERMS AND CONDITIONS

The company OBALOVÝ INSTITUT SYBA s.r.o., ID 27626628, VAT number CZ27626628, with its registered office at Lípová 15, 120 00 Prague 2, registered in the Commercial Register kept by the Municipal Court in Prague, Section C, File 119851 (hereinafter referred to as “Syba”) issues these terms and conditions (hereinafter referred to as “T&C”) in accordance with the provisions of Section 1751 of Act No. 89/2012 Coll., the Civil Code (hereinafter referred to as “Civil Code”).

The T&C governs the relations between Syba, the service provider, on the one hand, and the service recipient (hereinafter referred to as “Client”), on the other hand.

All business relations that are not regulated by the T&C or agreed in writing in the contract between Syba and the Client are governed by the relevant provisions of the Civil Code and other related legal regulations.

Contract

A contractual relationship between Syba and the client arises:

- by concluding a contract (for the provision of services) in written form;
- by confirmation by Syba of the application sent by the client for the listed educational events (seminars, symposiums, congresses, conferences, workshops, working groups, etc.);
- by sending an application to participate in competitions organized by Syba;
- by registering to access the dedicated Syba website;
- by registering to subscribe to the packaging industry newsletter CS Packaging News;
- by confirming the order for additional services based on the offer issued by Syba or presented on the Syba website.

Additional conditions of educational events

Payment will be based on invoices issued.

To prices will be added VAT at 21%.

When canceling the registration there will be handling fee of 500,-CZK.

If you cancel later than 10 days before the event, the full participation fee will be due.

It is possible to represent the registered participant by another employee.

Price of services

Unless otherwise stated, the price is understood to be the price excluding value added tax (hereinafter referred to as “VAT”).

Syba is registered for VAT, therefore the price is added to the amount of VAT in the amount specified by law.

Payment terms

The client is obliged to pay the price of services based on an invoice with the details of the tax document.

Unless otherwise agreed, the invoice is due within 14 days from the date of its issue. The price will be paid to Syba's account, which is stated on the invoice.

The invoiced amount is considered paid only on the date of its credit to Syba's account. The client is obliged to pay Syba a contractual penalty of 0.1% of the amount owed for each day of delay after the due date has expired in vain. The agreement on a contractual penalty does not terminate Syba's right to claim compensation for damages against the client if Syba suffers damage due to the client's delay.

Personal data protection

When processing personal data of customers - service recipients, Syba proceeds in accordance with REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation), (hereinafter referred to as the GDPR REGULATION) and Act No. 101/2000 Coll. "on the protection of personal data".

Effectiveness

The GTC in this version are effective from 01. February 2025