

TERMS AND CONDITIONS FOR VISITORS OF RESHOPER 2025

Terms and Conditions for the internet-based sale of the tickets for the Reshoper 2025 event by the company Reshoper s.r.o. <u>Privacy Policy</u> is a part of the Terms and Conditions.

I. INTRODUCTORY PROVISIONS

1. The company Reshoper s.r.o., based in Dvořeckého 628/8, 169 00, Praha 6 - Břevnov, ID 04180241, VAT ID CZ04180241, registered in the Commercial Register, kept by the Regional Court in Brno, Section C, File 88626, represented by Jan Hospodka, hereinafter referred to as "Company", issues these Terms and Conditions. Terms and conditions regulate the sale of tickets to the educational event Reshoper 2025, held on 4th September 2025 in Prague, Czech Republic.

II. THE TICKET SALE

- 1. The company makes through its website a call for proposals for a contract of purchase of the tickets to the above specified educational event. Article § 1732 of the Act no. 89/2012 Coll., Civil Code, as amended (hereinafter "OZ") shall not apply.
- 2. The person interested in buying the tickets (the "Applicant") must fill all the information that are necessary for booking of the tickets.
- 3. The Applicant submits an order through the Company's web interface, available at the website www.reshoper.cz, as an offer for a contract of purchase of the tickets for the above specified educational event (hereinafter the "ticket order"). The tickets are booked by acceptation of the ticket order by the Company.
- 4. By ordering the tickets the Applicant accepts these Terms and Conditions and <u>Privacy Policy</u>. These terms are part of the contract content according to § 1751 sec. 1 OZ. In individual cases we can agree on conditions different from those, e.g. through e-mail communication. Then, individually changed conditions are applicable instead of the relevant parts of those terms and conditions.
- 5. The purchase agreement for the ticket sale is concluded by the acceptance of ticket order by the Company, namely by sending an e-mail with the Company's confirmation to an e-mail address provided by the Applicant in the ticket order.



- 6. Regarding to the character of the educational event and the price of the ticket, the Applicant is considered as a professional and is not considered as a consumer according to § 419 OZ. Therefore, the consumer protection provisions, especially § 1810 OZ and following, shall not apply.
- 7. The price of purchase shall be paid online (by credit/debit card) or by wire transfer (on the base of invoice). Payment is due within seven (7) days from the date of invoice.
- 8. The ticket is sent to the Applicant via email.
- 9. The ticket is linked to a particular participant, physical person mentioned in the ticket order ("Participant"). The Participant may be changed application about change of the Reshoper 2025 attendee must be sent to the Company before 20th August 2025.

III. THE TICKET PRICE

- 1. The Basic Ticket is for free.
- 2. In case of the Participant's inability to attend **Reshoper 2025**, change of the Participant can be done under the art. II. IX.

IV. PERSONAL DATA

1. Applicants and buyers who are physical persons are recommended to read our <u>Privacy Policy</u> which is an integral part of the Terms and Conditions.

V. THE EFFECTIVENESS OF THE TERMS AND CONDITIONS

- 1. These Terms and Conditions come into force on 5th of April 2025. Later, the Terms and Conditions may be replaced by a new wording of the terms and conditions. <u>Privacy Policy</u> remains effective despite ineffectiveness of the Terms and Conditions.
- 2. These Terms and Conditions are written in English and Czech language. For interpretation of these Terms and Conditions in case of a differences in the language versions, the Czech version is binding.

VI. THE CONCLUDING STATEMENT

- 1. The Company's obligations to the Applicant and/or buyer, as well as any claims against the Company are limited to a time frame of one (1) year.
- 2. The Company reserves the right to amend the content of these Terms and Conditions, especially the ticket price.
- 3. If any provision included in the Terms and Conditions become invalid, void, voidable or inapplicable, the most similar provision shall be applied. The invalidity or unenforceability of one provision shall not affect validity of the other provisions.



4. Any dispute, controversy or claim arising under, out of or relating to these Terms and Conditions including, without limitation, their formation, validity, binding effect, interpretation, performance, breach or termination, shall be referred to and finally determined by Czech courts in accordance with the laws of the Czech Republic.