



Terms and Conditions

These Terms and Conditions set out the contractual relationship between the Client and SAT-Training

Definition

The Client:

The company/Individual responsible for contracting with SAT-Training Aps. The client may also be a Delegate.

The Delegate:

Any representative of the Client attending a course arranged by SAT-Training Aps.

SAT: Safety Awareness Training Aps.

Invoicing

SAT will issue an invoice at the time of booking.

Payment is due before the course commence.

All payment shall be in DKK:

SAT reserve the right to charge interest (2% per month on overdue payment).

The Course

All courses are described on our web-site. The course fee includes only services described in the course description.

Cancellation

Cancellation by the Client:

In the event of a full or partial cancellation of a course by the client the following cancellation charges will apply:

More than four weeks prior to the course: No charge.

Between 1 and 2 weeks prior to the course: 50% of the course fee.

Less than 1 week prior to the course: 100% of the course fee.

If Delegate on the course are replaced: No charge.

Cancellation must be made in writing to SAT.

Cancellation by SAT:

SAT reserve the right to cancel or terminate wholly or in part any course and make any changes to the course at any time and for any reason.

Waiver of Liability

Delegate are responsible for their own safety and for taking out appropriate accident insurance. Appropriate insurance cover should be obtained by the Client and/or Delegate to indemnify SAT against claims which may be made against SAT in respect of loss or damage which SAT may suffer. Such insurance should also cover the risk of bodily injury or death to the Client/Delegate.

The Client is responsible for the action of any of the Delegates during the period of the course and will be accountable for all charges.

To the fullest extent permitted by law (whether in contract, tort (incl. negligence), breach of statutory duty, restitution or otherwise SAT shall not be liable for:

- Any direct loss or damage to property of the Client/Delegate
 - Indirect or consequential loss (whether direct or indirect incl. without limitations, pure economic loss, loss of profits, loss of business, loss of bargain, depletion of goodwill and like Loss) howsoever caused arising out of or in connection with any breach by SAT of any of the express or implied provisions of the Terms and Conditions
- Any invoicing or loss caused to any party as a result of cancellation, termination or charge to the course or Death or personal injury to Client or Delegates

Intellectual Property rights

The copyright and all other intellectual property rights in all course materials shall remain the sole and exclusive property of SAT. The client undertakes that he will not copy or permit the photocopying of course Materials, nor disclose or permit the disclosure or sell or hire the same to third parties, nor use the same for Running the Client's own courses.

Choice of Law and Jurisdiction

The relationship between the Client and SAT shall be governed by the laws of Denmark and any dispute will be settled by Danish courts.