

INTERNATIONAL PROTECTION SERVICES Ltd.



General Terms and Conditions International Protection Services Ltd.

These General Conditions International Protection Services BV apply at all times. By agreeing, including reference to these General Terms and Conditions, you agree to these General Terms and Conditions of International Protection Services BV, which is located in Amsterdam and registered in the trade register of the Chamber of Commerce in Amsterdam under number 67198287.

APPLICABILITY OF THESE GENERAL TERMS AND CONDITIONS SECURITY TRAINING

INTERNATIONAL PROTECTION SERVICES, Ltd.

- a. International Protection Services BV runs a company that provides, among other things, Private Security, Security & Surveillance, Education & training for individuals and companies.
- b. These General Terms and Conditions apply to any legal relationship regarding training or education that is or becomes applicable at any time between International Protection Services BV and a participant, contractual partner, or another party. By registering or confirming, the participant agrees to the General Terms and Conditions of International Protection Services BV.
- c. Any legal relationship about training with International Protection Services BV is governed by these General Terms and Conditions, and only in cases where they have been deviated from in writing can these General Terms and Conditions be inapplicable in whole or in part. The new general terms and conditions will come into effect every year, meaning that the old general terms and conditions will lapse.
- d. The General Conditions are stated on the website of int-protection.com. A copy of the General Conditions International Protection Services BV will be provided upon request.
- e. If a provision or part of a provision in these General Terms and Conditions is in conflict with statutory regulation, European directives, or is considered unreasonably onerous, only the relevant provision or part of the applicable provision will not apply.

INTERNATIONAL PROTECTION SERVICES Recognized By Dutch Ministry of Security and Justice 3839 Olympisch Stadion 24 1076 DE Amsterdam The Netherlands Bank Account: NL55 KNAB 0255 6776 26 Chamber of commerce.: 67198287VAT number: NL8568.71.473.B.01
www.int-protection.com info@int-protection.com Phone: +31 208203257



f. If a provision from these General Terms and Conditions is void or destroyed based on any law, directive, or reasonableness and fairness, International Protection Services BV is permitted to apply a legally permissible replacement provision in line with the purport and intent as much as possible. The content of the invalid or annulled provision.

AGREEMENT

a. An agreement between International Protection Services BV and its participant, contract partner, or counterparty is created by agreement between both parties, which agreement must be evidenced by (online) registration.

b. Once an agreement has been concluded, changes can only be made with the prior written consent of International Protection Services BV. Changes to a contract can entail costs.

c. For International Protection Services, BV obligations arise from a deal after its participant, contract partner, or another party has fulfilled its obligations.

d. Registrations for the regular training courses must be made via the appropriate online registration system. Registration via this system is mandatory. Unless

International Protection Services BV will send you an invoice yourself if you have agreed via other digital channels such as e-mail.

e. Participants can still deregister before the start of training.

25% of the total price in case of the cancellation immediately after registration and within 7 days. 50% of the total cost is canceled within 12 weeks before the start of the training.

75% of the total price is canceled within 9 weeks before the start of the training.

100% of the total price is canceled within 6 weeks before the start of the training.

f. International Protection Services BV is entitled to adjust the training schedule and/or training locations in the interim without giving any reason.



VALIDITY OF SUBSCRIPTIONS AND STRIP CARDS

- a. The subscriptions/assignments have a specific validity.
- b. The subscriptions/assignments can be rescheduled once.
- c. Subscriptions/queries are personal and non-transferable

PAYMENT

- a. Payments must be made before the 15th of the month. Monthly payments are due before the 15th of the month. Payment will be made by direct debit or transfer of students/course participants.
- b. International Protection Services BV has the right to suspend the fulfillment of its obligation if the participant, contractual partner, or other party has not fulfilled its payment obligations on time and to adhere to the cancellation costs of 2 under paragraph E. Even after following a training course, the amounts are fully and immediately due and payable, plus administrative costs and any collection costs if the agreements are not met.

AMENDMENT OR SUSPENDED AGREEMENT BY BBO

- a. International Protection Services BV reserves the right to cancel or reschedule a regular training course or training course if there is insufficient interest.
- b. Extraordinary circumstances always result in force majeure for International Protection Services BV and release International Protection Services BV from its obligations. In permanent force majeure, International Protection Services BV is removed from its obligation to comply with the agreement.
- c. In dangerous weather conditions, including thunder, storm, extreme heat, snow, or ice, training can be canceled. International Protection Services BV is not financially liable for a lesson's cancellation due to dangerous weather conditions.

If a participant causes such a nuisance or nuisance that it makes the proper execution of a lesson more complicated, this can be done by International Protection Services BV. Are excluded. All resulting costs are for the account of the participant, contractual partner, or another party.



LIABILITY

- a. International Protection Services BV its employees and trainers are not liable for personal injury or damage to participants' property in a lesson. Participation in the course of International Protection Services BV is at your own risk.
- b. International Protection Services BV is also not liable for possible damage resulting from other services or advice from International Protection Services BV, its employees, and trainers.
- c. International Protection Services BV is not responsible for any injury or further damage that the participants may incur during, or as a result of, a lesson. Advice is always without obligation and is followed at your own risk. International Protection Services BV is also not liable for damage to and/or loss of personal belongings due to any cause whatsoever, occurring during or in connection with the lesson. A lesson can be mentally and physically demanding. The participant, contract partner, or another party must assess for himself whether he/she is suitable to participate in the lesson. If a participant has health complaints or obesity, or if the participant, contractual partner, or other party has any other reason to doubt participation, the participant, contractual partner, or another party should seek advice from a doctor. International Protection Services BV reserves the right to exclude unsuitable participants in its assessment from participating in a lesson.
- d. International Protection Services BV. is not insured for damage to its participants, contract partners, or other parties. The participant, contractual partner, or other party declares that they are certified for the injury suffered due to participating in the lesson.

WEBSITE; DISCLAIMER AND PRIVACY

- a. International Protection Services BV respects the privacy of its participant, contractual partner, or other party and ensures that the personal and/or confidential information provided and/or obtained is treated confidentially. International Protection Services BV only uses this information to execute the agreement as quickly and properly as possible. For the rest, we will only use this information with your prior consent. International Protection Services BV will not sell your personal and/or confidential information to third parties and only make it available to third parties involved in the agreement's execution. Our employees and third parties engaged by us are obliged to respect your information's personality and/or confidentiality.
- b. The information provided on the website www.int-protection.com.
- c. It is for general information purposes only. Due to external circumstances, delays, defects, and/or other imperfections may occur in the information provided.

INTERNATIONAL PROTECTION SERVICES Ltd.



d. Although International Protection Services BV takes the most excellent possible care in the composition and maintenance of this website, International Protection Services BV cannot guarantee that the information provided is complete, current, and/or accurate. Therefore, International Protection Services BV accepts no liability for any direct or indirect damage that has arisen, arises, or will arise from using the information provided unless there is intent or gross similarity on the part of International Protection Services BV. Negligence.

e. The websites of third parties to which the website www.int-protection.com are included are not checked, made, and/or maintained by International Protection Services BV. International Protection Services BV, therefore, accepts no liability whatsoever for the content of these linked websites.

f. The www.int-protection.com website and its contents are protected by copyright, trademark law, and other intellectual property rights. No part of this website or its contents may be reproduced, stored in an automated database, or made public, in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise, without the prior consent of International Protection Services BV. The participant, contractual partner, or other party declares that he/she is aware of and agrees with the Privacy Statement International Protection Services BV.

DISPUTES AND APPLICABLE LAW

a. These General Terms and Conditions of International Protection Services BV can only be deviated from if confirmed in writing by International Protection Services BV.

b. Dutch law applies to every agreement between International Protection Services BV and a participant, contract partner, or another party.

c. These general terms and conditions are governed by Dutch law. Disputes arising based on these general terms and conditions or arising from the agreement can and will - if the parties do not reach consensus among themselves - only and only be settled by the subdistrict court in Amsterdam.