

Terms & Conditions

These terms and conditions apply when you, through swedisharbitration.se (the "Website"), apply for a membership of the Swedish Arbitration Association (802421-0174, the "SAA") and/or register for a conference, seminar, training session or other event ("Event") offered by the SAA. These terms and conditions constitute an agreement between you and the SAA. Contact details and other information about the SAA are available on the Website.

As a member of the SAA, you will receive invitations to the SAA's Events and the possibility to attend the Events organized by the SAA for its members only.

Contracts and Orders

To place an order or submit a registration via the Website you must agree to these terms and conditions. By accepting the terms and conditions you agree and undertake to be bound by the terms and conditions in full.

A registration for an Event is preliminary and the agreement is concluded when SAA expressly confirms that you have secured a place at the Event. An Event offered by the SAA may be sold out. If you have already paid for an Event that is sold out, SAA will refund you with the amount that you paid to the SAA for the Event. You may cancel your order until your purchase or registration has been confirmed by the SAA. If the order is canceled, SAA will repay the amount that you have been charged for your order. Cancellations after this time will not be refunded.

The SAA assumes no liability for any errors in the description, price or other information about an Event or on the Website. SAA reserves the right to modify or update any errors and other information at any time. If an error occurs in the price specified for an order or registration, SAA will notify you of the correct price and wait for your approval before your order finally will be approved.

Before you choose to order through the Website, you must fill in a form with personal and company information. You agree that all information that you provide is accurate and complete, and that you are responsible for any errors in the information you have provided.

If the SAA suspects any misuse of your account or violation of the terms and conditions, the SAA shall have the right to cancel the order.

Payment, rates and taxes

When ordering through the Website, the prices listed on the Website are quoted in SEK and include VAT, if applicable. The prices are provided for indicative purposes only, and are subject to change without notice.

The payment method currently available is credit card. Available payment methods may be changed without notice. The SAA is not responsible for any additional fees that your card issuer or bank may charge you as a result of an order that you place on the Website.

Intellectual property rights

The information and content on this Website is protected by applicable IPR and marketing laws. The organization's name, trademarks, images and graphics, product names, layout, design, services, products, information and other content may not be used or copied without the written consent of SAA.

Force majeure

The SAA is not liable for any delays, cancellations of Events, or omissions due to circumstances beyond the SAA's control, such as war, stroke of lightning, fire, labor disputes, changes in government legislation, terrorist attacks, electronic errors or technical problems.

Changes in the terms and conditions

Any changes that affect the terms and conditions will be posted on the Website or sent by e-mail. If a change is necessary to correct the interference or to meet technical or legal requirements, the SAA reserves the right to make changes in the terms and conditions.

Applicable law and disputes

Disputes concerning the interpretation or application of these terms shall be construed in accordance with Swedish law and shall be settled by the courts in Sweden.

Contact

The Swedish Arbitration Association
PO-Box 7358
SE-10390 Stockholm
Sweden

info@swedisharbitraion.se