

Registration and participation conditions for Stoma hands-on workshops (course language english)

1. Binding Application:

The registration of the Participant for the course series, the course module or course (also "course") is binding and may only be in writing on the course registration form. The participation is confirmed as soon as the course fee was collected by direct debit by Stoma Dentalsysteme GmbH & Co KG (also „Organizer“) or with transfer of the course fee within one week after receipt of invoice. The course fee is for one person plus the currently valid VAT.

2. Cancellation by the Organizer, Alternative Dates:

If the course series, one course module or the course cannot take place due to failure (not caused negligently or intentionally by the Organizer) to achieve the minimum number of participants as indicated in the application form or online up to 28 days prior to the course or due to other reasons not caused negligently or intentionally by the Organizer, the Organizer reserves the right to postpone the course to an alternative date or to terminate the course. In the first case, the Participant may attend the course on the alternative date or cancel the booking of the respective course free of charge within seven days as of receipt of the respective notification. If the course is canceled, the course fee will be refunded. The Organizer hereby informs the Participant that he may, in his own interest, book refund tickets as it is not sure that the course will definitely take place.

3. Changes by the Organizer:

The Organizer reserves the right to change organizational issues to a reasonable extent, e.g. regarding the place of the course or contents. Such changes do not entitle the Participant to reduce the course fee or to cancel the course. Furthermore, there is no legal entitlement to the conduct of the course by the announced speaker unless guaranteed by the Organizer.

4. Cancellation by the Participant:

If the Participant cancels the course up to four months prior to the beginning of the course, a cancellation fee in amount of EUR 50,00 is due. In case, the cancellation is declared up to three months prior to the beginning of the course, the course fee will be reduced in amount of 50%; in case of any later cancellations by the Participant, the full course fee will be charged. Every cancellation requires written form (including fax, e-mail). If the cancelling participant actively brings a substitute participant, the full substitute fee will be credited against the paid participation fee. Cancellations or announcements of substitutes have to be made in writing and require the written consent of the Organizer. The full course fee is also due, if a registered Participant does not attend the course.

5. Governing Law, Jurisdiction:

The contract shall be governed by the German laws. If the Participant is a corporation, limited liability company or commercial partnership or otherwise operates a commercial business (Kaufmann within the meaning of Sec. 1 (1) of the German Commercial Code) or is a legal entity or special fund organized under public law, the courts at the registered seat of the Organizer shall have exclusive jurisdiction. In all other cases, the Organizer or the Participant may file suit before any court of competent jurisdiction under applicable law.

6. Severability:

If a provision contained in this contract shall be or become invalid, the validity of the remaining provisions of this contract shall not be affected. An invalid provision shall be replaced by a provision which best meets the purpose of the invalid provision; the same shall apply in the case of a matter in relation to which this contract is silent.