

GENERAL CONTRACTING CONDITIONS: PROVISION OF TEACHING SERVICES

These General Contracting Conditions (hereinafter, the “General Conditions”), along with the web form (self-enrollment or ATM) or any other physical or electronic medium through which the student has formalized his enrollment, signifies the Contract of Provision of Teaching Services entered into between the ANTONIO DE NEBRIJA UNIVERSITY (hereinafter, the “UNIVERSITY”) and the contracting party thereof (hereinafter, the “STUDENT”) who implements his enrollment online or through self-enrollment, or through any other electronic means, in any of the educational actions offered through the UNIVERSITY’s official website of the, www.nebrija.com.

1. Acceptance and availability of the General Conditions

Upon formalizing the electronic enrollment process through the ATM you must mark the box “I accept the General Conditions”. By marking this box, the STUDENT states he has read and understood them in their entirety, declares accepting them and grants his express consent to the entire contents of these Conditions in the version published at the time of his acceptance, undertaking to comply with them without reservations. Specifically, the STUDENT knows and accepts the use of Educational Technologies, Nebrija Digital Classroom, in the provision of the university teaching service. Any enrollment process through a channel other than the ATM will suppose, also, the acceptance without reservations of these General Enrollment Conditions. Having formalized the enrollment and made the corresponding payment, the STUDENT will receive electronically confirmation of the contract entered into in a durable medium.

The purpose of the UNIVERSITY’s official website is to let the general public know about the activities that it carries out and the services that it provides, making it available to Internet users, as well as the other pages associated to it, by which the STUDENT declares knowing the price, duration and the services of the academic program in which he enrolls. In the case where the STUDENT has had knowledge of the specific academic program through advertising means other than the UNIVERSITY’s official website, he will also have had knowledge, in advance, of the price, duration and services that, with the formalization of his enrollment in it, he declares accepting.

These General Conditions are formulated in application of Legislative Royal Decree 1/2007, of 16 November, which approves the rewritten text of the General Law for the Defense of Consumers and Users and other complementary laws; Law 7/1998, of 13 April, on general contracting conditions; Law 34/2002, of 11 July, on information society services and e-commerce; the Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 related to the protection of natural persons with regard to the processing of personal data and the free movement of these data (GDPR) and its enacting regulations, and are integrated under the following clauses:

2. Identification of the parties

The ANTONIO DE NEBRIJA UNIVERSITY is a private university recognized by the Spanish Parliament under Law 23/1995, of 17 July (Official State Gazette (BOE) of 18 July 1995, no. 170), having among its purposes the provision of the public service of Higher Education through the offer of a broad variety of activities and programs that are projected in teaching, research and study areas, through the different formulas provided in the current and applicable legislation.

The ANTONIO DE NEBRIJA UNIVERSITY has its own legal personality in accordance with Art. 21 of Organic Law 6/2001 on Universities, and for such effects it was initiated by the commercial company whose business name is UNIVERSITAS NEBRISSENSIS, S.A., an entity incorporated for an indefinite time and whose identification data are the following:

- **NIF (Fiscal Identification Number):** A-78094158.
- **Registered Offices:** Campus Universitario de La Berzosa, C.P.: 28248, Hoyo de Manzanares, Madrid, (España).
- **Registration data:**

a) Registered in the Commercial Registry of Madrid in Volume 2676, Folio 96, Page M-46361.

b) Registered in the Registry of Universities, Centers and Degrees (RUCT), with center code: 052. Complementary identification data of the University are included in the following link: <https://www.educacion.gob.es/ruct/universidad.action?codigoUniversidad=052&actual=universidades>

- **Contact:**

E-mail address: informa@nebrija.es. **Telephone:** 91 452 11 01

The STUDENT is identified through the data provided by him in the online self-enrollment form or provided alternative form filled out at the UNIVERSITY, and he is responsible for the data being truthful, accurate and up to date. Furthermore, the STUDENT states he is of full legal age and has sufficient legal capacity to enter into contracts or, where applicable, he has the authorization of his parents or legal guardian to do so, and he acts in his own name as a natural person. The UNIVERSITY reserves the right to annul the enrollment process at any time, when it is detected that the data provided by the STUDENT were inaccurate, false or incomplete.

3. Purpose and term

These General Conditions are considered as the Service Provision Contract entered into by the parties, which regulates the terms and conditions applicable to the STUDENT through his online enrollment or through electronic means in the educational activity selected from among those offered in the UNIVERSITY's official website.

The Service Provision Contract is considered as having been entered into in the registered offices of the UNIVERSITY and it will have the term provided for the academic program in which the STUDENT has enrolled and while he maintains this condition, according to the provisions of the UNIVERSITY's internal regulations.

The UNIVERSITY reserves the right to modify these Conditions when it considers it advisable in order to improve the offered services and programs. The notification of these modifications will be considered as carried out by its publication through the UNIVERSITY's official website, or by any form admissible by law, and will be of mandatory compliance during the time in which they are published in the website or until they are validly modified by other subsequent ones.

4. Offered services

The UNIVERSITY provides the public service of Higher Education through the offer of a broad variety of activities and programs that are projected in the teaching, research and study areas.

The UNIVERSITY uses technological tools in the Classroom that allow the retransmission and recording of classes delivered in our programs. This involves the recording of the teacher as well as the students who are in the classroom in order to collect their participation and interventions. Access to the retransmission, as well as the recording, is restricted to the students through a portal that requires identification for access to it by means of user name and password.

The STUDENT who enrolls in any of the programs offered by the UNIVERSITY and in any of its modalities in which they are delivered (class attendance, blended and distance learning) must ensure the fulfillment of the internal regulations in force and those which are applicable to the concerned program, whose contents he declares knowing and accepting.

The UNIVERSITY reserves the right not to teach the degrees that do not reach a minimum number of enrolled students that make possible the proper teaching implementation. In this case the STUDENT can opt for a full refund of the amounts paid (including that corresponding to the Place Reservation that, where applicable, he had paid) or for the formalization of the enrollment in another academic program (with the STUDENT paying the difference that may exist between both programs or the UNIVERSITY refunding the difference in case the new program chosen had a lower price than the previous one). The communication, which will be sent as soon as the circumstances make it possible, of not initiating the delivery of the program due to unexpected impossibility in the case of not reaching the minimum number of students required to make up a group, will not give the STUDENT the right to claim any compensation and/or damages and losses other than the refund of the amounts paid, expressly waiving the exercise of any legal action for such reason.

The validity of the formalized enrollment will be subordinate to the review of the documentation supplied by the STUDENT and to the reliable accrediting by the latter of fulfilling the requisites required in the applicable regulations. For this, at any time in which this point is verified, the UNIVERSITY can void the enrollment for non-compliance with the compulsory academic requisites. The annulment of the enrollment will suppose the loss of the amounts that the STUDENT had paid.

The UNIVERSITY reserves the right to modify the Campus where the degrees will be delivered in case, for organizational reasons, it is necessary for the proper academic development, with the STUDENT expressly waiving the exercise of any legal actions for compensation and/or damage and losses that he may have been caused.

5 Economic conditions

The prices stipulated for the programs are those that are shown in the UNIVERSITY's official website (or the prices offered in alternative channels of specific programs), and refer to the newly enrolled students who take a complete academic course, and with respect to the first course of the corresponding degree. The rates applicable to the second course and subsequent ones and the conditions that are applicable at the corresponding time may present variations; they must be consulted by the STUDENT in the Students' Portal: <https://www.nebrija.es/login/alumnos/logout.php>

The STUDENT who could be beneficiary of discounts or academic scholarships must accredit to the UNIVERSITY the fulfillment of the requisites required for the granting of the discounts that may be applicable, as well as the corresponding request and award of the relevant scholarship (whether it was the first concession or its renewal).

The payment forms will be those offered by the UNIVERSITY, according to the internal Academic Fees Policy of which the STUDENT has been expressly informed.

The UNIVERSITY will refund the amount that had been paid by the candidate prior to the formalization of the enrollment, as "Place Reservation", only under the following circumstances: those candidates that had been conditionally admitted and that finally did not meet the official requisites for access to the Spanish university, as well as those who accredit the existence of an unexpected serious medical reason that makes it impossible for them to begin the selected academic program.

In another case, once formalized the online enrollment by the STUDENT, without prejudice of what is expressly foreseen with respect to the right of withdrawal, the annulment of the enrollment by the student will mean the loss of the amounts paid as "Place Reservation" and "Enrollment", as well as the amounts corresponding to the monthly payments for the teaching. Nonetheless, the UNIVERSITY will return the payments corresponding to the months following the communication of the withdrawal, if the student had made a single payment, or else, the UNIVERSITY will not charge him for the monthly payments not yet due for the teaching. In short, the annulment of the enrollment by the STUDENT will mean the loss of the amount that had been deposited and, in case of non-payment, the obligation of the STUDENT to pay the owed amounts.

The provision of the service offered by the UNIVERSITY to the STUDENT will be interrupted when the annulment of the enrollment is done for non-payment, for which reason the latter cannot continue the commenced studies, be admitted to an exam, carry out internships, or be qualified, thus losing the condition of student for all effects.

The UNIVERSITY can deny the issue of diplomas and certificates when the student has payments pending.

When the student pays the pending payments, the possible qualifications or validations that in their day were left ineffective by the enrollment being annulled will be reinstated. Any payment made by the student will be attributed in the first place to the oldest amounts pending payment.

6. Online enrollment process or Self-enrollment (ATM)

The self-enrollment service of the UNIVERSITY's official website lets the admitted students carry out all the academic, economic and administrative processes, in the established periods. To do this, once the admission process is surpassed, the required documentation is supplied on time and in correct form and the amount corresponding to the enrollment is paid (by means of the prior bank direct debit authorization of said amount), students will receive the access key and personal password necessary to be able to carry out the self-enrollment. The password provided is personal and non-transferable, identifying the STUDENT exclusively in the electronic enrollment process.

When the pre-enrolled or admitted STUDENT formalizes his enrollment implemented through the Internet, through the online self-enrollment service offered by the UNIVERSITY, in the "Student Portal", he must fill out the corresponding web form with at least the data that appear marked as obligatory.

In order to be able to formalize the online enrollment process, through self-enrollment, the STUDENT must mark the box "I accept the Conditions" that link to this text. By marking said box, the STUDENT expressly declares having read and understood all the stipulations included herein, accepting them without reservations. The Service Provision Contract will be formalized at the time of receiving the request for self-enrollment by the UNIVERSITY, sending an acknowledgement of receipt to the e-mail address that the STUDENT supplied through the web form.

The STUDENT must comply with all the legal requisites and those for access to the Spanish University, which are also included in the corresponding regulations of the UNIVERSITY, applicable to any of the modalities that are delivered in the UNIVERSITY (class attendance, blended and distance learning). If the STUDENT is going to undertake a university degree for the first time, the platform will automatically select all the subjects that make up the first course. In case he does not want to enroll in all of the subjects the first course, the STUDENT must write to a university adviser of the UNIVERSITY. If the STUDENT is a student coming from another University, has started or finished prior university studies, and has requested an orientation study of recognitions, the platform--if the decision on the request for recognitions had already been made--will have loaded the information of the recognized subjects so that the STUDENT may select the subjects that he wants to take; otherwise, he will proceed to the regularization of the enrollment (both on the academic and economic level), from the decision rendered on the requested recognitions.

Generally, in the student's online enrollment process, through the self-enrollment application, he will select the subjects for which he is going to request recognition, and they will be shown as "pending recognition". These subjects will not be charged until the recognition procedure is finalized. Once it is finalized and the corresponding certificate is issued by the Recognition Committee, the Administration Department will allow payment of the fee corresponding to the recognized subject if it is so reflected in the certificate. Otherwise, the student must pay the fees corresponding to a taken subject. This process will be communicated clearly to the student on the self-enrollment screen and in the admission process from the UNIVERSITY's Admissions Department.

The STUDENT can modify the enrollment, cancel enrolled subjects, request the temporary suspension of the enrollment or its annulment, if it is within the periods granted by the UNIVERSITY for it and following a justified request in writing on this point to the UNIVERSITY, which will proceed to act according to the applicable admission regulation and according to the economic consequences stipulated for each case.

During the entire online enrollment process (self-enrollment), the STUDENT can clarify any doubt through the contact data that appear in the first clause or through a university adviser.

Having successfully formalized the self-enrollment, as well as the delivery of the requested documentation and the payment of the corresponding amounts within the periods and as indicated, the STUDENT acquires the condition of student of the UNIVERSITY

7. Right of withdrawal

The STUDENT enrolled in the UNIVERSITY can exercise his right of withdrawal in a period of 14 calendar days from the date of formalization of the enrollment done online (self-enrollment), considering as such the date of the electronic confirmation of the contract issued by the UNIVERSITY, only if the teaching of the academic program in which he was enrolled has not begun. In this latter case the STUDENT will not have the right to the reimbursement of the amounts paid (where the provision for the annulment of enrollment by the STUDENT is applicable). For these effects, the STUDENT grants his express consent for the contracted teaching services to be initiated before the end of the 14 calendar day period from entering into the contract, due to reasons of academic organization and correct implementation of the academic program.

The exercise of the right of withdrawal must be communicated by the STUDENT to the UNIVERSITY, within the mentioned period, by sending in writing his unequivocal declaration of his decision to withdraw to the address corresponding to the registered offices of the Antonio de Nebrija University: Campus Universitario de la Berzosa, 28240, Hoyo de Manzanares (Madrid, Spain), being able to use for such purposes the following withdrawal form: "Attention: Antonio de Nebrija University: With this notice I communicate that I am withdrawing from the educational services contract formalized on the date _____. Name of the Student, Address of the Student. Signature and Date".

Once the right of withdrawal has been exercised correctly by the STUDENT, the UNIVERSITY will return the amount corresponding to the paid "Enrollment", as well as the amounts that, where applicable, he had paid as "Teaching", in a maximum period of fourteen (14) calendar days, counting from the date of receiving the corresponding request, cancelling the enrollment and the STUDENT's access to the UNIVERSITY's services.

Notwithstanding the above, and in the case of degrees delivered in the "distance learning" modality, the UNIVERSITY can retain the reimbursement of the amounts until it has received the didactic materials to be returned by the STUDENT.

8. Language

This document is formalized in Spanish. The UNIVERSITY can translate these Conditions, as well as the Privacy Policy, or any other operative rule, policy or procedure that may be published in the UNIVERSITY's official website. Nonetheless, the version in the Spanish language will be that which prevails in case of conflict.

9. Industrial Property and Intellectual Property

Any names, designs and/or logos shown in the UNIVERSITY's official website and in the self-enrollment, are duly registered trademarks of the UNIVERSITY. Any undue use of them by any person other than their legitimate owner can be pursued according to the current legislation. The UNIVERSITY's official website is owned by the Antonio de Nebrija University.

The Intellectual Property rights of the UNIVERSITY's official website, of its pages, screens, the contained information, its appearance and design, as well as the links that are established from it to other websites are owned by the UNIVERSITY, unless the contrary is specified. Therefore, the exclusive exercise of the rights of exploitation and reproduction thereof corresponds to the UNIVERSITY.

The STUDENT can download the contents, copy or print any page of the UNIVERSITY's official website exclusively for his personal use and whenever the rights of the owner are respected. In no case can it change, modify or delete the information, content or notices that are included in the official website, forms or pages of the UNIVERSITY. Neither can he reproduce, transmit or modify the content of the self-enrollment, directly or indirectly, without the prior authorization in writing from the Antonio de Nebrija University.

The UNIVERSITY reserves the right to publish and to use for teaching and guidance purposes the exercises and practical cases prepared by the STUDENT in future editions of the academic program. The STUDENT grants his express authorization for this, retaining, in any case, the right to the recognition of authorship of the papers prepared during his studies.

10. Personal Data Protection

Who is responsible for processing your data?

- Identity: UNIVERSITAS NEBRISSENSIS, S.A. (hereinafter, NEBRIJA UNIVERSITY), CIF: A-78094158.
- Postal address: Hoyo de Manzanares, Campus de la Berzosa, 28240-Madrid.
- Telephone: 914521101.
- E-mail: lopd@nebrija.es

Who is the Data Protection Delegate (DPD) of the entity and how can he help you?

The DPD is a legally provided figure that has as his main tasks those of informing and advising the entity on the obligations that affect it on the subject of personal data protection and supervising their fulfillment. In addition, the DPD acts as a point of contact with the entity for any issue related to personal data processing, for which reason, if you so wish, you can write to him at: DPO@nebrija.es

For what purpose do we process your personal data?

We process the personal data that you supply to us for the following purposes:

- a) To process the student's enrollment and manage the requested academic services, as well as any other service that may have been requested during the self-enrollment process or that is the consequence of the university studies that are carried out in this institute (development of internships, participation in academic events, etc.). The supply of the data for this purpose is compulsory, as otherwise it is impossible for the student to be enrolled or carry out the academic studies and requested services. As part of the academic function, the voice and image of the student can be captured.
- b) Assignment of your identifying data, contact information, or information on the courses taken in this University to the companies that prepare rankings in the university area for the purpose of drawing up surveys to evaluate and audit the quality and results of our university and our programs. The assignment of data can be done subsequent to the finalization of the studies in the university. It is not obligatory for the concerned party to provide his data for the indicated purpose, although this would impede participating in the surveys conducted and sent by these ranking companies and, therefore, his valuations will not be taken into account at the time of preparing the corresponding rankings.
- c) Processing of the image and voice of the students as a consequence of the digitalization of the classroom (type of teaching service provided by the Antonio de Nebrija University), as well as its dissemination (in real time or deferred), through the teaching tools of the University (educational platforms). In this regard, the Nebrija University will proceed to record the classes with the aim of publishing them in the indicated media, whose access will be restricted to the students and professors of the University, as well as the employees of the University in charge of the maintenance of this system. For this purpose, the classes delivered in the University will be recorded, capturing the image and voice of students during their possible participation or presence in the different ordinary and extraordinary activities carried out in the classroom. The publication as indicated guarantees the accessibility of the students to the contents delivered during the classes. The images can be used as an evidentiary element of possible infringements committed by the student in applying the provisions in the Disciplinary Regime provided in the General Student Regulations.

The supply of the data with this purpose is obligatory, otherwise it will be impossible for a student to be enrolled and carry out the academic studies.

- d) Capturing the images and realization of videos where the students can appear as a consequence of their participation in the events, activities or acts organized by the Nebrija University, the realization of interviews, delivery of awards or similar events, as well as their dissemination through the Internet, social networks, corporate journals or any other medium of similar communication. Specifically, if the student grants his consent, the Nebrija University can carry out the following processing of his image with the purpose of promoting the events, activities, acts or services it provides:
 - I. Capture and reproduce, through any means employed for it, images of the student during his participation or presence in the ordinary or extraordinary activities of the University, as well as events organized by it.
 - II. Include the images of the student in any type of medium in order to advertise, support or disseminate the activities and events that the University may consider of interest, with any journalistic, editorial, advertising or commercial aim.
 - III. Use the images of the student to illustrate the news and other publications placed in the portals and Internet pages in the university area, including social networks.

The student grants to the Nebrija University the right to set, reproduce, distribute, communicate publicly and obtain copies of the photographs and videos of his person, without any limitation of number, time and geographic area, without for this his having any right to receive any remuneration. The sole exception and limitation of this assignment are those uses or applications that could jeopardize the right to honor in the terms provided in the Organic Law 1/85, of 5

May, on Civil Protection to the Right to Honor, Personal and Family Privacy and to Self-Image. the concerned party is not required to provide his data so that they may be processed with this aim, although it would make impossible the processing and publication of his image as indicated¿Durante cuánto tiempo trataremos sus datos?

During how much time will we process your data?

- a) The data for processing the enrollment and management of the requested academic services, as well as any other service that has been requested during the self-enrollment process or that is the consequence of the university studies that are carried out will be preserved during the entire time that you are a student of the University. Once the relationship with this University is finalized, the data can be preserved during the time required by the applicable legislation and until the possible responsibilities derived from the academic relationship have ended.
- b) With regard to the assignment of your data to companies who prepare rankings, they can be preserved by the assignee company, for the indicated aim, during the time necessary to prepare the corresponding rankings. Subsequently, your data will be eliminated.
- c) The image and voice of the students who participate in the classroom digitalization project will be preserved during the time that they are students of the University. Once the relationship with this University is finalized, the data can be preserved during the time required by the applicable legislation and until the possible responsibilities derived from the academic relationship have ended.
- d) With respect to the capturing of images and realization of videos where the students may appear as a consequence of their participation in the events, activities or acts organized by the Nebrija University or similar events, the data will be preserved with the indicated aims indefinitely, unless the student withdraws his consent or states his intention to delete them.

What is the legitimation for the processing of your data?

- a) The data for the processing of the student's enrollment and management of the requested academic services, as well as any other service that has been requested during the self-enrollment process or that is the consequence of the university studies that are carried out, are legitimized by the execution of the contractual relationship existing with the student as a consequence of his enrollment in this center. As part of the academic function (e.g.: university papers or evaluations), the image of the student can be captured, with this data processing having the same legitimizing basis.
- b) Specifically, the processing of the data obtained as a consequence of the digitalization of the classroom (image/voice) has its legitimizing basis in the execution of the contractual relationship existing with the student as a consequence of his enrollment in this University, as stated in the terms of the general contracting conditions. Precisely, this data processing is an essential requisite for the student to be able to enroll in the University.
- c) The legitimizing basis for the assignment of the data to the ranking companies is the student's consent. Specifically, the categories of personal data whose processing is based on his consent are the following: Identifying data, contact data and data on the courses taken in this University. The consent can be revoked at any time, being able to communicate it to us through any medium. The withdrawal of consent will not affect the execution of the contract, where relevant, but the data processing for this purpose made previously will not lose its lawfulness by the fact that the consent has been revoked.
- d) The processing of the image and voice of the students obtained during the development of the events, activities or acts organized by the Nebrija University, the realization of interviews, delivery of awards or similar events is based on the consent granted by them. The consent can be revoked at any time, being able to communicate it to us through any medium. The withdrawal of consent will not affect the execution of the contract, where relevant, but the data processing for this purpose made previously will not lose its lawfulness by the fact that the consent has been revoked.

To what recipients will your data be communicated?

The data will be communicated to the following third parties:

- a) The competent Public Administrations, in the cases provided in the Law and for the purposes defined therein.
- b) The financial entities through which the management or collections and payments is articulated.
- c) The insurance companies with which the University has contracted the corresponding insurance.
- d) The centers attached to the university, in the case that the student carries out his academic studies in any of them, with the aim that they can perform them adequately.
- e) As a consequence of the academic service offered by this University and for which the student can complete his studies, the data can be communicated to the training and employment companies with which this center has signed collaboration agreements, with the aim of facilitating the access to jobs and internships in companies.
- f) In the event that the student has requested membership in any of the clubs of the University, his data will be assigned to the Nebrija Foundation as the entity responsible for their management.
- g) In the event that the student has requested lodging during the self-enrollment process or during his academic stage, his data can be communicated to Residencias Nebrija, which is in charge of the management of the lodging services for the students.
- h) In the case where the student states his consent, as indicated above, his identifying data, contact information and that on the courses being taken in this University can be assigned to the companies that prepare rankings in the university area. The assignment of data can be produced after the finalization of the studies in the university.
- i) Whenever the student has given his consent, the student's parents or legal representatives will be supplied with the data related to the grades, enrollment and scholarships of their children or wards.

What are your rights when you supply us with your data?

Everyone has the right to obtain confirmation on whether or not we are processing the personal data that concern them. The concerned persons have the right to access their personal data, as well as to request the rectification of the inaccurate data or, where applicable, request their deletion when, among other motives, the data are no longer necessary for the purposes for which they were collected.

Under the conditions provided in the General Data Protection Regulation, the concerned parties can request the limitation of the processing of their data or their portability, in which case we will only conserve them for the exercise or defense of claims.

In certain circumstances and for reasons related with their particular situation, the concerned parties can object to the processing of their data. If the student has granted his consent for a specific purpose, he has the right to withdraw it at any time, without this affecting the lawfulness of the processing based on the consent prior to its withdrawal. In these cases we will cease the data processing or, where applicable, we will cease doing so for that specific purpose, except for compelling legitimate grounds, or the exercise or defense of possible claims.

All the rights mentioned can be exercised through the contact means that appear at the beginning of this clause.

Against any violation of your rights, especially when you have not obtained satisfaction in their exercise, you can present a claim to the Spanish Data Protection Agency (contact data accessible in www.aepd.es), or other competent control authority. You can also obtain further information on the rights that assist you by writing to these organizations.

If you provide data to third parties, you assume the responsibility of informing them previously of all that is provided in Article 14 of the General Data Protection Regulation on the conditions established in that precept

11. Applicable law and jurisdiction

The parties will be governed according to the Spanish common civil legislation.

In case there is any dispute or breach with respect to these Conditions, the parties will submit themselves to the Courts and Tribunals of Madrid, which correspond to the place where the contracted services are provided.

If any of the clauses included in this contract were declared null and void or without effect, completely or partially, by any tribunal or competent authority, the remainder will preserve their validity, unless the parties through mutual accord decide to terminate the contract. The pacts, clauses and conditions that are integrated in this document constitute the formal and definitive expression of the statement of intent of the parties.