



DISTANCE SALES AGREEMENT

ARTICLE 1. PARTIES

1.1. SUPPLIER

GLOBALB Eğitim Danışmanlık Bilişim Organizasyon ve Ticaret Anonim Şirketi

MERSİS 0396073805600018

Address: Cihannüma Mahallesi. Barbaros Bulvarı No: 31/9, Beşiktaş, İstanbul.

Phone: 009 0212 258 81 21

E-mail: globalb@globalb.com.tr

1.2. PARTICIPANT

The person who buys the service supplied by GLOBALB by accepting this Agreement under the obligations and conditions defined below.

ARTICLE 2. DEFINITIONS

2.1. GLOBALB; means the company which supplies service to PARTICIPANT under the obligations and conditions defined in this Agreement.

2.2. PARTICIPANT; means the person who buys the Service supplied by GLOBALB by accepting this Agreement under the obligations and conditions defined below.

2.3. SERVICE; mean the service defined in ANNEX 1

2.4. AGREEMENT; means this Distance Sales Agreement.

2.5. WEBSITE; means <https://www.intlawprogram.com/> web site belongs to GLOBALB.

2.6. PARTIES; mean both GLOBALB and PARTICIPANT together.

ARTICLE 3. SUBJECT OF THE AGREEMENT

The subject of this contract is the determination of the rights and obligations of the parties in accordance with the provisions of Law No. 4077 on the Protection of Consumers and the Regulation on Distance Contracts related to the sale and delivery of the services specified below and ANNEX 1 and the sale fee stated electronically on the GLOBALB's website.



ARTICLE 4. SERVICE and PAYMENT INFORMATION

4.1. The information regarding the service and payment of this Agreement provided in **Annex 1**, which is an integral part of this contract.

ARTICLE 5. RIGHTS and OBLIGATIONS of PARTIES

5.1. When the service fee is paid, this Agreement is established and the PARTICIPANT is deemed to have accepted all the terms of the Agreement.

5.2. PARTICIPANT shall notify the GLOBALB of the name, title, full address, telephone and other access information, basic characteristics of the service subject to sale, sales price, payment order, execution conditions and expenses etc. All the preliminary information about the service subject to sale and the use of the right of "cancellation" and the official authorities to whom such right may be used, complaints and objections etc. The seller acknowledges and acknowledges these preliminary information in the electronic environment and orders the goods afterwards.

The pre-notification at <https://www.intlawprogram.com/> and ANNEX 1 are inseparable parts of this contract.

5.3. For the execution of the service the contract must be approved by the PARTICIPANT and the price of the service has to be paid by one of the payment methods offered by GLOBALB.

If, for any reason, the service fee is not paid or canceled in the bank records, GLOBALB does not have an obligation to perform the service.

5.4. The Service shall be carried out at the address declared by GLOBALB to the PARTICIPANT and on the date declared.

In case the PARTICIPANT is not in the address declared by GLOBALB on time, GLOBALB shall be deemed to have fulfilled its performance in full and in full.

5.5. GLOBALB accepts, declares and undertakes that it is responsible for the accuracy of the information provided in <https://www.intlawprogram.com/> and the service to the specified qualifications regarding the service subject to the contract.

5.6. The content of the training may vary depending on the team dynamics of GLOBALB or for another reason during training. In this case, PARTICIPANT is not entitled to a refund.

5.7. GLOBALB reserves the right to change the training day, time, location and instructor described in the program.

5.8. It is the instructor's initiative that the training ends earlier or later than the specified time and this will not give the Participant any right to demand. It does not grant GLOBALB the right to demand an additional fee from the PARTICIPANT for training that lasts longer than planned.



5.9. In the event that, during the training, in case the instructor or other participants have verbally or physically any act or behavior that may be subject to bullying, agitation, insult, violence or complaint by the participant, the right to criminal investigation by GLOBALB and other Participants is reserved and GLOBALB has the right to remove the participants from the service and to terminate the training for the participant or participants. In this case, the PARTICIPANT or participants cannot demand the return of the price they paid to participate in the training.

5.10. GLOBAL will contact the e-mail and mobile phone provided by the PARTICIPANT by completing the training participation form and the full payment of the participation fee. If the e-mail, name and surname and mobile phone information of the participant is given incorrectly, the whole responsibility will be at the PARTICIPANT.

GLOBALB does not accept any liability if the e-mail sent by GLOBALB does not reach the participant, the given mobile phone number are not reached, and if the name and surname of the PARTICIPANT is given incorrectly, the problem is caused by the participant.

5.11. In case the number of PARTICIPANTS do not reach an adequate quota, GLOBALB has right to provide a refund or to be used the paid amount for participation in another training.

5.12. The Parties agree that the provisions of the Convention do not constitute an unjustified condition and there is no injustice in the balance of interests.

5.13. All Articles of this Agreement shall be read and accepted between the PARTIES and this Convention shall enter into force on the date of the sale of the relevant service.

ARTICLE 6. RIGHT OF CANCELLATION

According to Article 15 (g) of the Distance Contracts Regulation, there is no right to withdraw from this sale contract and the sale is final as a rule and the refund is not possible.

ARTICLE 9. MISCELLANEOUS

9.1. Notifications arising from this Agreement shall be done as written. Each Party agrees and represents that its respective e-mail is set forth herein is its written notification address and its address for legal notice and that unless at change to this e-mail or address is notified to the other Party in written, any notice served to on the above address shall yield all the legal consequences of a lawful notice.

9.2. The information provided by the Customer to the GLOBALB with the information specified in this contract will not be shared with third parties by the GLOBALB. GLOBALB may disclose this information only in the presence of an administrative / statutory obligation. The investigative license may provide the relevant authority if the vendor has the requisite information within the scope of any documented criminal investigation. Credit Card information is never stored, credit Card information is only used to securely transmit to the relevant bank during the collection process and is deleted from the system after provisioning. The PARTICIPANT's e-mail address, postal address, and phone information are used only by



the GLOBALB for standard service execution and informational procedures .

9.3. Conditions that are not present or unforeseeable on the date of signing of the contract, develop outside of the controls of the parties, which partially or totally fulfill or fulfill their obligations and liabilities of one or both of the parties as a result of the contract, coercive cause (natural disaster, war , Terrorism, insurrection, changing legislative provisions, confiscation or strikes, lockout, significant breakdown in production and communication facilities, etc.).

The party taking part in the cause of the force majeure shall notify the other side of the situation immediately and in writing. They will not have any responsibilities as they can not fulfill the actions of the parties during the continuation of the attack. If the pecuniary cause continues for 30 (thirty) days, each party will have the right to terminate unilaterally.

9.4. This Agreement shall remain valid even if individual sections therein lose their validity. In such a case, any invalid sections shall be replaced with other sections that suit the nature of the invalid sections. Furthermore, the remaining sections of the Agreement shall remain binding and in effect.

9.5. In case of disagreement arising from the implementation of the contract, the Ministry of Industry and Commerce shall be authorized by the Consumer Arbitration Committees and the Consumer Courts in the settlement place of the PARTICIPANT or GLOBALB, respectively, up to the value announced every year.

9.6. This Agreement shall be governed by and interpreted in accordance with the laws of the Republic of Turkey. Istanbul Central Courts and Enforcement Offices shall have judicial power to settle the disputes arising from this Agreement.

This Agreement was concluded by the PARTICIPANT on the date the service fee was paid and entered into force at the relevant date.

ANNEX 1. Service and Payment Details

- The Early-Bird fee of the program is 3.449 USD. Early-bird process will last on 1 April 2019. After this date the program fee will be **3.749 USD**.
- This fee is for **double room** accommodation. If a participant prefers to have a single room; **500 USD** of additional payment will be asked both in early-bird and standart program admission periods.
- The ILP Program Organisation will give no guarantee for visa holding.
- Participants who does not hold U.S Visa; will be provided a program letter(including the details fo ILP Program) will be provided for their visa applications.
- If the visa application of participants will be refused; ILP Program is going to refund the total amount with the deduction of 99 USD.(This cost will be deducted according to the banking transaction commission.)



- Paying the total fee of the program after the program fee payment means about the full registration of ILP Program.
- This distance agreement is fully read and agreed with the fulfilling the registration of ILP Program.