

IPB Ltd United Kingdom - Terms and conditions: Copyright ©: Copyright and related rights provide an incentive for the creation of and investment in new works and other protected matter (music, films, print media, software, performances, broadcasts, etc.) and their exploitation, thereby contributing to improved competitiveness, employment and innovation. The field of copyright is associated with important cultural, social and technological aspects, all of which have to be taken into account in formulating policy in this field.

The international aspects organization of copyright is also responsible for conducting negotiations on industrial and intellectual property within World Intellectual Property Organization (WIPO) (e.g. audiovisual, broadcasting, resale right, databases, etc.), for participating in the relevant WIPO General Assemblies, and for contributing to the work of other international fora on IPR related matters with a view to ensuring adequate protection of intellectual property rights (IPR) internationally.

Copyright © 2015 by IPB Ltd: All rights reserved. René Deceuninck, owns the brand and the format IPB Ltd and it's logo's as well as the relating website: <https://www.renedeceuninck.com> and its logo's as well. It is understood and prohibited by all means that the use of trademarks, copyrights, logo's, information, Syllabus, the event or any other symbols, information or publications produced by René Deceuninck or/and IPB Ltd may be reproduced, stored in or introduced into a retrieval system or transmitted, in any form, or by any means, electronic, mechanical, photocopying, recording, or otherwise, without the prior written permission of the copyright owner of this manual. We follow and respect the European law.

Disclaimer to customers: Please make sure you're aware of your goals before investing. All investments made by you, are non-refundable, although you can transfer the investment to another person, this provided through a written request to the registered organiser as well is his acceptance and approval needed. The information you get is the result of years of research, development and training. This information does not guarantee success in life in any way, although, if you apply the success principles given, correctly and on a regular basis, they can offer you certain results. Please contact us with all questions or suggestions.

Subject to terms and conditions: All our services, invoices, contracts and agreements are subject to these terms and conditions, to the exclusion of the general terms and conditions of the customer. Different terms or varying provisions are only valid if they were fixed and set out in writing and agreed and approved by IPB Ltd. The general terms and conditions may be supplemented or amended, however, with a number of specific conditions. IPB Ltd is entirely founded and owned by Mr. René Deceuninck and all rights are reserved, all offences or/and disputes on this matter will lead to treatment in court of the Head Office of IPB Ltd.

Offers: Unless otherwise agreed in writing, our price quotes for goods and services, remain valid until 14 days after quotation date. All agreements and orders concluded with IPB Ltd will only be valid after written confirmation by IPB Ltd. However, a signed order form by the customer constitutes an unconditional commitment on his part.

Execution time: IPB Ltd is committed to respect the stated deadline, but can't be held to pay any compensation in case of exceeding this term that is communicated for information purposes only.

Subcontracting: IPB Ltd have the right to carry out their technical services by third parties, in the form of physical or legal persons and in subcontracting.

Price: The listed prices are net and exclusive VAT. They are systematically indexed on the basis of the consumer price index on 1 January of the following year without any obligation to communicate this information. IPB Ltd reserves the right to unilaterally change the prices of its products or services and only for exceptional reasons and provided by a written motivation to the attention of the customer.

Cancellation of the order: In case of cancellation of the order by the customer, the integral already carried out performances have to be paid fully, also is there an indemnity performance fee of 20% on the agreed still carry out performances.

Payment: Unless a specific written agreement, any payment has to be made to IPB Ltd, 30 days before any event, training, keynote, speech or any Service and/or product delivered by IPB Ltd and within 7 days of the invoicing date, either in cash or by bank transfer to HSBC UK or the information on the front/bottom of the invoice. Deposit must be paid and received before the event. The price covers the entry to the event only. Travel, food, accommodation and other expenses are not included. Tickets, payments are non-refundable, however transferable. Note that the purchase is only for the seminar held on the date and location stated in the order form and the sale will be considered as fulfilled even if you fail to attend it. In addition, the costs associated with a payment will be charged to the customer. Any acceptance by IPB Ltd of any other form of payment than payment in cash or bank transfer does not give rise to novation. All partial deliveries of services or goods will give rise to a corresponding invoice. In case of late payment, the customer will be bound to by law and without reminder the amounts due on the payment of interest on late payment at a monthly rate of 1%, and this from the first unpaid installment or from the first day following the expiry of the limitation period. In addition, in case of non-payment, a lump sum equal to 10% of the outstanding amounts will be charged with a minimum amount of £45/€ 50,-. In case of non-payment within the allowed period of one invoice, IPB Ltd can optionally choose for dissolution of all current contracts.

Retention of title: In the absence of specific provisions or/and description, IPB Ltd are owning, with a view to the confidentiality, the rights on all results and applied methods and techniques, owns the brand, all filming and/or audio recording and the formats related to the websites and events mentioned in the agreement and it's logo's as well as the relating website: <https://www.renedeceuninck.com> and it's logo's as well. The customer does not have the use of the results for their own or others. Any other use is to be the subject of a written agreement by IPB Ltd. IPB Ltd reserves the right to immediately and without notice, by registered letter, to put an end to the contract in the case of bankruptcy, dissolution or apparent insolvency of the customer or if the customer has failed to fulfill its obligations within the period allowed.

Complaints: Any complaints or disputes should be reported by registered letter within 7 days following the dispatching of the invoice by IPB Ltd. The products or services that are contested within this period will be examined by IPB Ltd, which then will take the decision to cancellation or other any other decision.

Warranty: IPB Ltd will deliver the products or services in accordance with the integrity and development and possibilities at the time of delivery or service and has an obligation of means. Any other guaranteed, in particular with regard to performance or results is excluded.

Responsibilities: All the information made available, the staff of IPB Ltd is subject to the provisions on confidentiality as described in the quality system. The samples or all other objects that are entrusted to IPB Ltd are to be sent at the risk of the customer, regardless of the method of shipment, including the transport covered by the customer. IPB Ltd shall assume no liability for any form of damage, direct or indirectly, inflicted by its products or employees, except in the event of serious or intentional negligence or misconduct. In case that IPB Ltd take responsibility, the compensation claimed, can and will in no case exceed the amount billed for the delivered products or services in the course of the previous year by IPB Ltd.

Jurisdiction and applicable law: In the event of a dispute, the Court of the Head Office of IPB Ltd UK has the exclusive jurisdiction. Any agreement or transaction that is subject to these terms and conditions is governed by the UK law. Any person who legally represents his company or business, is deemed to have read the above articles, to accept it and so to be fellow debtor of the invoices, linked to the performance which the articles relate. He/she can in no way contest one or more of these conditions, except, on his/her question, in writing permissible deviation on our part. These conditions are valid from 01 September 2018 forward.

Acknowledgement: I hereby acknowledge, having read, understood and agree to abide by the terms and conditions set out by IPB Ltd.