

Event/Course: _____

Date of Event/Course: _____

Participant

First name and last name

Street, house number

Postcode, town

Telephone

E-Mail

Where did you hear about us?

Facebook

Instagram

Google

Friends

Flyer

Other

What kind of additional information/support are you interested in?

Please make sure to check this box.

Date and Signature

- * I agree to be contacted by email by Kiramiga – beyond relocation for information purposes. I have read, understood and agree to the terms and conditions of Kiramiga – beyond relocation, described below. Your data will not be disclosed and will be treated confidentially.

GENERAL TERMS AND CONDITIONS – PRIVATE CLIENT

Article 1 Performance Obligations of KIRAMIGA

KIRAMIGA does not owe any success but only the ordered services. KIRAMIGA is entitled to provide the ordered services through qualified third parties (employees or subcontractors).

Article 2 Fee

- (1) KIRAMIGA is entitled to charge full fees for the participation in seminars and the provision of documents upon conclusion of this Agreement.
- (2) Invoices for individual services will be issued based on the actual number of hours involved. The time will be charged as agreed upon in this Agreement.
- (3) All services and expenses are included in the fee. Expenses incurred by KIRAMIGA at the instigation of the client, in particular, travel expenses, are to be reimbursed additionally subject to provision of proof.

Article 3 Time and Place of Performance, Missed Events and Cancellation of Events

- (1) KIRAMIGA determines the time and place of the provision of services in coordination with the client.
- (2) If the client misses an appointment, he/she has no claim to compensation or reimbursement of fees for already performed services.
- (3) KIRAMIGA is entitled to cancel or postpone events for reasons for which KIRAMIGA is not

responsible, in particular, if the required number of participants is not reached or in the event of illness. The client will be informed immediately. If an event is cancelled without rescheduling, participation fees already paid will be reimbursed to the client. The client has no further claims against KIRAMIGA, in particular, no claims for compensation.

Article 4 Data Protection

The personal data collected, processed and stored by KIRAMIGA will be used exclusively for the purpose of implementing this Agreement. The client can obtain information about the data stored about him/her at any time. The disclosure of such data to third parties not involved in the performance of this Agreement is excluded.

Article 5 Liability

- (1) Participation in events offered by KIRAMIGA takes place at one's own risk.
- (2) The contents of the offered seminars/services and the materials provided by Kiramiga are produced with the greatest care possible. However, Kiramiga does not warrant that the content provided is accurate, complete and up-to-date. The contents of the seminars, the information materials & information provided by Kiramiga do not constitute legal or medical advice. They are

under no circumstances a substitute for a medical examination or treatment.

- (3) The limitation of liability does not apply if and to the extent that KIRAMIGA has acted with intent or gross negligence, or to damage arising from an injury to life, body or health caused by a negligent breach of duty on the part of KIRAMIGA or an intentional or negligent breach of duty on the part of a legal representative of vicarious agent.

Article 6 Copyright

KIRAMIGA retains copyright to the materials and documents made available within the scope of service provision and at seminars and information events. Reproduction, duplication, publication and passing on to third parties is strictly prohibited.

Article 7 Miscellaneous

- (1) This Agreement is governed by German law.
- (2) Subsidiary agreements, amendments or additions, including cancellation of the written form requirement, must be in writing to be valid.
- (3) If this Agreement contains a lacuna or a contractual provision is or becomes invalid in whole or in part, this will not affect the validity of the Agreement as a whole. The invalid provisions will be deemed to have been replaced by a provision which reflects as closely as possible the sense and purpose intended by the parties.

