



General Terms and Conditions of "Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR"

1. Scope

The following terms apply to all business areas Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR. The services and offers of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR are made exclusively on the basis of these provisions and are subject exclusively to German law. Should individual provisions be or become invalid, the validity of the remaining provisions remains unaffected. In lieu of the invalid provision, a valid one comes closest to the meaning of the invalid provision, if possible.

Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR reserves the right to change these terms at any time. An explicit reference to the change does not occur. The regulations are to be checked periodically for changes.

2. Content of the online offer

Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR assumes no responsibility for the topicality, correctness, completeness or quality of the information provided. Liability claims against the Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR, which relate to damages of any kind, material or immaterial nature, which were caused by the use or disuse of the information provided or by the use of incorrect and incomplete information, are in principle excluded, if on the part of the Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR no demonstrably intentional or grossly negligent fault exists.

All offers are non-binding. The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR expressly reserves the right to change parts of or the entire offer without prior notice, add to, delete or cease publication temporarily or permanently.

Before attending events organized by Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR, each participant must declare in the registration that participation in these courses does not conflict with health concerns. The use of the respective premises is for the participants at their own risk. The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR is not liable for the valuables brought by the participants.

3. Cancellation policy

Withdrawal

You can cancel your contract within 14 days without giving reasons in writing (for example letter, e-mail) withdraw. The period begins after receipt of this instruction in writing, but not before conclusion of the contract and not before fulfillment of our duties to inform under Article 246 § 2 in conjunction with § 1 paragraph 1 and 2 EGBGB and our obligations under § 312 g paragraph 1 sentence 1 BGB in conjunction with Article 246 § 3 EGBGB. To maintain the cancellation period, the timely dispatch of the revocation is sufficient. The revocation must be sent to:

widerruf@siddhanath.de

or by post

Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR
Burgbergring 88b, 88662 Ueberlingen, Germany

Consequences of withdrawal

In the case of an effective cancellation, the mutually received benefits are to be returned and possibly drawn Uses (such as interest). If you cannot give us or return the received performance as well as usages (for example use advantages) or only in a worsened condition, you have to pay us compensation. This may result in your having to fulfill the contractual payment obligations for the period until your withdrawal. Obligations to reimburse payments must be fulfilled within 30 days. The period begins for you with the sending of your revocation, for us with their receipt.

Special instructions

Your right of withdrawal expires prematurely if the contract is complete by both parties at your express request fulfilled before you have exercised your right of withdrawal.

4. References and links

Simple links (HTML links) to subpages and subdirectories (Deep links) and the integration of the Website of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR in parts (for example by means of frames) of other websites are only allowed with the agreement of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR. Setting up HTML links to our offer is permitted and desired, but Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR reserves the right to delete the HTML link within a reasonable period at any time without stating a reason desire.

The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR is responsible as a content provider for its own content, which he holds for use, according to the general laws. From these own contents, cross-references ("links")

to the content provided by other providers should be distinguished. Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR are only responsible for these external contents if they have positive knowledge (ie also of unlawful or punishable content) and it is technically possible and reasonable to prevent their use (§5 Abs.2 TDG). Links are always "living" (dynamic) references. The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR can not constantly check third-party content to see if this content triggers any possible civil or criminal liability. However, according to the TDG, the content provider is not obliged to constantly check the contents to which it refers in its offer for changes that could justify a responsibility.

Only when he discovers or is informed by others that a concrete offer to which he has provided a link triggers a civil or criminal liability, he will cancel the reference to this offer, as far as this is technically possible and reasonable.

The technical possibility and reasonableness are not influenced by the fact that even after blocking the access from the website of the Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR from other servers on the illegal or punishable offer can be accessed.

5. Copyright and Trademark Law

The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR endeavors to respect the copyrights of the used images, graphics, sound documents, video sequences and texts in all publications, to use images, graphics, sound documents, video sequences and texts created by him or herself to use royalty-free graphics, sound documents, video sequences and texts.

All brand names and trademarks mentioned within the Internet offer and possibly protected by third parties are subject without restriction to the provisions of the respectively valid trademark law and the ownership rights of the respective registered owners. Just because of the mere mention is not to draw the conclusion that trademarks are not protected by rights of third parties.

All rights reserved. Information and other content (texts, graphics, etc.) may not be used or used in any form, even in part, without the prior consent of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR.

6. Privacy

All participants of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR are informed that their personal data will be stored electronically for processing purposes. The participants agreed to this extent with the processing, collection, storage and transmission.

Participants undertake to notify Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR of changes in their personal circumstances, such as changes of address, name, bank details.

7. Bots and advertising (spam)

The use of this offer with automated systems (robots, software, bots), or the use of offered

Services (forum, blog, mail, etc.) for the purpose of advertising (spam), is expressly prohibited. It leads to the automatic exclusion of other services of Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR (e.g., forum, etc.). The use of the contact data published in the context of the online offer, such as postal addresses, telephone and fax numbers as well as e-mail addresses by third parties for the purpose of sending information not expressly requested, is not permitted. Legal action against the senders of so-called spam e-mails for violations of this prohibition is expressly reserved.

In case of failure to comply with these conditions, Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR is entitled to exclude online services. All claims against the Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR, such. Repayments and damages are excluded.

8. Refund

Withdrawal and repayment up to 4 weeks before the beginning of the seminar 80% refund.

Withdrawal and repayment up to 2 weeks before the beginning of the seminar 50% refund.

Withdrawal and repayment less than 2 weeks until the beginning of the seminar no refund. Transfers and credits up to 2 weeks before the start of the seminar free of charge.

Rebooking less than 2 weeks to the start of the seminar or withdrawal with credit: 15 € processing fee.

Some trainings have special conditions for participation and cancellation. Some training courses consist of two or more parts for which you can only sign up as a whole. In these training assignments only one part of the training are not possible, as well as no refunds after the beginning of the first training section. This is not the case with courses in which the modules can be flexibly selected, since each module represents a completed training course.

9. Conditions of Participation for Travel

For travel special conditions apply.

10. Domestic delivery

You usually receive the goods with Deutsche Post or DHL. The shipping cost varies depending on the item and size of the order.

11. Delivery abroad

Please ask us for the shipping costs for your shipment. Email: shop@siddhanath.de

12. Prices / special conditions

Our prices include VAT, in particular of currently 7% for books and 19% for other items.

The payment methods (direct debit, cash, prepayment by bank transfer, etc.) are specified separately for each

product or offer.

13. Unavailability of the goods

We reserve the right not to execute your order if the goods should be unavailable or if it is a remaining stock. The Hamsa Yoga Deutschland - Klaudius Kania und David Schulz - GbR is free to not execute orders, for example, if goods are no longer available. As a customer they will be informed immediately.

14. Right of return / right of objection of goods

You can return the goods within 14 days of receipt without giving any reason. The goods must be in perfect condition when returned. If the goods are returned in a deteriorated condition, compensation may be required. Decisive for the calculation of the period is the day on which they received the goods and the day on which they send the goods back to us. A payment already made will be refunded or credited to you as desired. You can cancel your order within 14 days of placing your order. The shipping costs are in this case at their expense.

15. Retention of title

The delivered goods remain our property until full payment.