

1 TICKET (coffee break + light lunch included):

300 euro + vat



Participants

FIRST PARTICIPANT - Personal Data

Name			
Surname			
Date of birth			
Profession			
Address	n°		
Zip code		City	
Country			
Home Ph.		Office Ph.	
Mobile Ph.		Fax nr.	
Email			

SECOND PARTICIPANT - Personal Data

Name			
Surname			
City			
Telephone			

Payment

CREDIT CARD (please tick the box if you choose this option)

Type:	<input type="checkbox"/> VISA <input type="checkbox"/> <input type="checkbox"/> MASTERCARD <input type="checkbox"/> <input type="checkbox"/> AMERICAN EXPRESS
Owner	
Credit Card nr.	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>
Valid until	___/___/___ CV2 <input type="text"/> <input type="text"/> <input type="text"/> <small>(3 digits safety code printed on the back of your card)</small>
SIGNATURE <small>(obligatory)</small>	

BANK TRANSFER (please tick the box if you choose this option)

Beneficiary	HIPERFORMANCE srl	
Bank	Banca Popolare di Sondrio	ACCOUNT# 2849/74
Address	Via del Tritone 205 - 00187 ROME - ITALY	
Iban	IT 53 C 05696 03226 000002849X74	
SWIFT / BIC code	POSOIT22	
Remark for the transaction:	William Ury Seminar 2012	

Invoice

I request an invoice issued to:

(Invoice has to be requested within this form, by filling out all required data. If information is not complete, the invoice will be issued on behalf of the participant.)

Company name			
VAT nr.	<input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/> <input type="text"/>		
Address	n°		
Zip code		City	
Country			
Email address to receive the invoice			

To confirm your application, please fill out this form (front/back) and send it together with copy of your payment to our fax nr. +39 (0)6.933 87 583 or to concilia@concilia.it

GENERAL CONDITIONS REGULATING ENROLLMENT AND PARTICIPATION TO HI-PERFORMANCE COURSES:

Seller data: Hi-Performance S.r.l. having its legal office in Rome, Italy at Via Paolo Emilio, 7, Fiscal Code and VAT Number 05600831001, registered company in Rome (REA RM-905414), phone +39 06 36005152, Fax +39 06 36000752, web site <http://www.hiperformance.it>, e-mail info@hiperformance.it, owner of registered trademark Hi-Performance® ("Hi-Performance")

1. Enrolment: The finalization of the enrolment in the course and the execution of the contract between the client ("Client") and Hi-Performance S.r.l. ("Hi-Performance") takes place when the Client (i) signs the Enrolment Form, or (ii) communicates the payment order of the price or part of the price, or (iii) communicates to Hi-Performance the data required for payment. The Client, subsequently, will receive written communication that will be considered valid even if sent by fax or by email, from Hi-Performance containing the essential information regarding the purchased course, the price, means of payment selected and conditions applicable to the purchase.

2. The amount for participation: The amount for participation in the course exclusively includes VAT, taxes, the training and materials possibly provided during the course; the amount does not include costs such as travel, room and board, and anything else not expressly indicated on the Enrolment Form. The promotional offers that provide for delayed forms of payment and/or reductions in price are conditions of the Client's respecting the terms of payment; delayed payment shall cancel the delayed form of payment and/or reduction in price allowed and the Client shall be obliged to issue immediate payment for the entire price – in accordance with Hi-Performance's price list. When a corporate entity purchases the course and Hi-Performance issues an invoice to such entity, the course is understood to be purchased and effected for purposes of personnel training. The Client, who has not exercised the right to cancel in the terms and in the ways indicated, shall be obligated to pay the balance of the full price of the amount for participation in the course, even if the Client does not take part in the same course. The failure to pay the price set forth shall lead to the right of Hi-Performance to (i) seek legal action to obtain the payment of the price or (ii) to terminate, effective immediately, the present agreement, so as not to allow the participation in the course and to retain the amount that has possibly been received already as partial damages.

3. Service of simultaneous translation: In courses having foreign language speaking trainers, a service of simultaneous translation is provided for an additional payment or is included in the price as indicated in the participation form. To make use of such service, the participant shall use infra-red headphones that are provided by a technical partner of the Event Producer Company that requests as condition for use, that the participant leave credit card details as a guarantee in case said headphones are lost, stolen or damaged.

4. The courses: The courses have the exclusive aim of providing training, not therapy, not cures, not treatments and not any other similar aims. The Clients participate in the courses under the guidance of specialized trainers. Hi-Performance does not guarantee personal, professional and financial growth that was achieved by the creators and/or trainers as the courses are the result of years of study and work. The Client assumes the full responsibility of his or her own personal, economic and financial choices and thus is aware of the risks related to any form of investments. Hi-Performance shall not in any case be responsible for possible damage to persons and/or property that should occur during the courses. For some events Hi-Performance is the distributing firm of courses which are organized by partners of Hi-Performance.

5. Right to cancel: The Client, who is an individual not acting for his/her entrepreneurial, commercial, professional business (the "consumer") may exercise the right to cancel, without any penalty and without the duty to specify the reason, within ten (10) business days by sending a registered letter with signed returned receipt to: Hi-Performance S.r.l., Via P. Emilio, 7, 00192 Rome, Italy. The communication may also be sent, within the same period by telegram, telex and fax, on condition that it is confirmed by registered letter with signed returned receipt within the following forty-eight (48) hours. The registered letter is understood as having been sent in the necessary time if delivered to the accepting post office within the terms established. The terms indicated above for the consumer's right to withdrawal start from the date of enrolment in the course. Hi-Performance within thirty (30) days from the date on which it has become aware of the Client's exercise of the right to cancel, Hi-Performance shall take steps to effect the refund of only the amount for participation in the course paid by the Client, without any additional cost. The consumer may not exercise the right to withdraw in events of (i) services that have already begun to be carried out, with the agreement of the same consumer, before the expiration of the term that allows for right to withdrawal, and (ii) services related to free time when upon the act of concluding the contract, Hi-Performance undertakes to provide such services on a determined date or in a pre-established period.

6. Postponement the date and/or change the location for the course: Hi-Performance may postpone the date and/or change the location for the course through written communication sent to the Client by fax or by email up to (10) days before the beginning of the course if (i) up to such date, the minimum number of participants has not been reached or if (ii) events that make the regular carrying out of the course difficult and/or uncertain have been verified. In such case the Client – that shall not have the right to any compensation and/or damages – will be automatically enrolled in the following edition of the course that shall be held on the date and in the place communicated by Hi-Performance. The Client may in any case exercise the right to cancel by sending a registered letter with signed returned receipt to: Hi-Performance S.r.l., Via P. Emilio 7, 00192 Rome, Italy within three days of the date of receipt of the written communication from Hi-Performance postponing the date and/or changing the location for course; in such case, within thirty (30) days from the date in which it has become aware of the Client's exercise of the right to cancel, Hi-Performance shall take steps to effect the refund of only the amount of participation in the course paid by the Client, without any additional cost.

7. Impossibility to take part in the course for serious reasons: In the event that it is impossible to take part in the course for serious reasons, within ten (10) days preceding the beginning of the course, the Client may communicate to Hi-Performance in writing its intention (i) to give up his/her participation to another person fully indicated in the same communication or (ii) to postpone his/her participation to another edition of the same course or, in the event that Hi-Performance decides to no longer hold the same course, to a different course. In such events, a supplement for the cost of the different course may be provided for in accordance with Hi-Performance's price list, as well as possible administrative costs or costs for added services that make it necessary to effect the said transfer and/or postponement.

8. No Audio-Video Recordings Allowed: The Client is strictly forbidden to make audio and/or video recordings of the course so as to protect the privacy of the other participants and to respect the right of the trainer's image.

9. Privacy: The Client confirms to have carefully reviewed on the website www.hiperformance.it the information report pursuant to Article 13 of the Italian Legislative Decree n. 196 dated the 30th of June 2003, according to which the personal data provided by the Client shall be used by Hi-Performance – holder of such personal data – according to the principles of fairness, lawfulness and transparency solely for the purpose of keeping the Client updated on the activities of Hi-Performance and its Hi-Performance brand and such personal data shall be processed both manually and electronically and shall be communicated to third parties in relation to the performance of activities related to the proper execution of the present contract. At any moment the Client may exercise the rights provided for by Article 7 of the Italian Legislative Decree 196/2003.

10. Authorization to use the own image: Pursuant to 196/2003 of the Italian Legislative Decree, the Client expressly authorizes Hi-Performance, owner of the Hi-Performance brand to freely use photographs and /or images and/or shots that represent him/her during the course pursuant to the present contract both for promotional and commercial aims giving up any relevant monetary claims.

11. Contest to win prizes: The data provided will allow the Client to participate in the "Hi Premium Club" contest to win prizes and the personal details will be processed pursuant to the applicable laws regarding the protection of personal details and such data shall be stored in Hi-Performance's computer systems and shall be kept on file with Hi-Performance or it shall be managed by third parties providing services for the prizes.

12. Applicable law and Jurisdiction: The present contract is regulated by Italian Law (Legislative Decree no. 206 dated the 6th of September 2005 and by the norms of the Italian Civil Code). Should any dispute arise, the competent jurisdiction shall exclusively be the Court of Rome. Disputes involving one party who is an individual not acting for his/her entrepreneurial, commercial, professional business (the "consumer") shall be resolved exclusively by the court of the place of residence or domicile of the individual/consumer, if such place is in the Italian territory.

THE CUSTOMER (please fill out in a legible way. Thank you)

Legible Signature

Date

Name and Surname (in capital letters)

Pursuant to articles 1341, 1342 and 1469 bis of the Italian Civil Code, I confirm to have carefully read, understood and wanted to specifically approve the above list clauses: 1. Enrolment; 2. The amount for participation; 4. The courses; 5. Right to cancel; 6. Postponement the date and/or change the location for the course; 7. Impossibility to take part in the course for serious reasons; 8. No Audio-Video Recordings Allowed; 9. Privacy; 10. Authorization to use the own image; 11. Contest to win prizes; 12. Applicable law and Jurisdiction.

Legible Signature

Date

For Receipt

Date