

### Choose your seat

(please tick your option)

Official Agent



**Offer valid from 1st to 22 September 2011**

**ROYAL seat - Area 1 1st -5th Rows**, numbered seats just few meters from Tony! **2990 euro + vat 20%**

**SOLD OUT** PREMIUM seat - Area 2 - priority entrance **1590 euro + vat 20%**

**SOLD OUT** DELUXE seat - Area 3 - centrally located **1390 euro + vat 20%**

**COMFORT seat - Area 4** - best quality/price ratio **1250 euro + vat 20%**

**EXECUTIVE seat - Area 5** - 100% saving **1050 euro + vat 20%**

#### All Inclusive Package

4 days seminar + Training material + Certificate of participation

#### PLEASE NOTE:

Offers are limited, due to seats availability.

### Participant

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

### Payment

CREDIT CARD <input type="checkbox"/> (please tick the box if you choose this option)	
Type:	<input type="checkbox"/> VISA <input type="checkbox"/> MasterCard <input type="checkbox"/> AMERICAN EXPRESS
Owner	
Credit Card nr.	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
Valid until	___/___/___ CV2 <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> (3 digits safety code printed on the back of your card)
SIGNATURE (obligatory)	
BANK TRANSFER <input type="checkbox"/> (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:	UPW 2011 Tony Robbins

### 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.	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
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 by fax to: **0049 8064204712** or by email to: **anthony.robbins@eags.de**

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

1. The execution of the enrollment in the course, and thereby of the contract as well between the client (the "Client") and Hi-Performance Srl ("Hi-Performance"), owner of the Hi-Performance brand, shall take place at the moment when the Client receives the written communication that is considered valid even if sent by fax or email, from Hi-Performance Srl including (i) formal acceptance of the request for enrollment presented by the Client to Hi-Performance Srl through the subscription of the Enrollment Form, and (ii) the confirmation of the date and place where the course shall take even in the event that it was not printed on the Enrollment Form or in the event that it was not indicated by the client when filling out the same form. The Enrollment Form shall be considered valid only if it is completed and each space is filled out, duly signed and accompanied by a legally valid identity document by the person who signs the form.
2. The amount for participation in the course exclusively includes 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 Enrollment Form.
3. In courses having foreign language speaking trainers, a service of simultaneous translation in Italian 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 Hi-Performance Srl 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 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 Top Training's price list.
5. 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 Srl shall not in any case be responsible for possible damage to persons and/or property that should occur during the courses.
6. The Client may exercise the right to cancel within ten (10) business days from the date of receipt of the enrollment acceptance in accordance with the means indicated in Article 1. by sending a registered letter with signed returned receipt to: Hi-Performance Srl, 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; in such case, 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 Srl shall take steps to effect the refund of only the amount for participation in the course paid by the Client, without any additional cost.
7. Hi-Performance Srl 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 Top Training. The Client may in any case exercise the right to cancel by sending a registered letter with signed returned receipt to: Hi-Performance Srl, Via P. Emilio 7, 00192 Rome, Italy within three days of the date of receipt of the written communication from Hi-Performance Srl 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 Srl shall take steps to effect the refund of only the amount of participation in the course paid by the Client, without any additional cost.
8. The Client, who has not exercised the right to cancel in the terms and in the ways indicated in Articles 6 and 7, 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.
9. 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 Srl 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 Srl 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 Top Training's price list, as well as possible costs for added services that make it necessary to effect the said transfer and/or postponement.
10. The Client confirms to have carefully reviewed on the website [www.hiperformance.it/anthonyrobbins](http://www.hiperformance.it/anthonyrobbins) 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 Srl – 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 Srl 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.
11. Pursuant to 196/2003 of the Italian Legislative Decree, the Client expressly authorizes Hi-Performance Srl, 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.
12. The present contract is regulated by Italian Legislative Decree no. 206 dated the 6th of September 2005 and as subsequently amended and by the norms of the Italian Civil Code.
13. Should any dispute arise, the competent jurisdiction shall exclusively be the Court of Rome.

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

Legible Signature

Date

Name and Surname (in capital letters)

Pursuant to articles 1341 and 1342 of the Italian Civil Code, I confirm to have carefully read, understood and wanted to specifically approve the above list clauses:  
1. Execution of enrollment in the Course; 5. Limitation of responsibility for damages to person or property; 6. Right to cancellation; 7. Right to cancellation in the event of a changed date and/or change the location; 8. Effects of not exercising the right to cancel; 10. Information on Privacy; 11. Authorization of the use of images; 13. Jurisdiction and applicable law.

Legible Signature

Date

### FORMAL ACCEPTANCE BY HI-PERFORMANCE SRL

Hi-Performance Srl

Date

### SPACE RESERVED FOR SECRETARIAL OFFICE

For Receipt

Date