

# General Terms and Conditions for the Competence Program – AI Survival Camp – for Professionals and Executives

The AI Survival Camp event is organized and conducted in cooperation between CoreCortex Ltd, London, and PRETTY GOOD IDEAS GmbH, Berg am Starnberger See, and is aimed at professionals and executives. The contracting party for the event on November 22 & 23, 2024, in Berg (Starnberger See) is PRETTY GOOD IDEAS GmbH (hereinafter also referred to as "prettygoodideas").

## Registration

Please register through our website or via [welcome@prettygoodideas.de](mailto:welcome@prettygoodideas.de)

In doing so, we kindly ask you to provide the name of the participants, the complete company address or billing address, along with a phone number and email address. Registrations are binding and will be processed in the order they are received.

The prices listed on the landing page ([www.aisurvivalcamp.com](http://www.aisurvivalcamp.com)) at the time of booking apply. The participation fees will be invoiced upon booking, with a payment term of 7 days, but no later than one day before the course begins.

## Your Cancellation and Substitution Guarantee

### Substitution

You can designate a substitute participant at any time and at no additional cost.

### Rescheduling

As long as alternative courses are available, you can reschedule to another event or course at any time. For rescheduling (only possible once), the following processing fees apply:

- Rescheduling up to 4 weeks before the event or course start: free of charge
- Rescheduling within 4 weeks before the event or course start: 15% of the participation fee (minimum €50, maximum €450) plus VAT
- Rescheduling after the event or course has started: 30% of the participation fee plus VAT.

### Cancellation

You may withdraw from the contract at any time. Please note that the following processing fees will apply:

- Cancellation up to 4 weeks before the event or course start: 15% of the participation fee (minimum €50, maximum €450) plus VAT
- Cancellation within 4 weeks before the event or course start: the full participation fee plus VAT. This also applies in the case of no-show by the registered participants.

## **Cancellation of Events**

We reserve the right to cancel the event due to low demand or insufficient number of participants, or for other important reasons beyond our control (e.g., sudden illness of instructors, force majeure), if necessary, even at short notice. In such cases, any participation fees you have already paid will, of course, be refunded.

Further liability and compensation claims arising from the cancellation or change of the event that do not involve injury to life, body, or health are excluded, unless there is intent or gross negligence on our part. Please also keep this in mind for hotel rooms and flight or train tickets you have booked by potentially including travel cancellation insurance.

## **Right to Make Changes**

We reserve the right to make necessary content, methodological, and organizational changes or deviations (e.g., due to legal changes) before or during the event, provided these do not significantly alter the benefit of the announced event for the participants. We are also entitled to replace the designated instructors with other equally qualified individuals regarding the announced topic if necessary (e.g., due to illness or accident).

The documents provided as part of the training are created to the best of our knowledge and understanding. Liability and warranty for the correctness, timeliness, completeness, and quality of the content are excluded.

## **Retention of Title and Use of Teaching Materials**

We retain full ownership of all teaching materials delivered until all payment obligations by the customer have been fully met. The transfer to third parties or the public distribution or making accessible of course materials is not permitted. In particular, the publication of audio or video data, digital presentations, or scripts on publicly accessible internet platforms (sharing) is prohibited.

Furthermore, the intellectual property rights (IP) to all materials, images, and information shared during the course remain with the course organizers and are not automatically transferred to the course participants. Therefore, course participants do not have the right to share course materials or use them commercially on their own.

## Photo and Video Recordings

During the events, photographs of participants may be taken as part of a photo protocol. These photo protocols will only be made available to the participants of the event in the learning environment. If you do not agree to being photographed or to the upload of the photo protocol in the learning environment, please inform the trainers.

In some events, participants may also be captured in photos or videos. Please note that these recordings, unlike the photo protocols, may be used for marketing purposes by PRETTY GOOD IDEAS GmbH and its partner CoreCortex. If the recordings are to be used for promotional purposes, we will seek your consent separately before the event.

## Prices and Payment

All stated prices are exclusive of VAT unless otherwise specified. The prices listed on the website (<https://aisurvivalcamp.com>) are non-binding. The prices mentioned in the booking confirmation are definitive. The fee is invoiced immediately after booking with immediate payment due. Invoices are typically sent via email.

## Confidentiality

The trust relationship between all parties requires strict confidentiality. We commit to treating all information, data, or documents belonging to the users or their associated companies as confidential and/or proprietary, regardless of whether they are written or oral, including, but not limited to, ideas, concepts, methods, etc. ("Confidential Information"). In particular, we agree not to sell, trade, publish, reproduce, or otherwise disclose such confidential information to any person or company without first obtaining written permission from the owner or the company.

The above obligations do not apply to information that:

- Is already public or becomes publicly accessible through channels other than by an act or omission on our part;
- Must be disclosed by law, governmental order, or court decision, provided that the users and the company are promptly informed.

The obligation of confidentiality also applies up to 12 months after the conclusion of the event. This provision excludes cases where there are legal obligations regarding the exchange of information or where we are explicitly released from the confidentiality obligation by the users or the company.

Once the purpose for which the confidential information was obtained is fulfilled, we will promptly return all originals and copies of the confidential information or destroy them.

## Services Included in Events and Courses

Unless otherwise specified, the participation fees for in-person events include a joint dinner (Day 1) as well as breakfast and lunch (Day 2), beverages and snacks during breaks, and course materials.

## Hotel Reservations

We have reserved a limited number of rooms for our events up to 2 weeks before the event date. The booking is not included in the event price. If there are different room categories, they will be allocated in the order of registration or, in case of doubt, by a random selection process.

## Third-Party Providers

PRETTY GOOD IDEAS GmbH acts solely as an intermediary when presenting services from third-party providers (such as accommodation or catering companies). In the event of a booking, the contracts related to the services are established exclusively between the customer and the respective third-party provider/service provider. Special regulations and restrictions (terms and conditions of the third-party provider) may apply to the selected services. The entire contract processing and the handling of any service disruptions are carried out exclusively between the customer and the third-party provider.

## Liability

The website of PRETTY GOOD IDEAS GmbH contains links to third-party websites. Prettygoodideas and CoreCortex have no control over the content of these linked third-party websites. Therefore, prettygoodideas and CoreCortex are not liable for the accuracy, timeliness, or completeness of the information provided there. Furthermore, prettygoodideas and CoreCortex explicitly distance themselves from the content of all linked pages.

Prettygoodideas and CoreCortex do not guarantee the functionality and/or accuracy of the pages or the data, services, or works offered on them, and under no circumstances are they liable for damages, consequential damages, or any kind of losses that are directly or indirectly caused by the operation, non-operation, use, or any form of application of these pages. Prettygoodideas and CoreCortex point out that contractual relationships with third-party providers are established exclusively according to their terms and conditions.

## Final Provisions

Participation in a dispute resolution procedure before a consumer arbitration board will not take place. The legal execution (e.g., billing) is carried out by PRETTY GOOD IDEAS GmbH in its own name on behalf of third parties (commission):

GLS Bank,

IBAN DE37 4306 0967 1323 4375 00

GENODEM1GLS

**Place of Performance and Jurisdiction**

The place of performance and jurisdiction is Berg am Starnberger See.

PRETTY GOOD IDEAS GmbH, registered in the Commercial Register.

Register Court: District Court of Munich

Registration Number: HRB 289795

CEO: Thorsten Habermann-Muhsal

VAT-ID: DE366330935

August 26, 2024