

## DECISION

No. PF-2026-02-05

relating to the general terms and conditions of sale for the Summer School in Quantitative and Social Sciences for the year 2025-2026

**Having regard** to the Education Code, in particular Articles L. 123-3, L. 123-4 and L. 123-4-1, L. 611-8, L. 711-1, D. 714-55 et seq. and D. 611-10 et seq.,

**Having regard** to deliberation no. CA 2023 – 76 of the Board of Directors of 26 September 2023 on the delegation of powers from the Board of Directors to the Director,

**Having regard** to Decision No. PF-2026-02-03 on fees,

**The Director of the Toulouse School of Economics and Quantitative Social Sciences (TSE) hereby decides:**

### 1. Presentation

The Toulouse School of Economics and Quantitative Social Sciences (TSE) is a public higher education and research institution which mission is to provide initial and continuing education throughout life. As such, TSE develops, offers and delivers short-term face-to-face courses (Summer School). These courses lead to a certificate of completion.

These general terms and conditions of sale supplement the obligations of the student and those of TSE, as defined in deliberation no. CA 2023\_26. Persons who are duly enrolled in a course are considered "students". In practice, these persons have been admitted following an application process and have completed their enrolment and paid the enrolment fees.

### 2. Purpose

These general terms and conditions of sale apply to all enrolments in Summer Schools organised by TSE.

Enrolment in the Summer School implies full and unreserved acceptance of these general terms and conditions of sale and the provisions of the internal regulations. Any contrary condition, and in particular any general or specific condition opposed by one of the parties, cannot, unless formally accepted in writing by TSE, take precedence over these terms and conditions, regardless of when it may have been brought to its attention.

Students undertake to comply with these terms and conditions. Students also acknowledge that, prior to enrolment, they have received sufficient information and advice from TSE to enable them to ensure that the course meets their needs.

### 3. Enrolment and contractual documents

The course beneficiary must enrol by following the procedure detailed in the email sent and pay the enrolment fees in accordance with the specified terms and conditions.

At the end of any training course, a certificate of completion is issued to the beneficiary.

### 4. Cancellation by students' volition

#### 4.1. *Withdrawal period*

From the date of enrolment, students have a 14-day withdrawal period. If they wish to withdraw, they must inform TSE (Toulouse School of Economics and Quantitative Social Sciences – TSE) by sending an email with acknowledgement of receipt to [summerschool@tse-fr.eu](mailto:summerschool@tse-fr.eu). In this case, no fees will be required from the student.

#### 4.2. *Cancellation for compelling and legitimate reasons*

Students may request a refund of their registration fees for compelling and legitimate reasons.

Students must notify TSE of their wish to withdraw by email with acknowledgement of receipt. The email must state the reason for termination and include any supporting documents to assess the compelling and legitimate nature of the reason given.

In the event of a duly recognised compelling and legitimate reason, only the amount for services actually provided shall be due.

#### 4.3. *Force majeure*

If, as a result of a duly recognised case of force majeure, students are prevented from attending the course, they may also request a refund of the registration fees.

Students must notify TSE of their wish to withdraw by email with acknowledgement of receipt. The email must state the reason for termination and include any supporting documents enabling TSE to assess the alleged force majeure situation. In the event of duly recognised force majeure, only the amount for services actually provided shall be due.

#### 4.4. *Visa not obtained*

Students must, if necessary, apply for a visa within the time limits set by the embassy of the country in which they reside. They may only request a refund if their visa application is unsuccessful and if the application was made within the specified time limit.

It is students responsibilities to provide proof that their application could not be granted.

#### 4.5. *Other reasons*

If students cancel or interrupt the course for a reason other than those set out in Articles 4.1, 4.2, 4.3 and 4.4 above, the full cost of the course shall be due.

### 5. **Cancellation or postponement by TSE**

TSE reserves the right to postpone or cancel the course, particularly if there are insufficient participants to ensure its smooth running. In this case, students will be notified of the cancellation or postponement as soon as possible. Registration fees will be refunded, but no other compensation will be paid back to students, including travel booking fees paid more than three months before the start of the Summer School.

In exceptional circumstances, TSE reserves the right to replace the speakers initially scheduled to deliver the training with others who can guarantee the same quality of training, and to modify the initial schedules, while maintaining the overall number of hours planned.

### 6. **Prices**

Training services are invoiced at the rates set out in decision PF-2026-02-03. The price of the service is expressed in Euros.

### 7. **Terms and conditions**

Payment of the total registration fees is required for the administrative registration to be valid. The terms and conditions for payment of registration fees are detailed in the email sent by the department responsible for managing the Summer School.

### 8. **Non-payment**

In the event of non-payment, TSE's accounting office will use all legal means to obtain payment of the invoices issued. Legal proceedings may result in additional costs for the debtor.

In the absence of payment, the beneficiary will not be accepted into the course and will not be able to enjoy the accommodation. Any course attended and completed that would not have been paid for will not be eligible for re-enrolment at TSE and the concerned student will not be issued with a completion certificate.

## 9. Intellectual property

Course contents are protected by national and international copyright and related rights provisions. Consequently, students are prohibited from using, copying, transmitting and generally exploiting all or part of the documents and other materials that may be sent to them without the prior written consent of an authorised TSE representative. Students are responsible for complying with these prohibitions.

## 10. Confidentiality and protection of personal data

The parties undertake to keep confidential any information and documents concerning the other party, whether economic, technical or commercial in nature, to which they may have access during the training course or during previous exchanges. TSE undertakes not to disclose to third parties other than its partners or suppliers directly involved in the course any personal information provided by students.

In accordance with the provisions of Law No. 78-17 of 6 January 1978 on information technology, files and civil liberties, beneficiaries have the right to access, modify, rectify and delete personal data that has been collected via TSE's website or the order centralisation service.

To exercise this right, simply contact the data protection officer:

- at the following email address: [dpo@tse-fr.eu](mailto:dpo@tse-fr.eu)
- by post at the following address:

To the Data Protection Officer  
Toulouse School of Economics and Quantitative Social Sciences – TSE  
1 Esplanade de l'Université  
31080 TOULOUSE CEDEX 6

Personal data collected via various forms and any information collected subsequently is used by TSE solely for the purpose of providing the services offered and is not disclosed to any third parties other than the partner service provider selected for housing, The Social Hub Toulouse, which is required to respect the confidentiality of the information and to use it only for the specific operation for which it is required to intervene.

Personal data concerning students is collected and processed by TSE for the purposes of providing and monitoring the course. In accordance with Law No. 78-17 of 6 January 1978, students have the right to access, modify and rectify their personal data. To this end, a request specifying the identity and email address of the student may be sent to the relevant department at TSE.

## 11. Communication

Students agree to be cited by TSE as users of its course. Except in the case of specific commitments and subject to compliance with the provisions of the above article on "Confidentiality", TSE may mention students' names, affiliated institution, the degree they are preparing in parallel with the course followed at TSE, and an objective description of the nature of the course, which is the subject of the contract, in its reference lists and promotional activities aimed at the public (on its website, in interviews with third parties, in communications to its staff, in internal management planning documents, and where required by legal, regulatory or accounting provisions).

## 12. Applicable law – dispute resolution

These general terms and conditions are governed by French law.

These terms and conditions express the entirety of students' obligations and those of TSE. TSE reserves the right to unilaterally modify the terms hereof, the applicable conditions being those in force by students' enrolment date.

If any provision of these terms and conditions is deemed invalid by virtue of a present or future legal or regulatory provision, or by a final court decision issued by a competent court or body, that provision of the contract shall

be deemed unwritten, with all other provisions of these terms and conditions remaining binding between the Parties.

The fact that either Party does not invoke any of the provisions of these terms and conditions at a given time shall never be considered a waiver of its rights hereunder.

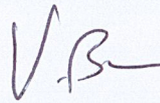
The Parties undertake to seek an amicable solution to any dispute relating to the performance of the contract.

If no amicable settlement can be reached, the dispute shall be brought before the Administrative Court of Toulouse.

The liability of TSE towards the student shall not exceed the total amount paid by the student to TSE under these terms and conditions.

These General Terms and Conditions of Sale are subject to French law for their interpretation and enforcement.

Written at Toulouse, on March 3<sup>rd</sup> 2026  
The Director of TSE.



Victoria BARHAM

