

Client's Terms and Conditions

- 1. The Sponsorship Package is detailed in the Confirmation Order Form.
- 2. WebsEdge Limited will have the copyright and all other rights, including intellectual property rights, in Conference TV and this Promotion. WebsEdge Limited will grant a perpetual and irrevocable license and rights to the Client to broadcast and use the film, recordings, interviews and b-roll shot on their behalf for any purposes they see fit.
- 3. Conference TV shall indemnify and defend the Client from any and all claims that arise out of the filming described in this agreement.
- 4. The Client warrants and undertakes to procure that all persons whom the Client wishes to be interviewed have agreed to the reproduction in Conference TV of all interviews, speeches and pronouncements made by them in connection with the Conference.
- 5. In the event that the conference goes virtual or is rescheduled to take place at a different venue, date or time as agreed between the parties the terms of this Agreement shall continue in force and apply to the new virtual conference or venue, date or time as if the rescheduled conference was the Conference.
- 6. If the Conference or the broadcast is fully cancelled and not moved the Client shall be entitled to a reimbursement of the Agreement Fee less any production or other costs incurred by WebsEdge Limited.
- 7. In some circumstances, distribution of Conference TV will change based on limitations set by the conference organizers. In such situations, WebsEdge Limited is not liable.

Rejection or Cancellation

If written notice of cancellation is received by WebsEdge Limited within seven days of the signed confirmation order form being received, WebsEdge Limited will, to the extent that it has been paid, refund and to the extent that it has not been paid, remit, the entire liability for the Agreement Fee.

If written notice of cancellation is received between seven and twenty-one days of the signed Confirmation Order Form being received WebsEdge Limited, WebsEdge Limited will remit or refund as appropriate 50% of the Agreement Fee.

Receipt of any purported notice of cancellation outside the timescales given above will be of no consequence. The Client will be responsible for the full Agreement Fee as if purported cancellation had not taken place, excluding such committed third party expenses as WebsEdge Limited is able to avoid liability for within its existing contractual commitments to suppliers.

Payment Terms and Conditions

The cost of the sponsorship is detailed in the Confirmation Order Form. The full amount of that fee is due within 30 days of return of the Confirmation Order Form.

Overdue balances are subject to interest being charges on account of 1.5% per month. Tax will be charged only where applicable.

The Confirmation Order Form must be signed and returned to WebsEdge Limited, this will confirm that you have read and agree to abide by the payment terms and conditions detailed above.