

iFAIRS ATTENDEE TERMS OF SERVICE

Welcome to the service provided to you by ifairs AB. Before accessing and using the service and any related software, tools, services or websites etc., please carefully read this agreement (hereinafter referred to as the "Service").

PLEASE NOTE THAT BY ACCESSING AND USING THE SERVICE YOU AGREE TO ABIDE BY THESE TERMS OF SERVICE. iFAIRS AB RESERVES THE RIGHT TO TEMPORARILY OR PERMANENTLY DISABLE ACCESS TO THE SERVICE FOR ANYONE WHO VIOLATES THE ATTENDEE TERMS.

1. The Terms of the Service

This document ("Terms of Service" or "Attendee Terms") is provided to end users using the Service (hereinafter an "Attendee" or "You") to access, attend or participate in professional events (an "Event" or "Events") arranged by organizers using the Services (hereinafter an "Event Organizer"). These Terms of Service govern the relationship between ifairs AB and You, when You use the Service. For information regarding how ifairs handle the information you transmit through the Service please visit the Privacy Policy, or see www.ifairs.com.

2. Access to the Service

To access and use the Service You register with a ifairs or, if applicable, with the relevant Event Organizer, unless the Service is expressly provided to you in a venue where registration is not required. In the case You access the Service with a unique URL and You may not, allow others access the Servicethrough your login. You must be 13 years or older to access and use the Service. If You are at least 13 years old but under 18 years any activities in the Service are under the legal responsibility of the parents.

3. Third Party Accounts

If enabled by ifairs, you may establish an account with account data provided to ifairs by a third party such as an Event Organizer or social networking service (e.g., Facebook) etc. in which case you may have a separate, additional account relationship with such third party. Such account data will be handled by ifairs according to ifairs' privacy policy, which can be found here: www.ifairs.com.

4. Registration

In the case that You need to register yourself, You further acknowledge and agree that you will (a) provide true, accurate, current, and complete information as requested if and when registering. You are responsible for maintaining the confidentiality of your registration.

5. Service Disclaimer

IFAIRS, RESERVE THE RIGHT TO RESTRICT OR TERMINATE ACCESS TO THE SERVICE, REFUSE SERVICE, TERMINATE ACCOUNTS, REMOVE OR EDIT CONTENT, IN ITS SOLE DISCRETION FOR ANY REASON WHATSOEVER, INCLUDING, IF YOU PROVIDE INFORMATION WHICH IS FALSE, NOT CURRENT, OR INCOMPLETE.

6. Payment

Certain versions of the Service may be provided to you for free,. However other versions of the Service or certain content and features might be "premium features" where you must pay a fee to use or access such content or features etc. Where applicable, You agree to fully pay for the Service and its content, features, products and services that you have ordered in the Service.

7. Delivery of products and services, Updates and New Releases

iFAIRS DELIVERS THE SERVICE TO YOU WITHIN A REASONABLE AMOUNT OF TIME. A PURCHASED PRODUCT OR SERVICE THAT IS NOT DELIVERED WITHIN A REASONABLE AMOUNT OF TIME AFTER ORDERING IS TO EITHER RECEIVE A REPLACEMENT OF THE

ORDERED PRODUCT OR SERVICE, OR A REFUND OF THE PURCHASE PRICE PAID FOR THE SERVICE AS DETERMINED BY THE EVENT ORGANIZER.

8. Links to other services etc.

The Service may contain advertising and links to other services, websites, products, companies etc. Ifairs does not review any adverts or products, websites, services or companies etc. linked to in the Service and ifairs is not responsible for the accuracy, copyright compliance, legality, decency, or appropriateness of the adverts, content on these other services, websites, products or companies etc.

9. Termination

THESE TERMS OF SERVICE ARE EFFECTIVE UNTIL EVENT IS FINALISED BY THE EVENT OWNER. iFAIRS MAY CHANGE, SUSPEND, OR DISCONTINUE THE SERVICE. IF iFAIRS TERMINATES THE SERVICE, YOU WILL RECEIVE A REFUND OF PAID FEES IF EVENT OWNER DECIDES TO DO SO.

10. Disclaimers and limitations of liability

THE SERVICE IS PROVIDED BY iFAIRS ON AN "AS IS" AND "AS AVAILABLE" BASIS. iFAIRS TAKES NO RESPONSIBILITY FOR ANY CONTENT PROVIDED BY THE EVENT ORGANIZER, THIRD PARTY PRESENTERS OR OTHER USERS. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, iFAIRS' LIABILITY UNDER ANY PROVISION OF THIS TERMS OF SERVICE IS LIMITED TO THE AMOUNT ACTUALLY PAID BY YOU FOR THE SERVICE .

11. Intellectual Property Rights

All content, design elements, and materials available in the Service, ("Intellectual Property Content") are owned or controlled the Event Organizer and/or its partners and licensors or by the applicable third parties presenting their products and services during an Event ("The Rights holders"). Such Intellectual Property Content are protected by copyrights, trademarks, patents, trade secrets, and/or other proprietary rights of the Rights holders. The Right holders retain all right, title and interest in and to the Intellectual Property Content. You may not use, copy, reproduce, modify, republish, upload, post, transmit or distribute any Intellectual Property Content in any form or for any means, unless expressly permitted by the applicable Rights holder.

12. Account Termination and Content Removal

You may terminate the access granted to You by this Agreement, and thereby Your access to the Service and any related content, at any time by contacting us at support@ifairs.com. Doing so will terminate you from accessing the Service and its content.

Ifairs or the relevant Event Organizer may disable your access to the Service or close down your account and/or stop your access to the Service at any time, without notice, including, but not limited to if we believe that You violate these Terms of Service, the Privacy Policy or any other applicable guidelines or laws. You may notify ifairs at support@ifairs.com and we may, but have no obligation to, provide You with an opportunity to appeal the decision. You understand and agree that using the Service you always conduct Yourself appropriately.

13. Communication and Feedback

Any and all information which is submitted by you is submitted voluntarily. To the extent you do provide any Feedback to ifairs, you agree to assign such feedback to ifairs and acknowledge that ifairs may freely use, reproduce, modify, distribute, make, have made, sell, offer for sale, import and otherwise exploit in any manner such Feedback without payment of any royalties or other consideration to you.

14. Electronic communications

When you use the Service or send e-mails to us, you are communicating with us electronically. You consent to receiving communications from us electronically and communicate with us electronically.

We will communicate with you by e-mail or by posting notices. You agree that all agreements, notices, disclosures and other communications that we provide to you electronically (whether by email, posting notice in the Service or otherwise) satisfy any legal requirement that such communications be in writing.

15. Disputes

Disputes between you and ifairs

OUR GOAL IS TO RESOLVE DISPUTES FAIRLY AND QUICKLY. FOR ALL DISPUTES AGAINST iFAIRS, YOU AGREE TO FIRST CONTACT iFAIRS AND TRY TO RESOLVE THE DISPUTE INFORMALLY BY SENDING A WRITTEN NOTICE OF THE CLAIM ("NOTICE") TO iFAIRS. THE NOTICE TO iFAIRS MUST BE SENT BY EMAIL WITH CONFIRMATION OF RECEIPT. THE NOTICE MUST (A) INCLUDE YOUR NAME, YOUR RESIDENTIAL ADDRESS AND E-MAIL ADDRESS AND / OR MOBILE PHONE NUMBER ASSOCIATED WITH YOUR ACCOUNT; (B) DESCRIBE THE TYPE AND REASON FOR THE CLAIM.

User and Event Organizer disputes

You are responsible for your interactions with any Event Organizer or other users of the Service. We reserve the right, but have no obligation, to monitor disputes between you and the Event Organizer or other users.

16. Claims

YOU AND iFAIRS AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO THIS TERMS OF SERVICE MUST COMMENCE WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

17. Governing law

This Agreement shall be governed by and construed in accordance with the laws of Sweden, without giving effect to any principles of conflicts of law, and the parties hereby consent to the sole and exclusive jurisdiction of the courts of Sweden, with the district court of Skaraborg (Skaraborgs Tingsrätt) as first venue, to resolve any disputes arising out of or relating to this Agreement. However, iFairs may apply to any court of competent jurisdiction for payments and injunctive or other equitable relief.

18. Disclosure

The Service and related products and services hereunder are offered by ifairs AB, (Swedish Business ID Number 559267-5028) a Swedish corporation with offices at Ekängsvägen 5, 544 93 Hjo, Sweden. If you have questions or concerns about these Terms of Service please contact us at the following address:

ifairs AB
Ekängsvägen 5
544 93 Hjo, Sweden

Email: info@ifairs.com.
Telephone: +45(0) 30763068

Last Updated: March 28, 2022.