

# 2-4 September 2025

Hong Kong Convention & Exhibition Centre



## INFORMA MARKETS SPONSORSHIP AND EXHIBITION TERMS AND CONDITIONS

#### DEFINITIONS 1.

- In 1
- 1.2. 1.3.
- 1.4. 1.5. 1.6.
- 1.7. 1.8.
- FINITIONS Beochang Term: the booking terms have the following meanings: Booking Term: the booking terms have the following meanings: Booking Term: the booking terms to which these Conditions are attached and/or incorporated into by reference setting out the details of the Package or such other document setting out the details of the Package as Uganizer may choose in its sole describion baccept. Calendar Year, a full twelvel (12) month period beginning on January 1 and ending on December 31; Cilent: the person company, organization, association or other entity set out in the Booking Form that is purchasing the Package. Conditions: these terms and conditions; Contract, together, these Conditions and the Booking Form; Data Protection: An all laws reflected todata protection and privacy that are applicable toany territory where Organizer or Cilent tracesses personal data, where the Event takes place, where any element of the Package is provided and/or where Organizer or Cilent is established. Devices any visitor lead capture application to tearcode scanner device. Directory: and remit alconterint, retentiski and other information that is provided and/or ins Prestory (whether by uplicading directify to a Directory or via any other means) for inclusion in a Directory. 19
- Directory, 1.10. Event: the exhibition, conference, show or other event organised by Organizer set out in the
- Booking Form; Fees the fees speakle by Client for the Package set out in the Booking Form; 112 Force Majeure Event any event or circumstance arising that isorit within Organizer's reasonable control (including without limitation, government are juscliances or calonic insolation of sanchores, nerbargo, millitase action, acts of terrorism or war; old commotion or rol; epidemic, parketimic, frace acts of \$Cott(flood) drought, earthquake, netural diseaser; royal demise, third party constractor sangler failure, Verun-damage or cancellation, industrial dispute, interruption/failure of utility service or nuclear, chemical or biological contramistion)
- damage or cancellation, industrial dispute, interruption/fallure of utility service or nuclear, chemical or biological containniation; whose utilimate parent company is informe PLC, 1.14.Intellectual Property Rights trade marks, trading names, domain names, logos, rights in design, copyrights, database rights, moral rights, goodwill, rights of comfidence, know-how and trade secrets and all other intellectual property Rights rande marks, tor analogue, source, know-how and trade secrets and all other intellectual property Rights rande marks tor cyclice provided to Client by Organizer in respect of the Event, as updated by Organizer from time to time;
  116. Marketing Services any marketing services element of the Sponsorship set out in the Booking promy whole, my house, element of the isotabut on demander than the area in the avoid and the range local example.

- Form (which may include, without limitation, the distribution of e-mails to third parties by way of a promotional carmaging). Materials all content, materials and other information that is provided by Cilent and/or ins Personnel, (including, without limitator). Cilents reame, profile descriptions of products and/or services, logo, copy, text, photographs, audios, videos, artwork and/or content session data). Opening Date: the first date on which the Event Is scheduled to be open to members of the public; Opening Date: the first date on which the Event Is scheduled to be open to members of the public; Opening Date: the rownes, management and/or operators of the Venue; Package: the Space and/or Sponsorship and/or Directory and/or Devices package purchased by Cilent in relation to the Event set out in the Booking Form tast set on the Space first of space and/or Sponsorship and/or Directory and/or Devices package the space first of space and/or Sponsorship and/or Directory and/or Devices package the space structure and or operators of the Venue; Package: the Space and/or Sponsorship and/or Directory and/or Devices package purchased by Cilent in relation to the Event set out in the Booking Form, as may be updated by the parties from time to time.

- There to time; Personnel: any employee, consultant, agent, other representative or contractor (or any employ consultant, agent, or other representative thereof) engaged or employed by a party in connect with the Event 1 22
- with the Fuert. 1:23. Reportable Breach: any breach of security leading to the accidental, unauthorised or unlawful processing of destruction of, loss of comption of, alteration to or access to personal data; 1:24. Space any enhibition space allocated to Defant set out in the Booking Form; 1:25 Sponsorship any sponsorship and/or promotibulal element of the Package set out in the Booking Form; include, without limitation, advertisements, Marketing Services and/or opportunities to sponsor, contribute to and/or deliver content sessions; and . 1.26. Venue: the venue at which the Event is to be staded.

#### 2. PACKAGE

CKAGE
Once submitted to Organizer, a Booking Form constitutes an offer to purchase a Package in accordance with these Conditions and is inrecoable by Client. The submission of a Booking Form does not guarantee that Client will be (i)permitted to exhibit at or otherwise participate in the Event (i) assigned to a particular exhibit full sector or location within the Yeune, and/or (iii) provided with the actual Package (including, without Imitation, the amount of Space and/or Spansorship) requested. Organizer reserves the night to reject any Booking Form. A binding contract shall only come into effect when written confirmation (whether by email or otherwise) of acceptance is sent by Organizer Tolen (whether ornit is reseived. Except asset shot in these Conditions apply to this Contract, to head such variation is agreed in writing by both parties. These Conditions apply to this Contract to the exclusion of any other terms that Client seeks to impose or incorporate, or which are implied by trade, custorn, practice or course of dealing.

#### 3. FEES

- trade, custom, practice or ocurse of dealing. **ESS**Client shall pay the Fees in cleared funds in accordance with the payment terms stated in the Dorking form. Organizer shall have no liability whatsoever if Client pays the Fees (or any portion therein) thin any bark account of there than the bark account of the trans the pays the Fees (or any portion with third party fraud, including, without limitation, takes change of bark account of normunications divers are payment of the Fees in to Organizer's designated bark account of the researce. Payment of the Fees in the Organizer's designated bark account of the researce farms of the fees in the Organizer's designated bark account of the remedy it may here. If Organizer designated bark account in channel funds by the due date for payment. Organizer without previous the avert, organizer and account of (ii) charge interest on such overdue sam from the due date of payment at the annual rate of a fee account. The Second for which account in desaret funds by the due date for payment. Organizer designated bark account in desaret funds by the due date for payment of the exet (ii) feitures. Client and the avert, (ii) charge interest on such overdue sam from the due date of payment at the annual rate of a rap ortion of the Eves (ii) the same and or which avert due sam from the due date of payment at the annual rate of a rap ortion of the Eves (iii) the same and (iii) the client of the avert (iii) the same and a larged pagid in informed the avert due adverted by the due to the avert due adverted by the due to rap ortion of the Fees. Client at that and or service as shall be not all due to the avert at a satisfy client in the due due of a pay of the same and larged by the oreme and (iii) rates as a sand brag or poro
- 3.2
- 3.3.

#### CLIENT'S GENERAL OBLIGATIONS 4

- ENT S GENERAL OBLIGATIONS Client shall comply with: (i) all laws (including, without limitation, all laws relating to anti-bridey articomption, trade sanctions, modern slavey and export controls), (ii) all rules, regulations and instructions issued by Organizer and/or the Owners from time to time in connection with any element of the Package (including, without intrinsition, in relation to health, safety and security requirements, and (ii) the provisions of the Manual, including, without limitation, all operational requirements stated theories.
- Therein. Client warrants, represents and undertakes that (i) it has the right, title and authority to enter into this Contract and perform its obligations hereunder, and (ii) the person signing or otherwise legally accepting this Contract on behalf of Client has the requisite authority to do so.

- Client and its Personnel must not. (i) act in any manner which causes offeroe, annoyance, nuisance or incomvenience to Organize, the Owners and/or any ofter attendee of the Event, (ii) do anything which might adversely affect the regulation of Organize, the Owners and/or the Event, and/or (ii) cause or permit any damage to the Venue cany part thereof robany/fotures orfittings which are not the poperty of Client.
- 45
- 4.6.
- cause or permit any damage to the Verue cany part threed orbany/ixtures orititings which are not the property of Glent. Client shall cooperate, in good faith, with Organizer in all matters relating to the Package and/or the Event. Which utimation, Client shall provide Organizer with all information as Organizer may reasonably request in respect of the Package and shall ensure that such information is accurate. Client is solly reportishe for obtaining passports, visas and other necessary documentation for entry into the country of territory where the Event is held. If Client and *v* or the Package and other levels and the proposable for obtaining any learness, regulatory approvals, customs clearances or other necessary consents required for Client to participate in the Event and display its exhibits, including, without limitation, any learness regulatory approvals, customs clearances or other necessary consents required for Client to participate in the Event and display its exhibits, including, without limitation, any learness or other necessary consents required for the playing of music or any other audio or visual anteriate by Client and/or its Personel in correction published in any show guide, directory and/or other promotional materials prepared in correction with the Event, and/or (i) displayed on the Event website. Although Organizer shall take reasonable care in any such publication/display, it shall no be lable for any errors, omissions or misquirations trait any occur.
- with the Event, and/or (i) displayed on the Event, whester. Almougn urganizer snait iake reasonause care in any such publication/display, it shall note liable for any errors, omissions or misingutations that may occur. 48. All unauthorised firming, sound recording and photography of the Event, and all unauthorised transmission of audio or visual material at the Event, by Client and/or its Personnel is expressly prohibited. Client and/or its Personnel agree. (b) to surmarker to Organizer or destroy on demand any material in whatever media recorded in violation of this Condition 4.8, and (ii) that the copyright and other theliectual: Property Rights in any such material shall be permitted to firm, sound record and photograph the Event, which may include, without limitation, filming, sound recording and photography featuring Client's Personnel (Bacc Client). Client agrees of make its Personnel lawared such firming, sound recording and photography of the Event. Client acknowledges and agrees that Organizer is the sole and ecolusies events of their image in any here relating to or arising from the content or its use. Without Initiation, Organizer and lib permitted to use the Cortent any where in the world for promotional and other purposes, without any payment or compensation. If any of Client's Personnel has any objection to the use of their image in any filming, sound recording and/ or photography of the Event, Client safel notify Organizer in writing.

#### 5. DATA PROTECTION

- To provide a full clear time lates that have in the dary line too clear in a clear in the party in **Card PROTECTION**Table and clear time lates that have in the lates of th

#### 6. SPECIFIC TERMS RELATING TO SPACE

- EVIFIC 1ERMON RELATING TO SPACE Organizer reserves the right at any time to make such alterations in the floor plan of the Event or in the specification of the Space as Organizer in its absolute opinion considers to be in the best interests of the Event, including, without limitation, altering the size, shape or position of the Space and/or the exiliation stand therein and/or chenging or colosing entrances, exils and access to the Venue. If the size of the Space is reduced, Client shall receive a pro-rata refund of the Fees payable inreget of the Space Organizer permits Client to use the Space for the purpose of displaying exhibits at the Event. Such as challed receit that a tensore used Orlient doll have no there right to cartered in the Space
- 6.2
- In respect of the Space. Organize permits Client to use the Space for the purpose of displaying exhibits at the Event. Such use shall not constitute a tenancy and Client shall have no other rights to, or interest in, the Space Client is only permitted to conduct business from the Space and shall not (nor shall it permit any other person to)conduct any display or exhibit, distribute publications or other materials or otherwise arraws or solicit to business in on the Space and shall not (nor shall it permit any other person to)conduct any other area of the Venue. Client undertakes (() to course) the Space in time for the opening of the Event, (i) at all times during which, Organize reserves the right whom unsafe materials/items and other hazards (falling which, Organize reserves the right whom Labitity that the do not exclusively relate to Clients is and expense), and (iii) not to close its exhibition stand prior to the closing of the Event, (i) client shall not permit the display of only exhibits that do not exclusively relate to Client's on commonical activities. No exhibit will be allowed into the Venue without an official delayer order or customs clearance document relating to such exhibit. The display of any working or moving exhibit must have the prior written approval of Organizer and must only be operated in the preserve of persons authorised by Client and/or is Personnel. Organizer reserves the right, willhout liability modit clients is and apprese, to remove any exhibit and/or (sto pa any display or demonstration which Organizer considers in its measurable opping and () contraverses are the right, willhout liability modit issued by UCDN, (ii) constructes accounter feit globas and/or in/ any and/or any applicable industry equidations. Strates (including in thout thinitistion, CITES trade ergulations or any other standards issued by UCDN, (ii) is likely to cause offence, and/or (vi) does not otherwise comply with thee Conditions.
- of any third bryk (iii) is likely to cause offence, and/or (iv) does not otherwise comply with these Conditors. Understee provisions of Condition 6.6 apply, Client is solely responsible for all aspects of the set-up of the Space including without Initiation, model stand or similar construction, pipes and drapes, shell scheme branding and dressing. Exhibits and displays should not exceed the height of the white scheme branding and dressing. Exhibits and displays should not exceed the height of the white scheme branding and dressing. Exhibits and displays should not exceed the height of the white scheme branding and dressing. Exhibits and displays should not exceed the height of the white scheme Space must bein compliance with the specifications and scheme for approximate which differs formed with the specifications and scheme you undertake the same at the risk and cost of Client, which shall reimburge. Organizer may undertake the same at the risk and cost of Client, which shall reimburge. Organizer may undertake the same at the risk and cost of Client, which shall reimburge. Organizer and rearrow of Client in the Space (to include modular stand or smilar construction, pipes and drapes shall scheme) only where it has expressly agreed to do so in the Booting Form. Client is solely responsible for all aspects of dressing and branding of the Space. Client may not start the Space with any third party without the prior written consent of Organizer (and any such corsent shall be conditional on the Space sharer and any Space sharer sortices) with this contract, provide that client is shall be proscible (to granizer) and and the space inte sertilety and shall be leader on y actor comission of any Space sharer and any Space sharers expression agreed by with this contract, provide that client ta shall be sole by comission of any Space sharer and any Space sharers and and the space. Intersent the space in writing by Organizer, Client shall a sole the space in the shalle be for any act to crisision of any Space sharer and an 65 Un
- 67

- sharing arrangement, Client shall itself remain wholly liable for the full amount of the Fees. 6.8. Food and/or beverages may only be supplied by Client and/or its Personnel with the prior written consent of Organize Without imitation to the foregoing. Client is fortidden to bring alcoholic beverages into the Venue without the prior written consent of Organizer (and, if consent is
- beverages into the Venue without the prior written consent of Organizer (and, if consent is granted, corkage fees may be required). 69. Except in connection with any Event that is open to consumers and/or with the prior written consent of Organizer teal alsels (and the delivery of any associated products and/or services) are not permitted on the Event floor. 6.10. At such time after the close of the Event as Organizer may specify or on any earlier termination of this Contract, all exhibits shall be removed from the Venue and the Space shall be delivered to Organizer in good and clean order and in such conditiones initially provided to Clern Ary. Client property remaining date such time shall be considered abandmed and may be sold or otherwise disposed of by Organizer at Client's risk and expense. 6.11. Without previous client of therwise engaged in any activity that mdy/caprolice in breach of this Condition 6 and/or is otherwise engaged in any activity that mdy/caprolice the health, adety not its bound or any other strated or the Event, Organizer reserves the right without liability to close. Client's exhibition stand.

## SPECIFIC TERMS RELATING TO SPONSORSHIP (INCLUDING, WITHOUT LIMITATION, MARKETING SERVICES)

7.

8.

- Client shall (i) provide Organizer with all Materials within any deadlines specified by Organizer, and (i) comply with Organizer's specifications and technical requirements in relation to all Materials II (Client does not, Gragnizer reserves theight) to refuse to print, building or therwise use any or all of the Materials (but all Fees in respect of the Sponsorship shall remain due and
- 7.2.
- 75
- and (i) comply with Organizer's specifications and technical requirements in relation to all Materials. If Client does not, Organizer reserves the right for feuse to print, publich or otherwise use any or all of the Materials (but all Fees in respect of the Sponsorship shall remain due and papable in ful). . Client warrants, represents and undertakes that the Materials are (i) accurate and complete. (ii) Client's own organial work (of Mich Client is the copyright owner) and tall Client has gained copyright and any other applicable clearance, consent, approval, licence or permission from any relevant third party (including, whoch Client is the copyright owner) and tandary regulatory authorities, in each case such that Client has the right to make the Materials available to Organizer in concentor with the Pacakage without reinstriction and that threy donot breach or infringe anyone elses rights (including, without limitation, the Intellectual Property Rights of any thicl april, (i) mot in any well degrid and that threy donot to centavere any law or incide resourcage the contravention of any like diverse discont on well measure or organizers is concurgent the contravention of any like diverse discont the be subject of any diams, demands, liens, encumbrances or rights of any kind that could or will impair or interfere with Organizers suce that laderails in concentro-with the provision of the Pacakage, and (ii) frovidel in digital form, free from any visues and any other makareer computing dements of any kind and that they like rais in concentro or micropation of the Pacakage, and Walteriak and "Organizer size of the approval of Organizer frower, netwitistanding any sub approval. Client she diverse any application weeks are for apprine to the explicit on the Materiak in all han be else responsible and like three approval of the subject and form that any and that they application and marker as generic diverse in the Moorganizer system, publication, weeksle, plafform, meader orc
- or uns curatition / 5. Without prejudice to any other right or remedy it may have, if Client and/or any of its Personnel is in treach of this Condition 7, Organizer reserves the right without liability to (f) suspend and/ or discontinue the use of any Materials, and/or (ii) refuse and/or withdraw the provision of any element of the Sponsorship.

## SPECIFIC TERMS RELATING TO DIRECTORIES

- If Client purchases a Directory entry as part of the Package, the terms of this Condition 8 shall apply. The Booking Form may specify that it is mandatory for Client to purchase a Directory
- apply. The Booking Form may specify that it is mandatory for Client to purchase a Directory entry in connection with the Event. The length of time that Client is entitled to have a Directory entry live for, and the extent of its coverage within adbenefits related to such Directory, and be specified in the Booking Form. Client adontwideges and agrees that all usemannes and passwords used to access any Directory are confidential and personal to Client and its Personnel (as agnicable). Client shall not, and shall procure that its Personnel shall not, permit others to use such usemannes and/ or passwords and Client shall be liable for the acts and ornissions of any person using such usemannes and/or passwords (whether or not such use was authorised by Client and/or its Personnel). Client shall be liable for the acts and yr urauthrosed used softny. 83
- 85 86
- Personnell, Client shall notify Organizer immediately of any unauthorised use of any usernames and/or pesswords or any other breach of security regarding any Directory that comes to its attention. A Directory Contert must complywith these Conditions. Organizer reserves the right to remove any Directory Content must complywith these Conditions. Organizer reserves the right to remove any Directory Content that it deems offensive, inappropriate, litellous or non-compliant with three Conditions. Client shall ensure that the Directory Content shall not thringe the Intellectual Property Rights of any third party and Client shall be solely responsible for checking the accuracy and compliance with law of any Directory Content shall. AD Directory Content shall be considered non-confidential and non-proprietary. Client waives any moral rights the Directory Content to the fulles earlier permitsel by Jaiv. Client warrats, represents and undertakes that the Directory Content is (i) accurate and complete, (ii) Client's own original work (of which Client is the copyrigh rowner of that Litt deen not threach or noriginal work (of which Client is the copyrigh rowner) of that Client has gained copyright and any other applicable clearance, consent, approval, licence or permission from any relevant third party (including without limitation the copyright owner and any regulatory authorities), in each case such that Client has the right to make the Directory Content available or renourage the contraventions on right any like and that it does not threach. Taking the constructions on right any like the contraventions or rights of ray kind that it. Droperty Rights dray thirding any (including without institution the interfere maivaer or compting elements of any kind that client is periodical to applications of the periodical of the the provision of the Package, and (ii) (frouction any way tole) particitation and right in the ordical and/or reservices (mages and details of which may be uplicable clustoes and availers of the the products
- 87
- Without limitation to Condition 16.4, Client shall indemnify Organizer against any loss, damage, cost, claim or expense suffered or incurred by Organizer and/or any member of the Informa 8.8



# 2-4 September 2025

Hong Kong Convention & Exhibition Centre



## INFORMA MARKETS SPONSORSHIP AND EXHIBITION TERMS AND CONDITIONS

Group arising out of or in connection with the Directory Content, including, without limitation, any

- scupu arising out or or no concector with the Unectory Content, including without limitation, any thirding any dain regarding. (1) the inaccuracy or incompleteness of the Directory Content, and/or (ii) any infringement of third party Intellectual Property Rights relating to the Directory Content. Organizer cannot guarantee that a Directory shall operate continuously, securely or without interruption and Organizer does not accept any liability for its temporary unavailability or for any visues or other harmful components. Organizer reserves the right at any time and for any resonito. (ii) make alterations and/or corrections to suspend and/or discontinue any speet of any libertory. (ii) vary the technical specification of any Directory, and/or (iii) temporarily suspend and/or disable Client's and its Personite's access to any Directory for the purposes of maintenance, upgrade or addressing any secontrily concerns. 8.9.
- Clients and its resonance access to any ulterody for the purposes of mainterance, upgrade or addressing any security concerns. Any responsibility for the used, or content on, any other website linked or referenced within any Directory and Organizer shall not be liable for any loss, damage, cost, claim or expense suffered or incurred by Client and/or any of its Personnel arising out of or in connection with the use of or relance on, any content, products and/or services available on through any other website. 31. Client advonwedges and agrees that use of a Directory shall be further subject on any website terms of use and/or fair or acceptable use policies indicated on the website on which such Directory is horsteri
- hosted. 12. Without prejudice to any other right or remedy it may have, if Client and/or any of its Personnel is in breach of this Condition 8 (and/or any velsate terms of use and/or fair or acceptable use policies indicated on the website on which any Directory is hosted), Organizer reserves the right without liability to suspend and/or disable Client's and its Personnels use of, access to, coverage within and benefits related to any Directory. 8.13. Organizer's total liability in connection with a Directory, howsoever arising, shall be limited to the total amount of the Fees paid by Client in respect of such Directory only.

## SPECIFIC TERMS RELATING TO DEVICES

9.

- 9.2
- 9.3
- 01
- 95
- PECIFIC TERMS RELATING TO DEVICES PECIFIC TERMS RELATING TO DEVICES I Cleart dorive days and periods part of the Package, the terms of this Condition 9 shall apply. The Booking form may specify that its mandatory for Client to order Devices for use at the Event. Client action/weldses and agrees that I Devices a provided by Grapites's nominated third party upplier (Device Supplier). Devices enable Client to engoge with the lead capture services shall require Client to agree and adhere to Device Supplier). Devices enable Client to engoge with the lead capture services that lequices lead the days creates a separate contract between Client and Device Supplier's terms of use, this creates a separate contract between Client and Device Supplier's terms of use, at ada capture services. In the event that Device Supplier oxercises any right to terminate Client's use of the lead capture services pursuant to its terms of use, all "Eese paid by Client in respect of the Devices shall be non-refundable Client acknowledges and agrees that I shall obtain any required consents from an attendee of the Event before using any Devices to san such attendees badge. Client acknowledges and agrees that Device Supplier shall host all data collected by Client and/ the Sersonel I is normetion with the lead capture services in accontance with Device Supplier's terms of use. In particular, Client adnowledges and agrees that Device Supplier and that the lead capture services in accontance with Device Supplier's terms of use. In particular, Client adnowledges and agrees that Device Supplier and that the lead capture services in accontance with Device Supplier's terms of use. In particular, Client adnowledges and agrees that Device Supplier, the termsonel is in breach of this Condition 9, Organizer reserves the right without liability to insist that any Devices agrees that and/or target member of the Informa Givup arising out of or incometion with ny Device Supplier. Client that admark and Devices in accordance with Device 96

#### 10. VISITOR, DELEGATE AND CLIENT'S PERSONNEL PASSES

Where visitor passes and/or delegate passes are issued as part of the Package, they are issued subject to Organizer's terms and confilions applicable to visitors and/or delegates (as applicable) infore from time to time. Client shall be supplied (ether by Organizer or the Owners) with passes for its Personnel (as applicable) who are working at the Event and such passes must be produced by such Personnel onrequest at the Event. Organizer any refuse antly to any preson without a valid pass. Passes are only valid in the name of the person to whom they are issued.

#### LIMITATION OF RIGHTS GRANTED 11.

MINITION OF REVIEWS GRANN LED Clearls rights in reliation to the Event and the Package are strictly limited to those set out in this Contract. Client shall be permitted to advertise on its own website and/or social media the fact of its attendance and participation in the Event, including, without limitation, by providing a web linkto the Event website, provided that Organizze may request at any time and for any reason that Client removes any such advertising and Client shall be required to comply with any such request prompty. Clients in angementation () as tables and website specifically relation the Event, and/or (1) otherwise promote or advertise its association with the Event and/or Organizer, except as expressly stated herein or with the prior written consent of Organizer. Nothing in this Contract shall be construct as of Organizer and/or any member of the Informa Group.

#### 12. CHANGES TO THE EVENT

12.1. Notwithstanding any other provision of this Contract, Organizer reserves the right without liability at any time and for any reason to make reasonable changes to the format, content, location, Venue, opening hours, duration, dates and/or other timings of the Event II fany such changes are made, this Contract shall continue to be brinding on both panies provided that the Package shall be amended as Organizer considers necessary to take account of such changes.

#### CANCELLATION AND CHANGING THE DATE(S) OF THE EVENT BY 13. ORGANIZER

- 13.1. Organizer reserves the right to cancel or change the date(s) of the Event at any time and for any
- 13.1. Urganzer reserves the right to cancel or change the date(s) of the Event at any time and for any reason (including without limitation) if a Force Mayleure Event course that Organizer considers makes it illegal, impossible, inadvisable or impracticable for the Event to be held).
  13.2. In the event that the date(s) of the Event are changed to new date(s) that are within twelve (12) months of the original scheduled Opening Date of the Event and/or the Event is cancelled but is reasonably expected by Organizer to be held are ytime in the next (Var). Cloated Years), this contract shall continue in full force and efficient to exist for the originate of the exist and the schedule Years). It is contract shall continue in full force and efficient and the obligations of the parties shall be deemed to apply to the Event and the next well of cleared Years). It is contract shall continue in full force and efficient and the obligations of the parties shall be deemed to apply to the Event and the source that the term with the intervent to the source that the many time is the single top is the maint basis, in the event to the contract shall be deemed to apply to the Event and the source that the source that the term with the source that the term with the source that the term is the intervent to the event the source that the source that the term is the term the source that the term is the source that the term the source that the term to the term term of the event term of term of term of the event term of the event term of term of term of term of term of Event on the new date(s) or when it is next staged (as applicable) in the same way that they would have applied to the originally scheduled Event. For the avoidance of doubt, nothing in this Condition 13.2shall excuse Client from the payment of the Fees in accordance with the payment terms stated in the Booking
- Form. 13. In the event that the Event is cancelled andis not reasonably expected by Organizer to be held at any time in the next Calendar Year (or, in the case of an Event that is held on a biernial basis, in the next two (2) calendar Years) this Contract shall emimate without liability provided that, at Client's election, any portion of the Fees already paid shall be refunded or a credit note for the amount of the Fees already paid shall be issued and Client shall be released from paying any further portion of the Fees.
- 0 In the Pees. 13.4. Client acknowledges and agrees that the provisions of this Condition 13 set out Client's sole remedy in the event of cancellation or the changing of the date(s) of the Event and all other liability of Organizer is hereby expressly excluded.

#### CANCELLATION BY CLIENT 14.

The application for the Package is irrevocable by Client and, save as expressly stated in the Booking form, Client has no rights to cancel this Contract. Save as expressly set out in these Conditions and/ or in the Booking Form, no refunds shall be given and the Fees shall remain due and payable in full.

14.2. To the extent that the Booking Form expressly permits cancellation by Client, Client may cance • use extensi use exclusing rouni expressly permits cancellation by Client, Client may cancel the Package on written notice to Congarize, except there Organizer has the right to terminate this Contract under Condition 151. Upon any such cancellation by Client, Client shall pay Organize such accellation frees as are stated in the Bocking Form. For the purpose of determining any such cancellation frees the relevant dates shall be fixed by reference to the originally scheduled Opening Date of the Event and not any newly scheduled Opening Date of the Event that has been changed pursuant to Condition 132.

#### TERMINATION 15.

- pursuant to Continon 132.
  TERMINATION
  151. Organizer may terminate this Contract without liability immediately at any time by written notice to Client if Client (i) is in material breach of any of its obligations under this Contract and/or any other argreement between Client and any member of the Informa Group and either the breach is immediately or freewing written notice of the provide to the provide to the premote of the Informa Group and either the breach is immediately on the present between Client and any member of the Informa Group and either the breach to the Package being provided on a schedule date). (i) goes into liquidator, is declared insolvent has an administrator apointed (or an application is made for the same), ceases to carry on business or suffers any analogous event in any jurisdiction, or (ii) is convicted of any criminal offence or otherwise os conducts tast as to bring tostly. He cent and / or Granizer into disreput. Without prejudice brany other inpit or remervly truty have, in the event that Organizer that Schmatt any pursuant to this Continion 15. Organizer shall be come immediately at any time by written notice to Client and Organizer shall be entitle to submit an invoice in respect of the balance (or the whole as the case may be) of the Fees which shall become immediately at any time by written notice to Client forganizer. (i) determines in its aboutte discretion that the provision of the Package to Client and does not wish for this Contract to yany transci latestas, (ii) is required by any law or instructed by any financial institution to cease trading with estimates the Contract utilical institution to cease trading with estimates and does not wish for this Contract to yany terminates the Contract to the Contract utilical institution to essere tading with estimates the Contract the Contract utilical institution. To capazite 2 ingeres that the effect of the Fees client advards and any environment the Sevent and does not wish for this Contract, without prej

#### 16. LIABILITY AND INDEMNITY

- LIABILITY AND INDEMNITY II.0 Organize does not make any warranty as to the Event and/or Package in general including, without limitation in relation to (1) the preserve, absence or location of any enhibitor gonos or attendee of the Event, (ii) the number of exhibitors, sponsors or attendees participating in the Event, and/or (iii) the therefit or outcome (commercial or otherwise) that Client may achieve as a result of participating in the Event and/or purchasing any element of the Package. Organize further does not make any warranty as to (a) the condition of the Verue or any utilities that may be provided for use at the Venue, and/or (b) any products and/or services marketed, displayed or solid by any other exhibitor, sponsor or attende eat the Event and/or the benefit or outcome (commercial or otherwise) that Client may achieve as a result of any match-making initiatives, transactions or other deals/arrangements with such other exhibitors, sponsors or attendees. Except as as of ut in these Conditions, to the fullest extern permitted by law, Organizer excludes all terms, contex, warrative, representations and undertakinos relating to the Event and or the and net an ent express/state herein.

- achieve as a result of any match-making initiatives, transactions or other deal/arrangements with such other exhibitors, sponsors or attendes. Except as set out in these Conditions to the fullest extent permitted by law, Organizer excludes all terms, conditions, warranties, representations and undertakings relating to the balant for any loss, damage, cost, daim or expense suffered or incurred by Client and/or any other Second as site of the provision of utilities. All security rooms/ clearooms, inspection/health and safety auditing of exhibitors and/or the provision of utilities. All security rooms/ clearooms, inspection/health and safety auditing of exhibitors thand/orb deal/exceptions and/orb deal/exceptions. Inspection/health and safety auditing of exhibitors thand/orb deal/exceptions. Inspection/health and safety auditing of exhibitors thand/orb deal/exceptions. Inspection/health and safety auditing of exhibitors and/orb deal/exceptions. Inspection/health and safety auditing of exhibitors and/orb deal/exceptions. Inspection/health and safety auditing of exhibitors thand/orb deal/exceptions. Client action/bedges and agrees the services provided to Client by the Owners' and/or Organizer's mandated, official or recommended contractors are the subject of a segarate agreement between Client and the relavant contractor(s).
  163. Subject to Condition 166. (i) Client expressly assumes all insk associated with, resulting from or arising in connection with Client's and 18-Personnel granticated portis or income loss of business, loss of opportunity, loss of goodwill, loss or compliant of take or any or the preven property and fields and the prevent property and fields and client and take or any or the prevent property and fields and the prevent property and fields and complex that add carry of the Personnel and/or any third party damine and the the there and a stable valid prevent and the prevent property and fields or Glient addro in the second and core on the nore and and and the Director and and th
- These under this Contract. 16.6. Nothing in these Conditions shall exclude or limit any liability which cannot be excluded or limited
- 6.7. Client acknowledges and agrees that, in light of the Fees, the provisions of this Condition 16 are no more than is reasonable to protect Organizer as the organizer of the Event and the provider of the Package.

#### 17. INSURANCE

- Clienti srequired to be adequately insured in relation to its activities under this Contract, including, without limitation, Client's participation in the Exhibition (move-in through move-out) and any changes to the Exhibition that may be made in accordance with these Conditions. Without limitation to the foregoing, Client shall take out and maintain at all times General Liability insurance with a recognised insurer against personal injury, death and damage to and/or loss of property for not less than HKS16,000,000 per occurrence or claim. If Client cannot provide satisfactory evidence of such insurance cover, Organizer shall be entitled to cancel Client's right of participation immediately and Client shall not be entitled to any refund.
- cover, organizer stati be entitled to carted clients right of participation initiedualey and Client shall not be entitled to any reform.
  17.2. To provide Client with this level of cover and further additional covers, Organizer has arranged for Client tobe covered under its insurance policy for a participation fee. An 'Evidence of Insurance as an Exhibitor' document, summaring the cover provided, will be issued by email when payment of the Insurance Participation Fee is made with Client's invoice. Please note payment of the Insurance Participation Fee must be made before the Exhibition commences The standard limits under this insurance policy are:

Cover Headings	Standard Limits	Brief Summary of the Cover
Client Expenses	HKD 200,000	Loss of irrecoverable expenses sustained as a result of cancellation, abandonment, curtailment, nostpone-ment or removal to alternative premises.

Client Property HKD 200,000 Physical loss of or damage to property for which Client is responsible.

## ral Liability HKD 16,000,000

Legal liability to pay compensation, legal costs andex-penses as a result of accidental death or injury to a third party and/or damage to their property at the Venue.

- Full terms and conditions of the insurance policy are available on request. 17.3. If Client believes it already has adequate General Liability cover in place, Client will receive email instructions as to how this can be uploaded onto InEvexoo Ltd's portal. This will then be reviewed by InEvexco Ltd. which is a specialist insurance broker that administers Organizer's insurance.
- administers Organizer's insurance. 17.4. Please do not send any insurance documentation to Organizer. A full specimen insurance policy wording, showing the terms, conditions and exceptions of the cover is available from InEveco Ltd via its website: www.ineveco.co.uk/event-exhibition-organizers strongly recommends that Client reads the insurance policy wording as some exclusions apply. This service is provided on a non-advised basis and Client should make sure that the minimum limits are sufficient for its needs. If and Client should make sure that the minimum limits are sufficient for its needs. If
- and client should make sure that the minimum hims are suitclient to its interests in Client has any questions about the insurance policy. Client can speak with Organizer's Hong Kong insurance broker, M G Geraphy, on +852 2877 8006. 17.5. Organizer accepts no liability in contract, tot ne regligence, statutory duty or otherwise (to the maximum extent permitted by applicable law) arising out of the use of, quality, fitness for purpose and/or access to and/or provision of the insurance policy by infervisor. L1 organizer has no responsibility to Client for, and herely disclaims all liability arising from, the acts and omissions of Inferveco. L1d and any third parties remused to rowide the insurance policy and related senices berearder.
- neoming during induced on the case one option and explored the first of the provide the instance policy and related services hereunder.
  17.6. To the extent that Client is permitted to share the Space pursuant to Condition 6.7, the provisions of Conditions 17.1 17.5 (inclusive) shall apply to any such Space share(s) in the same way as they apply to Client.

### SUSTAINABILITY

18.1. Organizer strives to achieve efficiency and excellence at the Event by conducting its organized antike to entire termine and excellence at the Event of contacting the business operations in a sustainable manner. To help achieve this, Client shall comply with all sustainability requirements set out in the Manual or as otherwise notified to Client by Organizer in writing (acting reasonably).

#### GENERAL 19.

18.

- 19.1. Organizer reserves the right to refuse any person entry to the Event or to remove any
- Urganizer reserves the right to retuse any person entry to the Event or to remove any person from the Event at any time From time to time, Organizer, the Owners and their respective Personnel may enter the Venue to carry out works, repairs or alterations or for any other purposes which they deem necessary (Works). Organizer shall not be liable for any loss, damage, cost, claim, expense or inconvenience suffered or incurred by Client and/or any of the Descender obtaine out of any execution user the role to the Work. 192 its Personnel arising out of orin connection with any matter relating to the Works.
- cost, claim, expense or inconvenience suffered or incurred by Client and/or any of its Personnel arising out of orin connection with any matter relating to the Works. 19.3. Client acknowledges and agrees that Organizer and each member of the Informa Group shall have a perpetual, irrevocable, royally-free, non-exclusive, worldwide licence and right to collect and maintain, and to reproduce, publish, display, transmit, distribute, adapt, create derivative works from, syndicate and otherwise exploit or use, commercially or otherwise, in any medium, any and all. (i) analytics data captured at or in connection with the Event and/or any part of the Package (including, without limitation, Event foortial, attendee, user or online behaviours and usage data relating to any Directory, Devices and/or any lead generation/match- making initiatives), and/ or (ii) Materials, Directory Content and other information and/or materials displayed or made available by Client and/or its Personnel at or in connection with the Package, the Event and/or any other events owned, organized, managed or operated by Organizer and/or any member of the Informa Group (in each case whether prior to, concurrently with, or following the entering into of this Contract) (together, both (i) and (ii) being the Data). The foregoing shall include, without limitation, Organizer and each member of the Informa Group being entitled to use, repurpose and reproduce the Data to create, develop, sell or otherwise make available products, services or works in any media or form (inther physical, didita) or intangible, how known or later developed (which may include, without limitation, norganizer ande available by Client and/ or its Personnel into such products, services or works). and/ or its Personnel into such products, services or works)

- and/ or its Personnel into such products, services or works).
  194. Nothing in this Contract shall create a partnership, joint venture or agency relationship between the parties.
  19.5. If and to the extent that there is any conflict between these Conditions and the Booking Form, the terms of the Booking Form shall prevail.
  19.6. Each party acknowledges and agrees that this Contract constitutes the entire agreement between the parties in relation to the Event and the Package and that it supersedes any and all prior oral or written understandings, communications or agreements with benearch to the subied matter hareof
- 19 supersedes any and all prior oral or written understanding, communications or agreements with respect to the subject matter hereof.
  19.7. Client may not assign or sub-contract any of its rights or obligations under this Contract without the prior written consent of Organizer. Organizer shall be entitled to assign any and all of its rights under this Contract toany member of the Informa Group and the consent of Client shall noble required. (Organizer shall be entitled, without the store of Client shall noble required.)
  19.8. No failure by either party in exercising any right or remedy shall operate as a waiver of the same. No waive by either party of any breach of the other party shall be considered as a waiver of the same. No waives to remedies under this contract tare cumulative and are not exclusive of any rights or remedies provided by law.
- or inits Contract initiality and remeases when this Contract are controllarity and are not exclusive. In any initial contract is or becomes invalid, illegal or unenforceable, that provision of this Contract is or becomes invalid, illegal or unenforceable, that provision shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable if such modification is not possible, there is not not possible there is a such as the end of the contract of the contract of the contract. The such modification is not possible, there is not not offset to the validity and enforceabling of the contract. The contract is not possible there is of this Contract.
- 19.10. Unless it is expressly stated otherwise, this Contract does not give rise to any rights 19.10. Unless it is expressly stated otherwise, this Contract Oee ind give nee to any rights for a third party to enforce any term of this Contract. The rights of the parties to terminate, rescind or agree any variation, waiver or settlement under this Contract are not subject to the consent of any other person.
  19.11. Organizer reserves the right to set off any indebtedness of Client to Organizer against any indebtedness of Organizer to Client, regardless of whether any such indebtedness are space that contract or otherwise.
- 19.12. Any notice or other communication given to a party under or in connection with this Contract shall bein writing (which includes, without limitation, e-mail).

#### GOVERNING LAW AND JURISDICTION 20.

This Contract shall be governed by and construed in all respects in accordance with the laws of Hong Kong SAR and the Client submits to the non-exclusive jurisdiction of the Hong Kong SAR courts for all purposes relating to this Contract.