

BETWEEN COMPETITION AND COOPERATION – A NEW DIGITAL WORLD

REGULATIONS

1. The 12th Economic Forum TIME is held by Polish Chamber of Commerce for Electronics and Telecommunications.
2. For the purposes of these Regulations, the following terms are understood:
 - a. Conference - The 12th Economic Forum TIME is held between 9 and 10 March 2020 in Hilton Hotel in Warsaw,
 - b. KIGEiT - Polish Chamber of Electronic Communication,
 - c. Organiser - Polish Chamber of Commerce for Electronics and Telecommunications.
 - d. Reporting Entity – a person, legal entity or organizational unit without legal personality, which the law grants legal capacity, which reports Participants,
 - e. Regulations - this regulations,
 - f. RODO - Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data and the repeal of Directive 95/46 / EC (general regulation on data protection),
 - g. Participant - a person reported to participate in the Conference.
3. Taking part in the Conference is subject to accreditation payment. The amount due will depend on the participant's status.
 - a. For Members of KIGEiT / ZVEI / PIIT / PIKE / KIKE / DigitalPoland / Lewiatan / Cyfrowa Polska / Związek Banków Polskich - 850 PLN net + 23% VAT, i.e. 1 008,6PLN gross until February the 21th 2020 up to 11:59 PM, between February 22th 2020 1 130,00 PLN net + 23% VAT, i.e. 1599,00 PLN gross.
 - b. For Others – 1350,00 PLN net + 23% VAT, i.e. 1660,50 PLN gross – until February the 21th 2020 up to 11:59 PM, between February 22th 2020 1 600,00 PLN net + 23% VAT, i.e. 1968,00 PLN gross.
 - c. for subjects of state administration, participation in the Forum is free
4. Once the accreditation payment has been made, KIGEiT / ZVEI / PIIT / PIKE / KIKE / DigitalPoland / Lewiatan / Cyfrowa Polska / Związek Banków Polskich Member and all remaining subjects will be allowed to take part in the debating panel discussions, exhibition, meetings, workshops and accompanying events. The payment also includes meals that will be served during the Conference.
5. The above-mentioned deadlines shall be deemed met if one will satisfy them by filling in a complete form referred to in section 4 of this Regulation.
6. In order to receive accreditation one must fill in form on the website www.fgtime.pl by March 4th 2020 at the latest. The Organizer of the Conference will confirm that the application has been received within a few days and will issue a pro forma invoice, to be received by the participant via the e-mail address given in the application form.
7. The agreement for accreditation will be reached when the Organizer confirms that he has received the application. The Organizer reserves the right to cancel the booking, if the charge is not paid within 7 days after the delivery of the pro forma invoice.
8. In order to cancel the booking without paying the associated charge one must send e-mail at akredytacje@fgtime.pl confirming cancellation by February 10th 2020 at the latest.
9. If one decides to cancel the booking after the date stated above, one must still pay the charge. It won't be returned if it has already been paid.
10. Changing the reported person to another is possible by February 24th 2020 inclusive. In order to do so one must write an e-mail to the Organizer. It should be submitted to the Organizer at akredytacje@fgtime.pl.
11. Obtaining the accreditation doesn't authorize anyone to conduct advertising or marketing activity in the course and at the venue of the Conference or referring to its course. The Organizer is entitled to make demand for payment of the contractual penalty for every case of action violating the rules determined in the first sentence. This fine will be equal to double the payment for services identical or similar to the ones that have been exploited by the participant. The right to make demand for payment of the contractual penalty isn't excluding the possibility of seeking compensation that exceeds its height.
12. The Organizer reserves the right to make changes to the Conference timetable as long as it doesn't affect the Conference's character.
13. The accreditation payment doesn't include costs of accommodation. We strongly advise to reserve the hotel rooms in advance, for their number is limited.
14. The following terms and conditions shall govern the rules of granting accreditation solely to the persons whose names were submitted by entities who are engaged in economic or professional activity in their own right and within the scope directly associated with this activity (entrepreneurs).
15. Concluding the accreditation agreement with other persons (consumers) is available solely in the Organizer's registered office (ul. Stępińska 22, 00-739 Warsaw, Poland), only upon previous scheduling the date with the Organizer. The date of concluding the agreement may be scheduled in a way convenient to the Consumer, especially via e-mail (akredytacje@fgtime.pl).
16. If the Conference does not take place for the reasons attributable solely to the Organizer, the Organizer shall immediately refund the amount paid by the participants to their bank accounts.
17. If the Conference does not take place for the reasons beyond the Organizer's control, i.e. "force majeure" (e.g. flood, hurricane, snowstorm, etc.), the Participant shall not be entitled to any compensation or refund of any fees associated with participation in the Conference, nor to any compensation or refund of any fees related to additional services ordered by the Conference participants from the Organizer.
18. Any disputes that might arise out of participation in the Conference shall be resolved by the common court of applicable jurisdiction for the Organizer's registered office.
19. By submitting the enrolment form available at the official Conference website www.fgtime.pl the Participant agrees to the these terms and conditions of participation as well as to comply with order regulations and any other arrangements made between the Participant and the Organizer.
20. In matters not regulated by these terms and conditions, the provisions of the Civil Code shall apply.

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21. As per the Act of 29 August 1997 on personal data protection (Polish Journal of Laws no. 133 from 29 October 1997, item 833.), the Organiser shall not transmit, sell or reveal the collected personal data of the Participants to other persons or institutions. The personal data supplied by the Participant shall be treated as confidential information and shall be used solely for the purposes of communication between the Participant and the Organiser.
22. The Conference is a closed event and shall not be treated as a mass event within the meaning of the Act of 23 March 2009 on mass events security (Polish Journal of Laws from 2009 no. 62, item 504).
23. The Organiser shall not be responsible for the items belonging to the Participants that may be lost, destroyed or stolen during the Conference.
24. The Participants shall bear full financial responsibility for any damages they make both on the premises where any kind of activity associated with the Conference is carried out, as well as in the places of accommodation.
25. The Organiser declares that he is the personal data administrator within the meaning of the RODO and informs that the personal data of the Participants obtained in the registration process, settlements or during the Conference are processed on the basis of the consent obtained or in relation to the Organiser's legitimate interest resulting from the organization's obligation Conference, in accordance with art. 6 par. 1 lit. f) RODO. The Organiser declares that for the processing of data, he uses means of their protection in accordance with art. 32 RODO. The Organiser informs that the received personal data may be transferred to entities cooperating in the organization of the Conference, including companies preparing materials necessary for its organization. The personal data processed will be stored until the expiration of the period of limitation of claims resulting from the agreement on participation in the Conference (for accreditation) increased by one year. Participants and Reporting Entities have the right to rectify personal data, delete or limit processing, object to processing, transfer data, submit a complaint to the supervisory body and withdraw consent to the processing of personal data. Providing personal data is not obligatory, but making it available is necessary to conclude an agreement on participation in the Conference (for accreditation).
26. By submitting the enrolment form, the Participant agrees to recording and photographing of the Participant's image and to distribution of such recordings and photos by KIGEIT for promotional and marketing purposes. The aforementioned rule shall be applicable in the case where the Participant is filmed or photographed while participating in the Conference, as a part of a public event, in the vicinity of the host, during the workshops or when they willingly agree to give an interview in front of a camera or when they pose for a photo.