EVENT TERMS & CONDITIONS

All events booked through [BUSINESS] are subject to the following terms and conditions.

By clicking "process my order", you represent that you have read and understand this agreement, the terms of service ("TOS") and the privacy policy, each hereby incorporated by reference, and expressly agree to, and consent to be bound by, all of the terms and conditions contained therein. This agreement shall have the same legal effect and force as a written and signed document.

Services:

By purchasing a ticket to [EVENT], [BUSINESS] agrees to provide [DESCRIPTION OF EVENT].

Fees and Refunds.

All fees become payable at the time of purchase. No refunds will be allowed. However, a ticket may be eligible for transfer.

Event Admittance:

Please provide proof of ID to be admitted to [EVENT]. [BUSINESS] is not responsible if you are denied admittance to the event for not having the necessary items to enter the event.

Data Protection:

We are committed to keeping e-mail addresses confidential. We will not sell, rent or lease our mailing lists to third parties, and we will not provide your personal information to any third party individuals or companies, without your permission. When filling out any form or completing any transaction on the [BUSINESS] website, you may be added to our database and our speakers' database for future communication or for statistical purposes. If you specify that you do not wish to be contacted, your preference will be noted in our database and your contact data will not be used, except for statistical purposes.

Speakers:

Views expressed by speakers are their own. [BUSINESS] cannot accept liability for advice given, or views expressed, by any speaker at an event or in any material provided to attendees.

Photographs, Publicity Material, Radio and Television and Print Media:

[BUSINESS] reserves the sole right to use any photographs, recordings, electronic images or publicity material received by or obtained by [BUSINESS] in the course of the event, for

whatever use deemed proper by the [BUSINESS] . You agree [BUSINESS] has the exclusive right to include photographic, video and other visual portrayals of you in any pictorial medium of any nature whatsoever for the purpose of trade, advertising, sales, publicity and otherwise, without compensation to you, and all rights titled and interest bearing (including all worldwide copyrights therein) will be [BUSINESS] sole property.

LIMITATION OF LIABILITY

NEITHER PARTY TO THIS AGREEMENT SHALL BE LIABLE TO THE OTHER FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES (EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). IN NO EVENT SHALL [BUSINESS] LIABILITY UNDER THIS AGREEMENT EXCEED THE AMOUNT IT HAS BEEN PAID FOR SERVICES. ALL CLAIMS SHALL BE BROUGHT WITHIN ONE (1) YEAR OF THE DATE THEY ARE OR REASONABLY SHOULD HAVE BEEN DISCOVERED.

FORCE MAJEURE

In the event either party is unable to perform its obligations under the terms of this Contract because of unforeseen events, including but not limited to, Acts of God, pandemics, strikes, equipment or transmission failure or damage reasonably beyond its control, or other causes reasonably beyond its control, such party will not be liable for damages to the other party for any damages resulting from such failure to perform or otherwise from such causes.

General Terms:

This Agreement constitutes the entire agreement of the parties with respect to the Services, and any amendments to this Agreement must be in writing and signed by the parties. This Agreement shall be governed and construed in accordance with [STATE] law without regard to its conflict of law provisions. The Parties agree to submit all disputes to the exclusive jurisdiction of [STATE] federal and state courts. This Agreement cannot be modified or amended except by express written agreement of the parties. There is no joint venture or partnership between the parties and none shall be implied by this Agreement. Section headings in this Agreement are for convenience of reference only. If any provision of this Agreement is held to be unenforceable in any respect, the enforceability of the remaining provisions of this Agreement shall not be affected.