General Terms and Conditions (GTCs)

The events of Givag AG including Eurowebtainment is a closed membership area and trade event exclusively for registered advertising partners and Givag AG members.

In the following general terms and conditions, the company Givag AG, FL-9490 Vaduz is always only referred to as "Givag".

The organizer Givag AG, hereinafter referred to as "organizer", exercises member areas and also the house right in event locations.

1. Conclusion of Contract/Terms of Payment

1.1. Advertising Presentation and Member Areas

With the order confirmation in the form of an invoice, the contract is legally valid and the order confirmation represents a definitive reservation of your desired services with binding payment within 7 days. With the delivery of the order confirmation and its acceptance, without a written withdrawal by the client within 7 days, the total amount as per order confirmation is owed bindingly and in no case is there a right to withdraw, not even partly on the part of the client. After expiration of the payment periods, without payment by the client, the organizer is released from his payment obligations. In any case, the client owes the organizer the agreed total amount according to the order confirmation.

1.2. Conditions for Members/ Participation in Events of Givag AG

The participation is confirmed by registering the members by means of the respective registration forms as well as the confirmation of this registration. The participants/members/advertising partners acknowledges that the listed member fee and the total sum of advertising partners, and participants/members is owed Givag, and there is no right of withdrawal. Credit card debits are made through Givag, FL-9490 Vaduz, and cannot be canceled.

All invoice amounts for advertising partners, and participants/members are to be paid in any case before the beginning of the event.

1.3. Refund

After receiving the order confirmation and after the expiration of the set withdrawal period, the partially paid or total amounts will in no case be refunded in accordance with the order confirmation. After payment of the member fee and confirmation of participation by Givag, the participation fee/member fee will not be reimbursed in any case either in part or in full. A refund of paid members and advertising partner fees or other orders due to force majeure or other occurrences, which cannot be influenced by the organizer, there is in no case a right of reclaim or any other claim of any kind on the part of the client, participant/member and advertising partners.

Under certain circumstances, without the influence of force majeure, there is a possibility of a complete or partial withdrawal by means of written confirmation from the organizer to the advertising partner and member.

2. Service Provision, Event Admission

The organizer reserves the right to make changes regarding content and time changes in the event program as well as in the appointment of speakers and other persons. The organizer may also change, expand, and delete content of any event publications of websites. The organizer makes no guarantee that information on its publications is current, accurate, correct, and complete. The organizer assumes no liability for damages resulting from the use of such publications.

Givag points out that the organizer has no influence on the content and design of linked pages of its advertising partners and participants/members. The organizer dissociates expressly from content, design of these references on partner sites and excludes any liability. The content of this information and the link to publications/websites of partners and other third parties are not part of the event offer.

The organizer may not grant admission to the event to advertising partners and participants/members due to special requirements imposed by legal, economic or third party parties (e.g. event hotel, etc.).

Since this is a closed membership area and member trade event exclusively for advertising partners and participants /members of Givag, there is no provision for journalists to be accredited to the Eurowebtainment events. In certain cases, the organizer may give consent, but this must be confirmed in writing by the organizer at least 14 days prior to the beginning of the event.

The events are a closed trade meeting, in which only registered, respectively registered advertising partners as participant and members of Givag have access by means of the corresponding passes (member badges). At the events, the access is controlled by Givag personnel, and the individual side events require this identification requirement by means of the specified access detection (member badges). Without these access form of identification, the Givag control staff can refuse access to certain events.

Only the organizer decides on admission. The organizer can refuse the admission without giving reasons, without claims for compensation can be asserted. A claim for admission does not exist and the admission is limited exclusively to the names of the advertising partners and members mentioned in the registration application.

A granted admission can also be revoked by the organizer at any time and there is no claim for damages.

The organizer may also request a minimum dress code from personnel or any other actively participating persons in the events. An appearance of such persons in clothing that is too provocative can lead to the fact that the organizer makes use of his house right and can deny access to these persons in the interest of the whole event.

Publications, presentations, and products that do not meet the requirements of the event hotel or event locations, such as pornographic content, may not be exhibited.

The appearance of the presentations must correspond to the overall appearance of the event or be adapted immediately. The organizer reserves the right to prohibit inappropriate or inadequate presentations, and to make changes accordingly or commission such changes.

Posters, flyers, magazines, roll displays or other advertising materials that have been agreed with Givag as part of an advertising partnership/agreement may only be used and presented in member areas and function rooms or in areas specially agreed with Givag, such as the side event locations. Displays of advertising material are only permitted at the provided stands/brochure stands by the organizer.

In particular, no flyers, magazines or other advertising material may be placed in other rooms and areas of the hotel or distributed by fair hostesses or other persons. The paid advertising contributions refer exclusively to the presentation in the event rooms and to the display on the Givag brochure stands.

Any advertising materials that are not distributed or interpreted within the scope of these agreed guidelines and specifications will be disposed by the organizer on a continuous basis. The organizer reserves this right before, and with payment of the bill the advertising partners and participants/members unconditionally accept this regulation and cannot claim any compensation.

The allocation of presentation space is done by the organizer according to his specifications. The registration of placement requests does not justify any claim to a fixed allocation of these placements. The organizer reserves the right to subsequently relocate the advertising partners and participants/members or to change placements in any way.

Presentations must be made by the advertising partner and member in a way that ensures that no visual or audible annoyance occurs. The value of this harassment lies exclusively with the organizer.

Event times are listed online in the publications. The organizer has to provide his services only within these times. The organizer will provide relevant information regarding times for opening hours, and the execution of program parts of the advertising partner and participants/members.

Further, if there are any objects, promotional materials, etc. outside of the time of the event or the event premises, the organizer may remove them without consultation and without any costs and any other liability.

2.1. Liability

The organizer is in no case liable for loss, destruction, damage or other impairment of objects of the advertising partners and participants/members at all event premises and locations. The exhibitor, advertising partners, and participants/members themselves are solely responsible for the supervision and control of objects of the advertising partner and participant/member in the event rooms and also outside. This also applies to times outside the regular event times, such as e.g. times for

constructing and dismantling.

The same conditions apply to any personal injury resulting from the stay and activities within the event and the event spaces.

3. Privacy Policy

By registering for the participation in the event, the exhibitor, advertising partner and participant/member declares that personal data of the exhibitor, advertising partner, and participant/member can appear on the publications of the event. Personal data of advertising partners and participants/members will not be disclosed to third parties. External partners, advertising partners and participants/members of the event that come into possession of personal data from members and event participants are strictly forbidden to pass on such data to third parties. Personal data of advertising partners and participants/members can be passed on by the organizer to other advertising partners, and participants/members; and these advertising partners and participants/members can then receive market-relevant information from the organizer or the advertising partners and participants/members.

These provisions on the transfer of personal data also refer to personal image data that are created, published, and possibly also passed on to third parties during the event.

The recording of image data for further publication and commercial use at the event is only permitted with written permission.

Every advertising partner and participant/member or third party involved may exercise the right to revoke against the aforementioned storage in the future or use of his/her personal data at the advertising partner and member/member at any time. This cancellation for the future must be made by e-mail or written notice to the organizer.

4. Taxes, Social Security Contributions and Other Legal Fees

In principle, the advertising partner and participant/member is fully responsible and liable for any taxes, social contributions, and other legal fees. Activities in the venues of staff, third parties and themselves must comply with labor law, commercial, and tax requirements and must be independently registered and paid by the advertising partners and participants.

Any taxes, in particular sales tax, will be transferred to the beneficiary and will be stated on the invoices accordingly.

5. Business, Place of Performance and Jurisdiction

In any case, all agreements, claims, changes, and annulments of agreements that relate to members and advertising partners, must be in writing. It is exclusively

governed by Liechtenstein law. The place of fulfillment and the place of jurisdiction for all mutual obligations is Vaduz, Liechtenstein.