

TERMS AND CONDITIONS: INTERACTIVE FESTIVAL FORUM (iFF) 2020

Definitions in these terms and conditions

“Company” - means International Live Music Conference Limited, registered in England and Wales with company number 3007667.

‘iFF’ - means the Interactive Festival Forum, the online conference organised by Company to take place in September 2020

‘Delegate’ - means a person attending iFF

‘Registration’ - means the process by which a Delegate is registered.

‘Registration fee’ - means the sum of money paid by the Delegate to reserve a place at IFF.

‘Sponsor’ - a company or individual taking a sponsorship offer at iFF or placing an advertisement.

The following is a non-exhaustive statement of the Company’s terms and conditions in respect of any application for Registration for iFF which also incorporates the Company’s [Privacy Policy](#); by submitting any such application (whether or not correct in all respects) every Delegate irrevocably accepts these and all other such terms and conditions of Company irrespective of whether that application is successful.

1. Registration

1.1. The Company reserves the right to refuse any Registration at any time.

1.2. A place has not been registered for a Delegate until an official confirmation email has been received by the Delegate from the Company, confirming that that Delegate is registered.

1.3. No final reservations can be made on behalf of a Delegate until the Company has received in full in cleared funds all of the relevant payment to cover the full cost of the Registration fee and/or events.

1.4. Ticketing services, including all electronic credit card transactions for iFF and all related iFF events are provided by Accelevents, Inc. a Boston company, with

its principal place of business at 25 Northern Ave, Apartment 1616, Boston, MA 02210, USA.

1.5. All transactions are carried out in pounds sterling.

1.6. All monies received are deemed to include UK VAT at the applicable rate (presently a rate of 20%).

1.7. Registrations for iFF are non-transferable and only registered delegates will be permitted to enter the virtual event.

2. Advertising & Sponsorship

2.1 All advertisements and sponsor logos and information are accepted subject to the Company's approval of the copy and to the space being available.

2.2 The Company reserves the right to omit or suspend an advertisement or sponsor information at any time for good reason, in which case no claim on the part of any Advertiser for damage or breach of contract shall arise.

2.3 Every care is taken to avoid mistakes but the Company cannot accept liability for any errors due to third parties, sub-contractors or inaccurate copy instructions.

2.4 The Sponsor warrants that the advertisement and/or their sponsorship material do not contravene any Act of Parliament nor are they in any other way illegal or defamatory or an infringement of any other party's rights or an infringement of the British code of Advertising Practice.

2.5 The Sponsor will indemnify the Company fully in respect of any claim made against the Publisher arising from the advertisement or sponsorship information. The Company will consult with the Sponsor as to the way in which such claims are to be handled.

3. Cancellation and Refunds

3.1. If an application from a Delegate to cancel his/her registration is received by the Company before 6pm GMT 3 August 2020, a refund will be given, minus a

£20 processing fee.

3.2. The Company will make no refunds if cancellations are received AFTER 6pm GMT 3 August 2020.

3.3. Cancelled registrations cannot be transferred to a future conference.

3.4. Applications for refunds must be received in writing within the published deadline for cancellation stated above.

4. Delegate Information & Privacy

4.1. We take data and privacy very seriously and are committed to protecting Delegates' personal data. Information about how we do this is contained in our [Privacy Policy](#), which is incorporated into these Terms & Conditions.

4.2. The name, company and country of Delegates attending iFF may be published on www.iff.rocks. Delegates not wishing to have their information published should request in writing that it is not included.

5. Conduct

5.1. Delegates and their guests must conduct themselves at iFF in a responsible manner with due consideration to their fellow delegates, iFF employees and others.

5.2. Delegates will not introduce to any session, panel or other event organised for iFF any copyright material which is the property of any third party except by prior written agreement of an authorised representative of Company.

5.3. By registering for iFF every Delegate irrevocably grants to Company and its authorised representatives permission to make, use and exploit as Company sees fit and free of any payment any photograph, sound or video recording or film, including quotations or extracts from any such material and agrees that Company shall be the first owner of any intellectual property therein.

6. Prizes

6.1 The Company takes no responsibility for the fulfilment of gifts or prizes offered by third parties during iFF.