

General Terms and Conditions for the registration and participation in CIRSE 2024 ("Event")

These General Terms and Conditions ("GTC") govern and shall form the legal agreement ("Contract") between CIRSE Congress Innovation Research GmbH (hereinafter referred to as "Organiser") and the participant of the Event (hereinafter referred to as "Participant")

1. Scope

1.1 These GTC exclusively govern the registration for and participation in the Event. The details of the Event, especially date, time, content and costs can be found on the Event website www.cirse.org ("Website").

1.2 The subject matter of the Contract is solely the transfer of knowledge in the form of scientific content and presentations. It lies therefore within the sole discretion of the Organiser whether the Event shall take place online or in person.

1.3 Any contractual or legal declarations of the Participant deviating from these GTC shall not be part of the Contract between the Organiser and the Participant, even if the Organiser does not expressly object to them.

1.4 The Organiser may engage (where applicable) subcontractors and appoint a local course organiser concerning the management and delivery of the course onsite.

1.5 For Participants who are holders of the All-Access Pass 2024 (as available here: <https://www.cirse.org/onsite/all-access-pass/>) ("All-Access Pass Participant") solely the digital participation (if applicable) in Event is included in the All-Access Pass 2024.

2. Registration & Payment

2.1 Registrations for the Event can only be made if a corresponding MyCirse user account is created prior by the Participant. The creation of such a user account is possible via <https://login.cirse.org/login>.

2.2 The registration for the Event has to be made electronically by completion of the respective registration form on the official Event Website by using MyCirse login.

2.3 Upon electronic submission of the completed registration form, the Participant shall receive an electronic confirmation for the purpose of verification of the Participant's personal data. The Contract between the Organiser and the Participant shall be deemed concluded upon Organiser's confirmation to the Participant of receipt of the registration as well as receipt of full payment.

2.4 The participation in the Event without prior payment of Registration Fee is not possible.

2.5 Payment of the Registration Fee can be made either by bank transfer or by credit card.

2.6 Upon payment of the Registration Fee, the Participant will receive an e-mail with a confirmation that Participant's registration is complete and effective including the invoice in pdf.

The Registration Fee needs to be paid in advance to:

IBAN:	AT962011182058937601
BIC/SWIFT:	GIBAATWW
Bank name:	Die ERSTE Bank
Account name:	CIRSE GmbH

2.7 Only payments in EUR are accepted. The Participant's name and order number must be provided as a reference on the bank transfer. Any bank charges incurred are to be paid by the Participant.

3. Cancellation of the registration by the Participant

In case the Participant cancels or changes Participant's registration, the Organiser will not refund any Registration Fees except in the case of section 4 below.

4. Special withdrawal right for consumers being EU residents

4.1 A Participant being a consumer in the sense of Section 1 (1) No. 2 Austrian Consumer's Act ("**Consumer**") residing in a member state of the EU has the right to withdraw from this Contract within 14 days without giving any reason. The withdrawal period will expire after 14 days from the day of the conclusion of the Contract. For the avoidance of doubt, Participants who conclude the Contract on behalf of a third party being an undertaking (in the sense of Section 1 (1) No 1 of the Austrian Consumer's Act) are not granted a right of withdrawal.

4.2 To exercise the right of withdrawal, the Participant must inform the Organiser (Neutorgasse 9, 1010 Vienna, Austria; Phone: +43 1 904 2003; Fax: + 43 1 904 2003 30; E-mail: registration@cirse.org) of Participant's decision to withdraw from this Contract by an unequivocal statement (e.g. a letter sent by post, fax or e-mail). The Participant may use the attached model withdrawal form, which is however not obligatory. In case of withdrawal, the Organiser will communicate to the Participant an acknowledgement of receipt of such a withdrawal by e-mail within two days.

To meet the withdrawal deadline, it is sufficient that the Participant sends a communication concerning the exercise of the right of withdrawal before the withdrawal period has expired.

4.3 **Effects of withdrawal:** If the Participant withdraws from this Contract, The Organiser shall reimburse all payments received from the Participant, without undue delay and in any event not later than 14 days from the day on which the Organiser is informed about the Participant's decision to withdraw from this Contract. The Organiser will carry out such reimbursement using the same means of payment as the Participant used for the initial transaction, unless the Participant has expressly agreed otherwise; in any event, the Participant will not incur any fees as a result of such reimbursement.

4.4 If the Participant requested to begin the performance of services during the withdrawal period, then the Participant shall pay the Organiser an amount which is in proportion to what has been provided until the participant has communicated to the Organiser their withdrawal from this Contract, in comparison with the full coverage of the Contract.

5. Changes of location and dates and cancellation of Event

5.1 The Organiser has the right at any time to revise the location, format (online or in person) and date of Event, as well as to shorten the time of the Event if Organiser considers such amendments appropriate, in particular due to changed circumstances or other factual changes which could not be expected at the time the registration period for the Event started. Any change in the location, format, length or time does not entitle the registered Participant to request refund or lowering of Registration Fees nor to put forward a claim to damages incurred thereby.

5.2 In case of cancellation of the Event for whatever reasons, The Organiser will refund to the Participant the Registration Fee less such costs already accrued until the date of cancellation.

5.3 The Organiser reserves the right to cancel the Event due to lack of sufficient registrations until 3 weeks prior to the Event start.

5.4 Under no circumstances can the Organiser be held liable for any costs incurred, such as transportation costs, accommodation costs, costs for additional orders, financial losses, etc. of Participant.

5.5 Participant is asked to purchase his or her own health and travel insurance. The Registration Fee does not include insurance. Organiser recommends insurance with "*Europäische Reiseversicherung*", www.europaeische.at. Neither the Organiser nor the local course organisation will assume any liability in this regard.

5.6 Name changes: Name changes will be handled like the cancellation of one registration and the registration of another Participant.

6. Registration Fee

6.1 The Registration Fee ("**Registration Fee**") depends on the conditions as set out on Organiser's Website as well as on the date of payment of the Registration Fee.

6.2 The amount of the Registration Fees shall only be valid if registration is submitted and full payment is received by the Organiser as set out in the respective payment deadline communicated on the Organiser's Website (e.g., early registration and middle Registration Fees). If payment of the Registration Fee is received later than the respective deadline, the respective higher fee, as outlined on the Organiser's Website, shall be due.

6.4 Reduced Registration Fees may further apply to certain Participants depending on their profession and or education status (e.g., nurse/student). In these cases, a corresponding confirmation of a Participant's profession/education status needs to be submitted online during the registration procedure. The registration cannot proceed without uploading the requested

confirmations. In these cases, the Contract will only become effective upon provision of the respective confirmations.

7. Group registrations and registrations for third parties

7.1 Group registrations, whereby a person or company ("**Group Leader**") carries out registrations for (and on behalf of) Participants, are possible to the extent as set out on the Website or as provided by the Organiser upon Group Leader's and or Participant's request.

7.2 The Group Leader confirms that he or she is authorised to register the respective Participant and obliges Participant to comply with the present GTC. Where applicable, the Group Leader declares that he or she acts for and on behalf of the Participant. The Group Leader shall be liable for any and all damages resulting from the violation of Group Leader's obligations.

8. Badges and safety

Badges must be worn visibly by Participant at the Event location at all times. The Organiser reserves the right for Organiser's staff to check Participants' identification upon admission to and/or inside the Event venues. Participant may at any time be requested to present adequate proof of identity, in the form of a passport, driver's license, national or military identification or student ID. Documents for the proof of identity must include a photograph and signature.

9. Certificate of attendance

Any confirmation or certification related to the Event will be available online (in Participant's MyCirse account) following the Event.

10. Limitation of liability

10.1 The Organiser shall not be liable for any loss or damage which is suffered as a result of wilful misconduct or gross negligence by the Organiser. The foregoing exclusions and limitations of liability shall apply to the same extent in favour of Organiser's executive bodies, legal representatives, employees and other vicarious agents. The foregoing exclusions and limitations of liability shall not apply in case of damages resulting from injury to life, body and health.

10.2 The Organiser shall not be liable for any loss or damage which is suffered by the Participant as a result of force majeure.

10.3 The Organiser shall not be liable for any damages or claims caused by exhibitors or service providers who may perform certain services or functions on behalf of exhibitors.

10.4 The statutory provisions on damages shall apply without restriction vis-à-vis Consumers.

11. Data protection

Information on data protection can be found in our *Information in accordance with Article 13 GDPR/ General CIRSE Data use terms and conditions* which can be found at <https://www.cirse.org/data-protection/>

12. Media Representatives

The Organiser welcomes media representatives (such as editorial staff, representatives of general circulation newspapers and magazines and scientific publications; "**Media Representatives**") to Organiser's Event to report objectively on scientific presentations and environmental issues subject to the Event. Registration is complimentary for Media Representatives. All Media Representatives of the Event must formally register prior to the Event with an e-mail to registration@cirse.org. In order to prevent disruptions and to ensure science-based discourse among speakers and Participants the Organiser will provide all Media Representatives with a copy of the Terms and conditions for guest media at CIRSE congresses. Organiser reserves the right to reject the registration of Media Representatives without giving any reason.

13. Photo/film release

Photographs and films will be taken at the Event. By registering for the Event, you explicitly agree to allow the Organiser to use your photo and film in any of the Organiser's related publications or websites.

14. Advertising/Promotion

14.1 Promotional activities shall be carried out using the official Event promotion tools (such as Event newspaper, bag inserts, etc.).

14.2 Persons/Companies without a corresponding agreement with the Organiser are forbidden to carry out any promotion and marketing activities in the Event venue as well as in the surroundings of the Event venue. Further, such persons/companies are strictly forbidden to effect sales or any form of promotional activity in the Event prejudicial to the interest of the Organiser, possible exhibitors or of the Event.

15. Applicable law/Jurisdiction

15.1 Any contractual relationship with the Organiser shall be subject to Austrian law with the exception of the Vienna Convention on the International Sale of Goods (UNCITRAL). As far as Consumers are concerned, such choice of law shall be applied only insofar as the granted protection is not deprived due to obligatory provisions of the country where the Consumer has his or her habitual abode.

15.2 The place of venue, fulfilment and jurisdiction shall be 1010 Vienna. The Organiser shall be entitled to pursue any claim before the courts of law competent for the Participant's domicile or general residence. In cases where the Participant is a Consumer such legal venue shall only be

deemed to apply, if the Participant has his or her residence, habitual abode or place of employment in said court district or if the Participant does not reside in Austria.

15.3 Should any provision of this GTC become entirely or partially ineffective, this shall not affect the effectiveness or enforceability of the remaining GTC. The provision that has become entirely or partially ineffective shall be replaced by a new provision, the contents, meaning and purpose of which conform as far as possible economically and legally to those of the ineffective provision.

15.4 The version of the GTC valid at the time of conclusion of the Contract shall be deemed agreed.

Version February 2024cirse

Model withdrawal form

(Complete and return this form only if you wish to withdraw from the Contract)

— To:

CIRSE Cardiovascular and Interventional Radiological Society of Europe

(CIRSE, Europäische Gesellschaft für kardiovaskuläre und interventionelle Radiologie)

Neutorgasse 9, 1010 Vienna, Austria

Phone: +43 1 904 2003

Fax: + 43 1 904 2003 30

Email: registration@cirse.org

— I hereby give notice that I withdraw from my contract for the provision of the following service: *ESIR Registration*

— Ordered on (*)/received on (*):

— Name of Consumer

— Address of Consumer

— Signature of Consumer(s) (only if this form is notified on paper):

— Date: _____

(*) Delete as appropriate.