

Terms and Conditions

These Terms and Conditions apply to the Conference ('Conference') administrated by Praxity – Global Alliance Ltd, a company registered in England and Wales with its registered office at Suite 2, Beechwood, 57 Church Street, Epsom, Surrey KT17 4PX, for and on behalf of Praxity IVZW ('Praxity'), whose registered office is: Bellevue 5/b 1001 B-9050, Ghent, Belgium, for its participant member firms' employees, partners, prospects and clients ("attendees"), and third party attendees ("third party"), collectively attendees and third parties will be referred to as "delegates".

Booking and confirmation

Praxity will accept a booking and register a delegate for the conference on receipt of the delegate's details and requirements on the online registration page for the conference.

Praxity will make all arrangements for the delegate's participation at the conference.

All delegates should register for the conference at Praxity-Conferences.com, using the registration code they will have been provided by their firm.

The delegate will arrange and pay for their accommodation and any personal travel arrangements.

Accommodation

Delegates should book their own accommodation via the link provided on Praxity-Conferences.com. The delegate is personally responsible for paying for all nights they selected to stay at the hotel.

Changes to the programme

For reasons beyond Praxity's reasonable control it may be necessary to alter the publicised content, timing, location or the speakers of the conference. Praxity reserves the right to do this at any time.

Payment terms

An attendee will pay the total cost of the conference fee on receipt of an invoice after the conference.

Third party attendees will be required to pay upon registration.

Cancellation

Cancellations or changes to a delegate's attendance must be notified in writing to the Praxity Executive Office conference team at conferences@praxity.com.

If less than 14-days' notice is given of a cancellation or change, and the place cannot be filled by another Praxity attendee, the delegate will be required to meet the full cost of their attendance at the conference.

In some exceptional circumstances, Praxity will consider waiving charges. Any requests should be sent to Praxity Executive Director Græme Gordon at ggordon@praxity.com.

If Praxity is required to cancel the conference for any reason, Praxity's liability is limited to the return of the registration fee alone.

Event extras

All extras, aside from what is included in the conference fee, shall be paid for in full by the delegate, directly to the hotel. If this is not paid on departure, the delegate will settle any outstanding cost to Praxity immediately on presentation of an appropriate invoice. Failure to do so may lead to further sanctions at the discretion of Praxity's Management Board or the delegate's own firm as appropriate.

Late payment interest charges

If full payment is not made for any element within the terms set out here, Praxity reserves the right to charge interest on the amount outstanding after 7 days from the date of the invoice. Amounts outstanding shall bear interest until paid in full at the Belgian government declared interest rate or 8%, whichever is highest. Such interest shall be due legally and without requiring any notice.

Copyright

All rights to any photographs, video or audio recordings made by or on behalf of Praxity during the conference are reserved. None of these may be reproduced, distributed, or transmitted in any form or by any means, without the prior written permission of Praxity, except in the case of certain noncommercial uses permitted by copyright law.

For permission requests, contact conferences@praxity.com

Marketing

The delegate permits Praxity to display and distribute any images, video and audio recordings resulting from this conference in Praxity marketing and public relations material, including but not limited to case studies, magazines, media relations and on websites. Material will not be used for other commercial reasons, except with written permission from the delegate.

Personal data

Any personal information you provide to Praxity will be processed in accordance with the UK Data Protection Act 1998. Praxity will retain the information on a database, to be used for Conference administration and to provide any relevant further information. It will be used to compile a delegate list to be distributed to attendees at the event. It may also be used to support Praxity's future business development and market research activities. It will not be made available to any third parties, except where essential to the administration of the conference.

Liability for damage or loss

The delegate accepts liability to pay in full for any damage or loss arising out of an act or omission of the delegate. The participant member firm and all delegates agree to limit any claims by them against Praxity to the risks and amounts insured against by Praxity.

Praxity and its employees accept no responsibility for any damage to any property of the delegate or the participant member firm, except where such damage is caused by the negligence of Praxity, its employees or representatives.

The participant member firm and all delegates agree to indemnify Praxity, its employees and representatives and hold them harmless against all actions, claims, costs, expenses and demands arising from any act or omission by a delegate during or otherwise in relation to the conference, in circumstances where Praxity is not at fault.

Praxity and its employees accept no responsibility for matters outside Praxity's control causing the conference or associated events to be cancelled or altered from the published programme.

Nothing in these Terms and Conditions shall limit or exclude either party's liability for any other liability which cannot be limited or excluded by applicable law.

Changes/amendments

These Terms and Conditions, together with any related documents referred to, or required to be entered in accordance with these Terms and Conditions contain the entire agreement and understanding between us and supersede all prior agreements, understandings or arrangements relating to the subject matter of these Terms and Conditions.

Any additions or alterations of the terms and conditions of this agreement shall be null and void unless agreed upon in writing by the parties.

If any term is deemed to be void or unenforceable whether in whole or in part, the validity and enforceability of the remainder of the Terms and Conditions shall not be prejudiced or affected and shall continue to apply subject to such amendment.

Contact us

If you have any questions about these Terms and Conditions, please contact the Praxity conference and events team at conferences@praxity.com

Acceptance

By accepting the Terms and Conditions you acknowledge that you have read and understood all the above.