

REGISTRATION

Article 1: Enforceability

The present General Terms and Conditions are communicated to the Participant prior to its registration for Juice Summit 2024 on the 16 & 17 of October to be held at Hilton Antwerp (Belgium).

By registering, the Participant agrees with the present General Terms and Conditions. These General Terms and Conditions prevail over all other, including those of the Participant, who accepts them by the mere fact of placing the registration order.

Article 2: Registration

Registration & invoicing is done by: SGF (www.sgf.org), organizer of the Juice Summit. Payments are reported by PRETIX and managed by SGF.

Registration is only possible by the Participant in person or by a legal entity representing the Participant. Substitutions may be made by providing the Registration Office with written notice, prior to the conference, of the name of the original Participant and full details of the substitute Participant. Substitutions will not incur any additional charges.

Article 3: Price

All prices are exclusive of VAT.

- 21% VAT will be applied on the invoice for each company registered in Belgium : According to the Belgian VAT book
- 21% VAT will be applied on the invoice for each company without VAT number : According to the Belgian VAT book

- 0% VAT will be applied for each company with a VAT number registered outside Belgium but within the UE : According to the art. 21§2 of the Belgian VAT book and to the art.44 of the EU VAT Guideline 2006/112/EU
- 0% VAT will be applied for each company with a VAT number registered outside Belgium and outside the UE : According to the art. 39 of the Belgian VAT book
- 21% VAT will be applied for each reservation for the “Partner Package” according to the Belgian VAT book.
- 0% VAT will be applied to each company outside Belgium with a VAT number, for each reservation for the “Partner Package” according to the the Belgian VAT book. However as mentioned in §2 art.3, 21% VAT will still be applied for each company without VAT number, according to the Belgian VAT book.

Article 4: General payment conditions

An “Attendee” is defined as a Participant who participates at the conference by attending the presentations and the workshops. Payment for the selected package must be made upon inscription via the on-line payment system operated by the website or exceptionally by a bank transfer to be received within the **14 days** after the invoice is issued. Registration is not considered confirmed until payment has been received in full.

In case the participant is unable to fulfill the payment by the 9th of

September 2024, the organizers reserve the right to refuse the registration to the event.

Article 5: Cancellation of registration

*Free of charge before 1 August 2024

*Subject to payment of 50% of the attendee fee after 1st August 2024 but before 1st September 2024 will not be subject of any reimbursement after 1st September 2024.

Cancellation of registration can only be made by sending an e-mail to ute@sgf.org or alex@sgf.org. The vendor can charge 25 EURO administration fee for cancellations.

Should the organizer cancel the Juice Summit, paid registered delegates will be refunded their registration fee only.

No other costs will be refunded.

Article 6: Miscellaneous

*If several Participants register together, they are jointly and severally liable for their various obligations and are deemed to have waived the right to contest or divide liability.

*The recording of any conference sessions at the Juice Summit 2024 is strictly prohibited.

*The Juice Summit organizers, namely AIJN, IFU, SGF & DDMC don't take any responsibility for thefts or any other type of issues.

*Participants agree to have their names appear in the Juice Summit app in accordance with GDPR rules.

Article 7: Insurance & liability

DDMC is liable during the event for all that is reasonably predictable by a professional agent.

DDMC will however not be liable for any force majeure. Force majeure means any event or condition which prevents in whole or in material part the performance by DDMC of its contractual obligations or which makes it so difficult or costly as to make the performance of such obligation commercially impossible.

Without limiting the foregoing, the following shall constitute events or conditions of force majeure : natural or health disaster, abnormal weather conditions such as sudden and/or heavy snowfall or rainfall or heavy fog, thunderstorms, strikes, lockouts, prolonged shortage of energy supplies, closed – or heavily restricted access to – airports and railway stations, explosion, riots, terroristic attacks or threats, war, faults or shortcomings of subcontractors that could not be reasonably foreseen by DDMC, acts or omissions by third parties, cancellations or late arrivals by speakers and/or guests, etc.

In a case of force majeure, DDMC may decide to cancel the event partly or wholly without liability whatsoever to any Partner.

DDMC does all in its power to fulfill its contractual obligations and satisfy the Participants requirements. However, it can only be bound by a best-endeavors obligation.

Article 8: Jurisdiction

Any dispute relating to the signature, validity, interpretation and/or performance of the present General Terms and Conditions falls within the exclusive jurisdiction of the courts of the judicial district of Brussels. Only the Belgian law shall apply in all relations between DDMC and the participant.

Article 9: Mobile Event Application

By registering for the Juice Summit 2024, the organizer has permission from the attendees for them to be on the attendees list in the Juice Summit Event Application with name, first name, job title, company, etc... (all the given participant information during the registration progress can be used).