

Conditions of Participation DIMVA26

1. Scope of application

These contractual terms and conditions (hereinafter referred to as "Terms of Participation") apply to participation in the event DIMVA26 (hereinafter referred to as "event"), which is offered via the ticketing platform Viva, and will be held in Chania, Greece as an onsite event from July 1-3, 2026 at the Grand Arsenal - Center of Mediterranean Architecture (Akti Enoseos & Georgios Katechakis Square).

The organizer of the selected event is DIINEKES IKE, Heraklion, Address 3, Andromachis str. 70013 Heraklion Crete (hereinafter referred to as "organizer").

The registration platform is operated by the organizer.

The organizer objects to the validity of any deviating contractual conditions of the participants, the company or the organization for which the participant works. By registering for the events, you accept the general conditions of participation set out below - irrespective of whether the event in question is held in a face-to-face or online format. This also applies to events organized by DIINEKES together with cooperation partners.

2. Prerequisite for participation

As a rule, events are aimed at different target groups within our association. In principle, any person who is at least 18 years of age may participate in the events. In the case of participants who have not yet reached the age of 18, the obligation to supervise remains with the legal guardian and is to be ensured by suitable measures.

Please refer to the relevant print and online publications for any restrictive requirements for participation in individual events. Participants who are not members of the organizer are generally considered equal to organizers' members; other third parties are also entitled to participate

3. Registration

Registration for the event is done in writing and usually online via a web registration form (e.g., Google Forms). Other communication channels may be opened in individual cases.

By registering, participants declare that they wish to attend the selected event. Registration for the event does not give rise to any claim to participation. The organizer can reject registrations for an event without giving reasons.

All registrations are processed in the order in which they are received. If the contingent is exhausted in all event parts (workshops, etc.), a written or verbal notification will be sent or it will already be indicated during an online registration process. The organizer reserves the right to make changes to individual events or program points at short notice.

Binding registration windows with the corresponding booking options and conditions (e.g., early bookers, late bookers) are listed in the print and / or online publications for the respective events.

After registration, each participant receives a written confirmation of registration with a summary of the booked offers/services. Participation in an event only becomes legally binding upon confirmation by e-mail from the organizer - even if an event is free of charge. The registration for an event is personal and cannot be transferred to another person without the consent of the organizer in text form (e.g., e-mail).

4. Participation fees / Invoicing

Insofar as participation is subject to a fee, the organizer shall charge the participation fee shown on the platform for participation in an event. The invoice will be sent after registration. The invoice will be sent to the e-mail address provided.

Participation is only guaranteed if the invoice amount has been received on the account specified in each case before or at the latest at the start of the event. Payment on site is not possible. The prices listed in the invoice are final prices.

5. Services of third parties

Insofar as the organizer merely arranges services of third parties (for example, to facilitate a social program), it assumes no liability for the proper performance of the services rendered by the third parties or for their actions or omissions. The organizer points out that in the case of contracts that come into being between participants and third parties (for example, when booking hotel accommodation), contractual claims exist exclusively against the respective contractual partner.

6. Cancellation and Refund

The scope of services at the event is based on the program details in the event description. We reserve the right to make changes to the program, unless the overall character of the event is significantly altered. In case of doubt, changes of lecturers (except for events with only one lecturer) represent insignificant changes of an event. We reserve the right to cancel an event, e.g. if a speaker is unable to attend or the number of participants is too low. If participation is subject to a fee, the organizer will refund any participation fees already paid if an event is cancelled without replacement. If an event is cancelled without substitution as part of a series of events, a pro rata refund will be made. If a participant does not take part in an event or if the participant does not make use of individual services, a refund of the participation fee is excluded. The participant can cancel his/her participation in the event in writing and free of charge up to June 1 2026, 23:59:59. After this date, the organizer will not refund any fees. This also applies in the case of a virtual / hybrid implementation of the event. For organizational reasons, refunds of conference fees will generally only be made after the respective event, unless a different arrangement has been communicated in connection with a relevant individual event. Any bank charges incurred will be borne by the participants. Should cancellation costs be incurred by participants due to private additional bookings (such as advance travel), these must

be borne by the participants themselves. Serious events, such as in particular force majeure, pandemics, labor disputes, riots, armed or terrorist conflicts, government measures or orders or restrictions that have unforeseeable consequences for the performance of services, release the participant and the organizer from their obligations to perform for the duration of the disruption and to the extent of its effect, even if they should be in default. This does not automatically terminate the contract. The participant and the organizer are obliged to notify each other of such an impediment and to adjust their obligations to the changed circumstances in good faith.

7. Domiciliary rights / Exclusion from Participation / Etiquette

The organizer is entitled to prohibit participants from further participation in the event and to expel them from the event's area in exercise of its domiciliary rights. An exclusion is justified, among other things, if other event participants are endangered. If publicly visible chat contributions by individual participants at online events violate standards of netiquette, the organizer reserves the right to delete them or comment on them.

8. Picture and video documentation

At the events, photos and videos are taken, stored, processed and used for documentation purposes. These recordings can be used in the course of the event, but they can also be published in publications or as part of press coverage (print and online). By registering for the event, participants agree to possibly be pictured in these contexts. This also applies in particular to online events that are held with cameras switched on.

9. Hygiene and protective measures

Please take care of your personal health and good personal hygiene, protect yourself and others! If you do not feel well, please stay at home or seek medical attention. Please wash or disinfect your hands regularly and ensure good ventilation in the premises. There is no mask requirement, wearing a FFP2 medical mask happens on a voluntary basis.

10. Special Conditions for Participation in online events

For the duration of participation in an event, the participant shall ensure an Internet connection and the minimum technical requirements specified on the platform and/or the event website. The participant may communicate with other participants and publish content, depending on the services offered at an event. When participating in an event and using the platform, the participant shall comply with the statutory provisions (e.g. competition law) and shall not infringe any third-party rights (e.g. copyrights, personal rights).

If claims are asserted against the organizer by third parties in connection with the participant's use of the platform or the publication of its content, the participant shall indemnify the organizer against such claims and reimburse the organizer for the reasonable costs of a legal defense.

The participant shall receive individual access data from the organizer for the use of the platform. The participant shall keep this access data secret. The participant is not permitted to participate in an event with more than one person or to pass on or share his/her access data.

For this purpose, the participant grants the organizer a non-exclusive, irrevocable right of use, unlimited in space, time and content and transferable to third parties, to reproduce, distribute,

make publicly accessible and edit the content that the participant shares and/or publishes as part of the use of the platform or participation in an event. In the context of participation in an event, the participant is authorized to permanently store such content for personal professional purposes that the organizer provides to the participant with a download function and/or sends to the participant by e-mail. Otherwise, permanent storage of event content, in particular livestreaming lectures, is prohibited. Participants are not authorized to distribute for commercial purposes and/or publicly reproduce content that the organizer provides to the participant with a download function or sends to the participant by e-mail, in particular participant data and event documents.

11. Liability

The organizer shall not be liable in the event of a slightly negligent breach of obligations that are not essential contractual obligations, i.e. obligations whose fulfillment is necessary for the proper execution of the contract and on whose fulfillment the participant may regularly rely.

To the extent permitted by law, liability for breaches of duty caused by slight negligence that affect the provision of the platform or its content is excluded.

For damages caused by authorized auxiliary persons, in particular partners, the above limitations of liability apply analogously. The organizer is not liable for actions of users or other third parties. Such third parties also do not act as vicarious agents of the organizer. Liability for indirect and consequential damages is - as far as legally permissible - excluded.

The liability of the organizer for intent, gross negligence, personal injury and according to mandatory legal regulations remains unaffected by the above limitations of liability.

12. Final Provisions

The law of the Hellenic Republic shall apply.

Should one or more provisions of the contractual provisions be or become invalid, this shall not affect the validity of the remaining provisions.

The Organizer shall inform the Participant in text form of any amendments to these Terms and Conditions; it shall be sufficient to inform the Participant of the fact of the amendment as such and to provide a link to the amended General Platform Terms and Conditions. If the participant does not object to the change in text form within 14 days after notification of the change, this shall be deemed to be in agreement with the change; the organizer shall point this out in the change notifications.

In the case of any questions please feel free to contact us. (sioannidis@tuc.gr)

Chania, April 2026