USER AGREEMENT

- 1. This User Agreement is a public offer to enter into a contract on selling tickets, merchandise, digital content on the Internet.
- 2. Seller addresses the present public offer to any person who wants to buy an e-ticket, merchandise, digital content to the appropriate Event by executing the Seller's Internet resource using the technology of sales owned and licensed by LLC Radario International (http://radario.co/).
- 3. In order to conclude a contract on selling tickets in the form set below, the person responding to this offer must accept it notably express its consent to the conclusion of the contract on the terms set out in this public offer. Acceptance of this public offer is accepted by the person through filling out an Seller's Internet resource form for the tickets purchase and payment of contract on selling tickets, merchandise, digital content according to the terms of this offer.
- 4. A person registered and / or using the Internet resource is considered to have been accepted and agreed to the terms of this offer.

Contract on sale of tickets, merchandise, digital content

Seller, represented by it's fully authorized person acting in virtue of legal statement of the company. Seller executes the tickets, merchandise, digital content selling using appropriate technology on the basis of separate agreement with LLC Radario International. Seller's Details are indicated in the present offer and Seller's Internet resource.

Customer: any natural or legal person, hereinafter referred to as the "Customer"

Customer and Seller, which are collectively referred to as the "Parties" and each individually - "Party", entered into this Contract on selling tickets, merchandise, digital content on the following:

The terms and definitions used in the Contract

Event – conferences, seminars, master classes, trainings, parties, movie demonstrations, festivals, concerts and other cultural and mass, sporting, entertaining and educational events, organized by Seller, the information about which is placed on Seller's Internet resource. Seller is the organizer of the Event singularly or in cooperation with third parties

Reserved Ticket – a Ticket, paid by Customer containing identification data on the Customer and Event's data. Such data allow the Customer to be aware of the time and place of the Event, participate the Event on terms stipulated by Seller as sufficient for such participation.

Customer – any person that applied for	Seller's information materials and services by means of
visiting the Internet resource	and concluded a contract on selling tickets in order
to buy a Ticket.	

Ticket – an electronic ticket, invitation or other document, entitling the Customer to take part in the Event.

Merchandise – any goods which could be offered alongside with Electronic Tickets or separately.

Digital Content - any digital content which could be offered alongside with Electronic Tickets or separately

Internet resource – a website, belonging to Seller.

Seller's Internet resource form - an electronic document that is filled in by Customer, containing information about the Customer and his chosen Event.

Personal Account - personal web-space of Customer on Seller's Internet resource placed due to using of technology granted by LLC Radario International and intended to purchase tickets, display Reserved Tickets and Tickets purchase history and other information regarding the use of the on Seller's Internet resource by Customer.

1. Subject of the Contract

- 1.1. Seller shall sell and Customer shall accept and pay for Tickets, merchandise, digital content for Events specified by Customer in Seller's Internet resource form.
- 1.2. Seller acts on its own behalf of and for its own risk and account. All commitments to conduct and participate in any Events arise directly between Customer and Seller. Seller alone bears all the responsibility for the validity or enforceability of Events.

2. Tickets, merchandise, digital content purchase

2.1. Customer is obliged to read the terms and conditions of the Event, tickets, merchandise, digital content for which he or she intends to purchase. Parties agree that purchasing above mentioned positions, Customer has read and agreed to the terms of the Event.

Essentials of this Contract, as well as full information about the Event, are available on the Seller's Internet resource and include the following information:

- About Seller, including its full and abbreviated name, address (location), postal address, contact telephone, e-mail;
- consumer characteristics of Events as a product: the date, start time, end time and venue of the Event, Event's agenda, conditions of Event's attendance, rules and requirements established by Seller unanimously or on agreement with third parties, as well as additional services and rules and conditions of effective and secure attendance of the Event if any such rules and services are available;
- of total Tickets, merchandise, digital content price in Euro, USD or any other currency and conditions of promotional Tickets, merchandise, digital content sale if any promotional conditions are available;
- on other Event's:
- on conditions of refund, in case Customer abandons to visit Event and also in other cases
- 2.2. Only Customers registered on the Seller's Internet resource may buy Tickets, merchandise, digital content for events through the Internet resource. Registration on the Seller's Internet resource is available by filling personal data in the proposed form by Customer. Customer is responsible for the accuracy of the personal date provided during the registration procedure. In addition, Customer shall not use incorrect data or other people's personal data for the registration and use of Internet resource, and is personally responsible for complying with such obligations. Any actions taken using the registration data of the Customer on the Internet resource are considered to be executed personally by Customer. Seller uses exclusively that contact information, which is left on the Internet resource by Customer to communicate with the latter.

- 2.3. To purchase a Ticket, merchandise, digital content, Customer must fill out an Seller's Internet resource form, which states: Event, number of Tickets or other positions to purchase, as well as the Customer's personal data requested by Seller's Internet resource form.
- 2.4. Section "Orders" of the Personal account of Customer contains information on Tickets, merchandise and other positions, purchased and the total cost of purchase but neither paid or cancelled by Customer during his current session on the Seller's Internet resource. Customer chooses the payment method among those proposed on the Seller's Internet resource and pays for positions by the chosen method.
- 2.5. Customer is obliged to pay for Reserved Ticket within 20 minutes after filling out an appropriate Seller's Internet resource form, and if the payment is not made within the prescribed time, Ticket's reserve will be automatically canceled and the Ticket will be available for purchase by other customers.
- 2.6. Within an hour from the time Seller receives funds the Reserved Ticket which gives the right to participate in the Event selected by Customer will be sent in electronic form to the Customer's email address specified during registration at the Seller's Internet resource.
- 2.7. In order to use the Reserved Ticket, it must be printed out and presented pre-entry and / or before the beginning of the Event, unless the rules of the Event itself provide otherwise.

3. Payment methods

- 3.1. Ticket, merchandise, digital content cost is determined by Seller unanimously and indicated in the information about the Event. The Ticket, merchandise, digital content price does not include transaction cost.
- 3.2. Methods of payment for Tickets may vary for different Events and are listed in the section "Payment methods" in respect of separate Event.
- 3.3. Seller reserves the right to charge additional fees and charges to Customer when the latter purchases the Ticket, merchandise, digital content for appropriate Event. Information about these additional fees and charges is placed on the Seller's Internet resource indicating which Events' Tickets, merchandise, digital content will be additionally charged.

4. Return of funds (refund)

- 4.1. If the Event is canceled, Seller will reimburse the full cost of Reserved Tickets to Customer subject to the provisions of this Contract. Merchandise and digital content couldn't be charged back.
- 4.2. In case of refund, Seller shall transfer money within 30 days of the Reserved Ticket cancellation to the bank account from which the payment for Tickets was made by Customer. Customer shall be solely responsible for any failure or technical impossibility to return funds onto such details.
- 4.3. Refunding is made less commission of payment system wherethrough the refund is made.

5. Personal data of Customer

- 5.1. Customer filling in the Seller's Internet resource form gives its consent for Seller to collect, including through special technical means process, use, store, compile and delete Customer's personal data including, but not limited to: name, surname, first name, personal phone numbers, contact information, and any other information relating to his or her personality, known or available at any particular time. Customer confirms that giving such consent, he or she acts in his or her will and own interests.
- 5.2. Information about Customer, including personal data, shall be used to ensure the proper implementation of the legal relationship between Parties, fulfilment of obligations related to the proper functioning of the Seller's Internet resource, as well as to identify Customer as the user of the Seller's Internet resource, and to grant Customer a right to access and use Customer's Personal Account and other technical capabilities of the Seller's Internet resource.
- 5.3. Seller shall not transmit Customer's personal data to third parties unless it is made in virtue of the current applicable legislation, court order, or for proper performance of Seller's obligations hereunder and/or for proper executing of the Contract.
 - 5.4. Customer as the owner of personal data using the Seller's Internet resource:
 - is considered to be notified that the personal database containing Customer's
 personal information is in the possession, use and disposal of Seller for the purposes
 of use for proper functioning of Seller's Internet resource and for the whole time since
 the moment such data is inserted in Seller's Internet resource till the Seller's Internet
 resource is cancelled:
 - has an inalienable right to have access to your personal data, including those inserted into the Seller's Internet resource by third parties;
 - within 30 calendar days from the receipt of the request by e-mail, except as provided by the legislation of Delaware, US. gets an e-mail response whether his or her personal information is stored in relevant database of Seller;
 - has the right to send the Seller a motivated request objecting to the processing of Customer's personal data; such a right extends only to the data clearly marked by Customer in the request sent by e-mail, and may be granted only after technical circumstances allow to;
 - has the right to send to Seller a motivated request for alteration or destruction of the
 personal data contained in the Seller's Internet resource if such data are processed
 illegally or are unreliable; that right extends only to such data, which were clearly
 marked by Customer in the request sent by e-mail and may be granted only after
 technical circumstances allow to:
 - is deemed to be notified on his or her right to protect his or her personal data against unlawful processing and accidental loss, destruction, damage, as well as providing protection from the information that is unreliable or disgraces Customer's honour, dignity and business reputation; however enjoying those rights Customer can apply only to third parties, but not to Seller, under any circumstances;
 - if necessary and in case of violation of the applicable law, has the right to complain to the processing of Customer's personal data and apply remedies with respect to third persons who have committed such violation but in no case to the Seller;
 - does not limit the right of Seller to the processing of Customer's personal data in the framework of the Seller's Internet resource;

- has the right to withdraw consent to the processing of Customer's personal data;
- is considered to be notified that processing of Customer's personal data is done automatically and this processing has no legal consequences for Customer.

6. Other conditions

- 6.1. This Contract may be changed unilaterally by Seller. The current version of the Contract is considered to be one that is posted on the Seller's Internet resource at the time of its exploitation and Seller's Internet resource.
- 6.2. All disputes arising in connection with the performance of this Contract by the Parties shall be settled in court in accordance with the current legislation of Delaware, US.

7. Software owner details and contact information:

Radario International LLC, Delaware, US

16192 Coastal Highway, Lewes, Delaware 19958, County of Sussex

Division of Corporations file # 56133-59

Record ID # 254303

EIN 61-1746716

Bank of America

SWIFT: BOFAUS3N

Account number: 4460 0090 1093

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