

PURCHASE ORDER

EARLY BIRD DECEMBER 29, 2023 – 10% off your booth price

OPTION 4 sqsm € 2 900 Excl. VAT € 2 610 Excl. VAT



- Access for ONE person
- A personalized 2-day schedule of pre-planned B2B meetings based on your choices
- One 4sqsm booth fully equipped with: 1 table, 4 chairs, 1 fascia board, 1 power supply, carpet
- APS Meetings catalogue with detailed profiles and direct contacts to all participants (PDF)
- Business seated lunches on April 9 and 10; cocktail on the 9th evening
- Permanent Coffee breaks access on April 9 and 10
- Access to all workshops and conferences
- Assistance of the APS Meetings team during the event
- Stand cleaning
- WiFi access

OPTION 6 sqsm € 3 250 Excl. VAT € 2 880 Excl. VAT



- The same services of Standard Option
- One 6sqsm booth fully equipped with: 1 table, 4 chairs, 1 fascia board, 1 power supply, carpet
- Access for TWO delegates
- A personalized 2-day schedule of pre-planned B2B meetings based on your choices

OPTION 9 sqsm € 4 650 Excl. VAT € 4 185 Excl. VAT



- The same services of Standard Option
- One 9sqsm booth fully equipped with: 2 tables, 8 chairs, 1 fascia board, 1 power supply, carpet
- Access for TWO delegates
- A personalized 2-day schedule of pre-planned B2B meetings based on your choices

EXTRA DELEGATE € 380 Excl. VAT

- Access to the business meetings
- Access to the lunches on April 9 and 10; cocktail on the 9th evening
- No additional schedule of meetings



ADDITIONAL COMPANY PROFILE

€ 450 Excl. VAT

An opportunity to show special capabilities of a partner or a company division in our online catalogue. This will not grant an additional schedule of meetings but will make it possible to add requested and validated meetings in the initial schedule.

ADDITIONAL SCHEDULE

The possibility to have a second appointment schedule (if your first schedule is full):

- 5 to 10 appointments € 500 Excl. VAT
- More than 10 appointments € 1000 Excl. VAT





PURCHASE ORDER EARLY BIRD DECEMBER 29, 2023 – 10% off your booth price

Company name:				
VAT Intracom Number:				
Person in charge (to invoice) :				
Job Title :				
Address:				
Post Code : City :	C	ountry:		
Tel: Email:				
YOUR OPTIONS (Please indicate Qté	the amount selected)			
Option 4sqsm	€ 2 900 Excl.	VAT	€ 2 610	
Option 6sqsm	€ 3 200 Excl.	VAT	€ 2 880	
Option 9sqsm	€ 4 650 Excl.	VAT	€ 4 185	
Extra Delegate(s)	€ 380 Excl.	VAT		
Additional Company Profile	€ 450 Excl.	VAT		
Additional schedule 5 to 10 app	ointments € 500 Excl.	VAT	l————	
Additional schedule more than 10 ap	ppointments € 1000 Excl.	VAT		
	•	Total		
	VAT (If application	able)		
	Downpayment (6	0%)*		
You can pay by: - check payable to: advanced business events - credit card (arrange a telephone call with us a master card) - wire transfer to the bank account below (send email) * Downpayment is Excluding VAT for non frence The total amount due must be paid in full upon I, the undersigned	us a copy of the receipt by th companies. receipt of the invoiceacting as	AFFAIR Bank A 75012 F IBAN: F SWIFT/	.ddress: 8- 10 avenue Ledru Rollin Paris, France FR76 3000 4008 0400 0107 2835 73 BIC: BNPAFRPPXXX	36
conditions of APS MEETINGS 2024 appearing	at the end of this form.			
Date:In	·			
Signature: C	ompany Stamp:			

ADVANCED BUSINESS EVENTS – TERMS & CONDITIONS



Event name: APS MEETINGS 2024 (referred to as the "Event"): **Dates:** April 9 and 10, 2024 (referred to as the "Event date")

Location: Double Mixte (referred to as the "Place"):

City, Country: Lyon, France

- 1. ORGANIZATION The Event is organized by abe advanced business events, a limited company with a stated capital of 50.000 Euros, whose registered head office is located at 10 rue de la Rochefoucauld CS 50300 92513 BOULOGNE-CEDEX France, hereafter referred to as the Organizer.
- 2. PURPOSE These regulations stipulate the terms and conditions according to which the Organizer sets up and runs the Event. They detail the respective rights and obligations of the Organizer and the signing company, hereafter referred to as the Participant. The Participant formally undertakes to abide by these regulations.
- 3. PLACE AND DATE The Event will be held at the Place and dates indicated here above. The Organizer is free to change the Place or Date of the Event in case the Place is rendered unavailable or in case of force majeure, in which case no compensation shall be due to the Participant. The Organizer is free to cancel the Event further to expressly notifying the Participant, in which case ongoing registration applications shall be cancelled ipso jure, without any compensation due to the participant.

4/ REGISTRATION, CANCELLATION, PAYMENT

Any company or institution is allowed to attend the Event provided it has the relevant skills to enter into negotiations with other attendees. The Organizer reserves the right to deny any registration without any obligations to justify their decision.

- Any company or organization is allowed to attend the Event provided its delegates have relevant knowledge to enter business discussions with other attendees. The Organizer, nonetheless, reserves the right to approve or reject any registrations at its sole discretion.
- The participant may cancel their registration sixty days (60) or more prior to the Event and be eligible for a full refund. The Organizer shall, however, retain a 7.5% administrative fee when processing the refund.
- Should cancellation be submitted forty-one (41) to fifty-nine days (59) prior to the Event, the Participant shall be liable for a penalty amounting thirty percent (30%) of the amount due or paid.
- Should cancellation be submitted forty days (40) or less prior to the Event, the Participant shall be liable for the payment of the full amount due, and not be eligible for any refund.
- All invoices issued and sent to the Participant, must be remitted five days (5) prior to the Event at the latest. The Organizer reserves the right to deny the Participant access to the Event, shouldn't their accounts be settled.
- 5. SERVICES INCLUDED IN THE OVERALL PARTICIPATION FEE The Organizer shall deliver the services and products as explicitly described in the booking form attached to this agreement.
- 6. OBLIGATION TO PRODUCE A RESULT The Organizer undertakes to diligently use the resources available to it without being subject to an obligation to produce any results.
- 7. INSURANCE The Organizer is the sole legal responsible for the Event. However the Organizer's responsibility shall not be engaged for any damage caused to the Participant by a third party. The Place is the sole legal responsible for the facility and premises, permanent or temporary, used for the Event, as well as all companies and activities operating and running under their direct request. The Participant must hold an insurance policy that covers all damages caused by them, their staff or their belongings to a third party. The Participant must hold an insurance policy that covers all damages caused to their equipment and materials brought to the Event.

8/ FOR THE DIGITAL EVENT ONLY:

- (a) You undertake to be responsible for any technical requirements needed to enable you to access the Event website, app or other platform (the "Event Platform") made available by the Organizer to facilitate participation in the Event. We do not guarantee that the Event Platform will operate continuously, securely or without errors or interruption, and we do not accept any liability for its temporary unavailability. We do not guarantee that the Event Platform and/or any content thereon (including, without limitation, any content available for download) will be free from viruses, infections, Trojan horses, worms and/or any other code that has contaminating or destructive properties. You must not attempt to interfere with the proper working of the Event Platform (for example, by attempting to circumvent security or tamper with, hack into or otherwise disrupt any computer system, server, website, router or any other internet connected device). You agree to comply with any website terms of use and/or fair or acceptable use policies indicated on any website on which the Event Platform is hosted.
- (b) We do not endorse or accept any responsibility for the content, or the use of, any goods or services that may be identified or described on the Event Platform and we shall not be liable for any loss or damage caused or alleged to be caused by or in connection with use of, or reliance on, any content, goods or services available on or through the Event Platform or any website or other resource referenced therein.
- (c) The Organizer may issue you with a username and password. Usernames and passwords are confidential and remain the property of the Organizer at all times and may not be sold, assigned or transferred to any third party without our permission. Your username and password are personal to you. You hereby agree that you will not permit others to use your username or password and you will be and remain liable for the acts of any person using your username and password.
- (d) Any posts, messages or other materials, information or data you supply or upload to the Event Platform (collectively, "Materials") will be considered non-confidential and non-proprietary, and we have the right to use, copy, distribute and disclose to third parties any such Materials for any purpose. You hereby waive any moral rights in any Materials to the extent permitted by applicable law. We reserve the right, at our sole discretion, to edit or remove postings to any message boards on the Event Platform and delete or use electronic methods to block or filter any Materials at our discretion, but we do not have any obligation to do so. You shall not make libelous postings or any postings which are illegal or infringe the intellectual property rights of any third party. The Organizer will not be responsible for monitoring Materials for compliance with law.
- (e) You may use the Event Platform solely for access to the Event. Without limitation, you must not:
- (i) download, store, reproduce, transmit, display, copy, distribute, exploit, or use the Event Platform and/or any content thereon for your own commercial gain,
- (ii) use the Event Platform and/or any content thereon in any manner other than in compliance with law and these terms and conditions,
- (iii) infringe our intellectual property rights or those of any third party in relation to your use of the Event Platform and/or any content thereon,
- (iv) transmit, or procure the sending of, any unsolicited or unauthorized advertising or promotional material or any other form of similar solicitation, and/or
- (v) knowingly transmit, send or upload any data that contains viruses, infections, Trojan horses, worms and/or any other code that has contaminating or destructive properties viruses.
- (f) We are under no obligation to oversee, monitor or moderate any interactive service we provide on the Event Platform and, without limitation, we expressly exclude all liability for any loss, injury or damage whatsoever arising from the use of any interactive service by any user, whether the service is moderated or not.

9/ APPLICABLE AMENDMENTS

The Organizer reserves the right to introduce addendums to this agreement in order to handle any matters not initially mentioned in this agreement. Such amendments shall be notified and diligently sent to the Participant and immediately come into force.

The Organizer reserves the right to terminate this agreement and therefore cancel the Participant's registration, should the latter not comply with the terms and conditions of this agreement. In such an event, the Organizer shall notify the Participant in writing, and no compensation or refund shall be due to the Participant.

10/ USE OF PARTICIPANT LOGO



The Organizer reserves the right to retrieve and use the Participant's company logo on marketing materials designed to promote the event by showing a list of registered companies, called participants. If the Participant disagrees and wishes their logo to be removed from such marketing materials, they must explicitly address their request in a written form.

In the event of disagreement, the Participant shall submit a written request to the Organizer and seek an amicable settlement. If no amicable settlement is reached, the tribunal of Nanterre, France, shall be the sole competent tribunal to handle the case.

information

Company name:			
Name of authorized officer or representative:			
I agree with advanced business events general terms and conditions			
Date and signature:			

