

Terms and Conditions for CERAVISION, taking place on 25 October 2023 | 10.00 – 16.00 CEST

§ 1 Scope of application

1. The present General Terms and Conditions of Business of the

CERA Global Association
c/o IFoA, First Floor Belsyre Court
57 Woodstock Road, Oxford, OX2 6HJ
(hereinafter referred to as “the CGA”)

shall apply to all services within the framework of the event “CERAVISION” (hereinafter “event”) that the CGA is organising.

2. In addition to these Terms and Conditions, event-specific terms of use may apply (information texts within the events’ booking tool).

§ 2 Registration and conclusion of contract

1. Registration for CERAVISION as an attendee can only be made bindingly via the internet registration tool at www.cera-vision.com and (insert actuvie link) until 24 October 2023 (16:00 CEST).
2. The registration process is handled by Microsoft Forms (“Forms”, <https://forms.office.com>)
3. Acceptance of the registration of an attendee by the CGA shall only be binding when a written confirmation of the registration has been given by the CGA or its service provider, actuvie. Confirmation will be given by email.
4. The CGA shall decide on acceptance of attendees' registrations. No claim to attending shall accrue.
5. For conducting the event, the CGA is allowed to share the provided participant data with third party service providers that technically organize the event. By registering, participants agree to be contacted by the those third party service providers for the purpose of the event.

§ 3 Prices

1. The registration for CERAVISION is free of charge.

§ 4 Cancellation by the CGA

1. The CGA shall be entitled to terminate the contract if the minimum number of 50 participants is not reached for the event. The right to extraordinary termination for other reasons shall remain unaffected.

2. Claims of the attendee against the CGA shall be ruled out, in particular there shall be no claim to reimbursement of any expenditure and loss of work unless the expenditure originates due to grossly negligent or deliberate conduct on the part of the CGA.

§ 5 Force Majeure

1. Force majeure is an external event that cannot be averted even by the utmost reasonably expected care, which neither belongs to the operational sphere of the organizer or the personal sphere of the participant.

2. If an event does not take place due to force majeure, both the organizer as well as the participants shall be released from the obligation of their performance. If an event ends due to force majeure, both the organizer as well as the participants shall be released from the obligation of their performance from the time of termination.

3. In addition, the assertion of claims of the parties due to force majeure is excluded.

§ 6 Deviations in performance

1. The contents of the program can deviate from the announcements. The CGA shall be entitled to replace announced speakers by others and to make other necessary changes, maintaining the overall character of the partner event.

§ 7 Event material and copyrights

1. The CGA grants the attendee a non-exclusive, non-assignable right of use to the event documents provided to an attendee in electronic form within the framework of the event for the purpose of learning. All rights, also those of reproduction and copying of the event documents or of parts thereof and of making them publicly accessible shall be reserved for the CGA. The log in details to the material shall not be distributed.

2. The attendee list will be published on the CERAVISION event platform. By registering, attendees agree that their name, position, company, city and country appear on the attendee list.

§ 8 Image and sound recordings

1. The CGA shall be entitled to have audio and video recordings of the event and the attendees produced and to publish it online using also third party channels (e.g. actuviv). To the extent necessary, the attendee hereby declares his or her agreement.

2. The log in details to access the event and material shall not be sold, traded or shared.

3. Attendees shall not be entitled to make sound or video recordings of the presentations or other attendees.

§ 9 Certificate of attendance and CPD points

1. Attendees shall contact their local actuarial association for further details concerning CPD points if required.
2. A certificate of attendance will be issued within seven days after the event.

§ 10 Liability and damages

1. CERAVISION shall be prepared and held with the greatest possible care. However, The CGA shall not be liable for damage caused by third parties (e.g. sponsors, attendees, software providers or media platforms).

§ 11 Miscellaneous

1. The contract shall be governed by the law of England and Wales, ruling out recommitment.
2. The exclusive place of jurisdiction for all disputes from and in connection with the contract to which the present general terms and conditions of business apply shall be London, UK.