REGULATIONS FOR REGISTRATION PROCESS
FOR THE XIII INTERNATIONAL AUTISM-EUROPE 2022 CONGRESS
VIA THE AUTISMCONGRESS2022.ORG WEBSITE

§1
SCOPE

1. These Regulations define the terms of using the services and accessing the resources made available via the Internet via the platform available at www.autismcongress2022.org.

2. Full acceptance of these Regulations is the condition for using the services and materials offered via the www.autismcongress2022.org Platform.

§2
DEFINITIONS

Whenever the following terms are used in these Regulations, they should be understood as follows:

a) Regulations - these Regulations;

b) Organizer - JiM Foundation based in Poland, with headquarters in Łódź, at Tatrzańska 105, 93-279 Łódź, NIP 7282455613, entered into the Register of Associations, Other Social and Professional Organizations, Foundations and Independent Public Healthcare Establishments kept by the District Court for Łódź Śródmieście in Łódź, 20th Commercial Division of the National Court Register, under the KRS number: 0000127075.

c) Participant - a natural person participating in the 13th International Autism-Europe Congress on the basis of a sales contract concluded with the Organizer.

d) Congress - a hybrid conference organized by the Organizer and the Autism-Europe Aisbl Association, based in Brussels, on 7-9 October 2022 in Krakow and via the Platform.

e) Platform - a website at www.autismcongress2022.org (along with all subpages), enabling Participants to use the Platform’s resources, in particular browsing resources, purchasing and accessing the purchased participation in the Congress and materials made available after the Congress,

f) Agreement - a sales contract concluded by the Organizer with the Participant in the manner specified in these Regulations,

g) Order - declaration of will submitted via the Registration Form and aimed directly at concluding the Sales Agreement with the Organizer,
h) Data - data, including personal data of the Participant, provided by the Participant in the Registration Form,

i) Consumer - within the meaning of art. 221 of the Act of 23 April 1964 Civil Code, Journal of Laws 2019.1145 i.e. - a consumer is a natural person who performs a legal transaction with the entrepreneur not related directly to his business or professional activity,

j) Act on consumer rights - the Act of 30 May 2014 on consumer rights (Journal of Laws of 2014, item 827 as amended)

k) GDPR - Regulation of the European Parliament and of the Council (EU) 2016/679 of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46 / EC (general regulation on data protection) Journal of Laws UE.L.2016.119.1

§ 3
TECHNICAL REQUIREMENTS

1. To use the resources of the www.autismcongress2022.org Platform, including the participation in the Congress, it is necessary to have access to the Internet and a computer / tablet / mobile phone, enabling the Platform’s content to be displayed correctly.

2. The Organizer is not responsible for the inability to use some or all of the Platform’s resources, if this inability is caused by technical deficiencies on the part of the Participant, in particular due to improper configuration of the web browser or insufficient equipment performance.

§ 4
ORDERS

1. The participant may place orders 24 hours a day via the platform: https://autismcongress2022.org/

2. To conclude an Agreement with the Organizer, it is necessary for the Participant to fill in the Registration Form located on the website https://autismcongress2022.org/ in the Registration tab, containing the following items: Type of Participation, name and surname of the Participant, his telephone number and e-mail address, to which the Congress Participant’s account will be assigned, information on the Participant’s profile, Diet, Accommodation, participation in Accompanying Events, statement of fees, approval of the payment method, information concerning invoicing - and invoice data, i.e. type of payer, company name, street and number, code postal, city, country and tax identification number, as well as additional comments and consents, approval, as well as confirmation of registration by pressing the "Send application" button, and then making the payment via the selected form of payment.
3. Registration fees can be made via one of the electronic payment systems accepted at the moment by the Organizer and by traditional transfer.

4. Registration fees depend on the type of participation, type of Participant and the date of the Registration. Registration was divided into three stages: early, standard and late. The pricelist is available at www.autismcongress2022.org under the Registration tag.

5. The price given at Registration is the price applicable during a given stage of Registration and is binding for the Participant and the Organizer. Failure to make a payment within the period in which the Payment System Operator is waiting for the payment means resignation from the purchase and cancellation of the Registration.

6. In the event of non-payment within the prescribed period, the discount for early registration will be canceled.

7. The Participant may incur additional purchase costs resulting from, for example, bank commissions, fees to the Operators, pre-currency conversion or other possible fees resulting from the payment method selected by the Participant.

8. At the request of the Participant, the Organizer issues invoices - on the basis of the Participant’s data provided in the registration process - and sends them to the Participant in electronic form.

§ 5
EXECUTION OF THE CONTRACT

1. Access to the Participant’s Account on the Platform will be started after the payment is credited.

2. After the payment is credited, the Participant will receive a confirmation of participation in the Congress in the form chosen by the Participant.

3. The Participant will receive a link to the Congress to the e-mail address provided in the form 7 days before the event.

4. Access to the Congress is limited to participation in the Congress on 7-9 October. After October 9, for 6 months, the Participant will have access to the congress materials: presentations, lectures, session recordings, additional materials provided by speakers and other Congress Participants, in order to play them.

§ 6
RIGHTS AND OBLIGATIONS OF THE PARTICIPANT

1. Each Participant is required to use the Platform in a manner consistent with the law and morality, with respect for personal rights and intellectual property rights of third parties.
2. The participant is obliged to enter data consistent with the factual and legal status.

3. The participant is obliged to read the content of these Regulations.

4. The Congress participant undertakes not to provide third parties with the materials constituting the transmission of the Congress and the Congress materials, both in whole or in part, without the Organiser's written consent.

5. The Congress Participant gets acquainted with the Congress materials on their own.

6. The Participant is entitled to use the Platform's resources and services only for his own use. All information and Congress materials posted on the Platform are subject to legal protection, and their use for commercial purposes is not allowed and will be treated as an infringement of copyright.

7. After completing the Congress, the Participant receives a certificate confirming participation in the Congress, containing the title of the Congress, data of the Organizer and Participant.

8. By participating in the Congress, the Participants consent to the use by the Organizers, Partners and Sponsors of their photos and videos with their image in the coverage of the event and promotional materials of the above-mentioned entities.

§ 7
RIGHTS AND OBLIGATIONS OF THE ORGANIZER

1. The service will be performed with due diligence by the Organizer.

2. The Organizer's liability is excluded if:
   a / The Participant acts illegally,
   b / The Participant provided false data and information about himself as well as information used to perform the Service.

3. The Organizer has the right to refuse access to the Platform's resources for a given Participant permanently or for a period specified by the Organizer, in the case of:
   a / providing incorrect or incomplete data and information,
   b / suspicion of the Participant of unlawful use of the Platform or in a manner inconsistent with these Regulations,
   c / other important reasons preventing the provision of Services by the Organizer, about which the Participant will be informed.
4. In the event of refusal to accessing the Platform's resources for reasons attributable to the Participant, the Organizer is not obliged to refund the fee paid by the Participant.

5. The Organizer reserves the right to choose and change the type, form, time and method of granting access to the Platform, about which he will inform the Participants in a manner appropriate for changing the Regulations.

5. The Organizer is not responsible for interruptions and disruptions in the provision of Services by electronic means and the provision of the Platform, if the reason is:

a / modernization, modification, maintenance or extension of the ICT system or the Organizer's software;

b / actions of third parties independent of the Organizer, including force majeure.

6. The Organizer is not responsible for the lack of possibilities or difficulties in using the Platform, resulting from reasons attributable to the Participant.

§ 8 PERSONAL DATA PROTECTION

1. The Participant agrees to the Organizer to process the data included in the Registration Form in order to conclude a sales contract - prior to its conclusion.

2. If a sales contract is concluded, the Organizer processes the Participant's personal data included in the Registration Form, as well as information about logging in to the Participant's Account, at the Congress and how to use the Platform (including the time limit for using it) in order to perform the contract sales.

3. Apart from the cases referred to in par. 1-2, the Organizer processes the Participant's personal data only in accordance with the law, including only in cases where - and to the extent that - at least one of the following conditions is met:

a / processing is necessary to fulfill the legal obligation incumbent on the Organizer as the data controller;

b / the data subject has consented to the processing of his personal data for one or more specific purposes, and the processing on this basis takes place subject to prior consent from the above-mentioned persons, in accordance with applicable law, in particular for e-mail marketing (e-mail address) or telemarketing (telephone number);

c / processing is necessary for the purposes of the legitimate interests pursued by the Organizer as the data controller.

4. The Organizer is the administrator of the Participant's personal data.
5. Purposes and time of processing: we will process the data for the purpose of:

- Conclusion and performance of the contract pursuant to Art. art. 6 sec. 1 let. b GDPR in relation to the contracting parties, and art. 6 sec. 1 let. f GDPR in relation to persons dedicated to the performance of the contract, for the duration of the contract and until the deadlines for pursuing claims;

- Consideration of complaints and complaints pursuant to art. 6 sec. 1 lit. c GDPR for 1 year after the expiry of the warranty or settlement of the complaint;

- Claims related to the concluded contract pursuant to art. 6 sec. 1 let. f GDPR, where the legitimate purpose is to pursue claims and defend against claims, until the final completion of the proceedings, including enforcement proceedings;

- Archiving documents, including settlement documents, pursuant to art. 6 sec. 1 let. c GDPR - in the scope of documents, the storage period of which is regulated by law; art. 6 sec. 1 letter f of GDPR - in the scope of data stored for the periods necessary to pursue claims and defend against claims, and in the case of the need to store documents imposed by law - for the periods specified by law;

- If the Participant has consented, also for the purposes of marketing their own products and services without the use of electronic communication means pursuant to art. 6 sec. 1 let. f GDPR, where the legitimate aim is to conduct marketing activities to promote the conducted activity, until an objection is raised.

- If the Participant has consented, also for the purposes of marketing their own products and services using electronic means of communication, pursuant to art. 6 sec. 1 let. f GDPR, where the legitimate purpose is to conduct marketing activities promoting the conducted activity. The data will be processed until the consent to such actions is withdrawn or an objection is raised, depending on which of the events occurs first.

- For statistical purposes pursuant to art. 6 sec. 1 let. f GDPR, where the legitimate purpose is to have information about the statistics of our activities, which allows us to improve our business, until we have an additional other legal basis for processing - if the basis is lost, the data is anonymised.

- Handling of requests submitted using the contact form, other requests, including ensuring the accountability of the activities carried out by the Organizer, where the legitimate aim is to provide answers to requests and inquiries sent using the contact form or in another form, including storage of sensitive requests and answers provided in order to comply with the principle of accountability. The data will be processed for the duration of the case using the form, but not longer than for a period of 3 years in order to maintain the principle of accountability, unless an objection to the processing is
raised. The recipient of personal data are employees and associates of the Organizer. 6. We can transfer the data to recipients, i.e.:

- entities conducting postal or courier activities;
- entities enabling us to carry out remote payment operations;
- banks, if it is necessary to conduct settlements;
- state authorities or other entities authorized under the provisions of law;
- entities supporting us in our activities on our behalf, in particular suppliers of external systems supporting our activities, including IT.

7. Every data subject has the right to access their data and the right to rectify, delete, limit processing, the right to transfer data, the right to object, the right to withdraw consent at any time without affecting the lawfulness of the processing that was carried out on the basis of consent before its withdrawal (if the data processing takes place on the basis of consent), lodging a complaint to the supervisory body, i.e. the President of the Office for Personal Data Protection.

8. Providing data is necessary to conclude contracts, settle the business activity, respond to requests, consider complaints and complaints. In the remaining scope, providing data is voluntary.

9. Personal data will not be processed in an automated manner (including in the form of profiling) in such a way that as a result of such automated processing any decisions could be made, other legal effects would be caused or it would have a significant impact on our clients.

10. As part of our activities, we use cookies in such a way that we observe and analyze the traffic on our websites and we can also undertake marketing activities.

11. In the case of data of persons dedicated to the performance of the contract, the administrator informs that the data was obtained from the party with whom the contract was concluded, i.e. from the Participant. These data may include: name and surname, telephone number, e-mail address, country of origin, profession, membership in non-governmental organizations.

12. Contact to the personal data inspector: iod@jim.org

§ 9
COMPLAINTS
1. In the event of problems with access to the ordered and paid Congress participation via the Platform, the Participant should immediately notify the Organizer by e-mail to the address ae.congress2022@jim.org.

2. Complaints about the services provided by the Organizer will be considered within 14 days of receipt at the address ae.congress2022@jim.org.

3. The Organizer sends a reply to the complaint to the e-mail address provided by the Participant in the order form.

4. In the description of the complaint, the Participant is obliged to provide as much information as possible and the circumstances of non-performance or improper performance of the Agreement by the Organizer, in particular: Participant's data, including contact details and other data necessary to consider the complaint.

§ 10
COPYRIGHT

1. The participant acknowledges that all materials made available to him as part of participation in the Congress on the Platform are the exclusive intellectual property of the Organizer or other relevant entities and are subject to legal protection in accordance with applicable regulations (including the Act of February 4, 1994 on copyright and related rights).

2. The Participant undertakes to use the materials entrusted to him and the content contained therein (including in particular the congress materials made available on the Platform) solely for the purposes of his own study and not to make them available to third parties without the consent of the Organizer or the appropriate copyright owner.

3. A participant with a paid registration account may print, download and save additional congress materials from the platform for personal use without the right to further distribute them, unless otherwise stated.

4. The participant is entitled to download and save the video, where possible.

5. If you wish to use materials to which the Organizer has proprietary copyrights outside the platform, it is necessary to obtain the Organiser's written consent.

6. The Organizer reserves the right to periodically update the content on the Platform as part of the permanent update service that covers the offer.

7. In the event of a breach of the provisions of this section of the Regulations, the Organizer and the owners of copyrights may claim compensation from the Participant for possible material and non-material losses resulting from this breach.
§ 11

INFORMATION CLAUSE / WITHDRAWAL FROM THE AGREEMENT

1. The Organizer informs the Participant who is a consumer that in accordance with the Act on consumer rights:

a / A Participant who concluded a distance contract may withdraw from it without giving reasons by submitting an appropriate statement within 14 days from the date of concluding the Agreement, subject to paragraph 2;

b / template of the declaration on the above-mentioned the withdrawal has been included in Appendix 1 to the Regulations; the use of the formula is not obligatory;

c / pursuant to Art. 28 of the Act on consumer rights, the 14-day period for withdrawing from the Agreement begins from the date of conclusion of the contract;

d / for the Participant to meet the deadlines referred to above, it is enough to send a statement before their expiry to the e-mail address ae.congress2022@jim.org.

2. The Participant's right to withdraw from the Agreement for Distance Sale shall not be granted to the Participant in relation to the agreements referred to in Art. 38 of the Consumer Rights Act, including in particular: a) contracts for the provision of services, if the Organizer has fully performed the service with the express consent of the Participant, who was informed prior to the commencement of the service that after the performance of the service by the Organizer, he will lose the right to withdraw from the contract; b) contracts for the provision of accommodation services, for other than residential purposes, transport of goods, car rental, catering, services related to leisure, entertainment, sports or cultural events, if the contract indicates the day or period of provision of the service c) contracts for the supply of digital content that are not recorded on a tangible medium, if the performance began with the Participant's express consent before the deadline to withdraw from the Agreement and after informing the Licensor about the loss of the right to withdraw from the Agreement.

3. In the event of withdrawal from the Agreement by the Participant who is a consumer, the Organizer is obliged to immediately, not later than within 14 days from the date of receipt of the Participant’s declaration of withdrawal from the Agreement, return to the Participant all payments made by him. The Organizer will refund the payment using the same method of payment as used by the Participant.

4. Late cancellation requires full payment.

§ 12

FINAL PROVISIONS
1. The Organizer makes every effort to ensure the proper operation of the autismcongress2022.org Platform.

2. The Organizer reserves the right to fully or partially disable the Platform for an indefinite period of time in order to modernize or repair it.

3. The organizer reserves the right to change the regulations without giving a reason.

4. The Participant is obliged to read the changes to the Regulations if he or she uses the Platform in any way.

5. In matters not covered by the Regulations, the provisions of Polish law shall apply, in particular the Act of April 23, 1964, the Civil Code, the Act of May 30, 2014 on Consumer Rights, the Act of February 4, 1994 on Copyright and Related Rights, and provisions on the protection of personal data.
Attachment no. 1 - template of the declaration of withdrawal from the contract.

Annex 1 to the Regulations for the Registration Process the International Autism-Europe 2022 Congress

**TEMPLATE FORM OF WITHDRAWAL FROM THE CONTRACT**

(this form should be completed and returned only if you wish to withdraw from the contract)

ADDRESSEE (Organizer’s details):

JiM Foundation based in Łódź

at ul. Tatrzańska 105

I hereby inform about my withdrawal from the sales contract:

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enter product), concluded on ………… by ………………………………………………………

residing ………………………………………………………………………………………………

(Name and surname and address of the consumer)

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(Consumer’s signature)

Date …………………