General Terms and Conditions KCI Media Group B.V.

1. General Provisions

Definitions

1.1 Intellectual property is understood to include, but not be limited to copyrights, trademark rights, patent rights, related rights, rights to protect performance and database rights, on items developed or made available pursuant to the Agreement, including publications, informative and/or commercial products, databases or other (preparatory) materials issued by KCI.

KCI: KCI Media Group B.V., a private company with limited liability, with its registered office and principal place of business at Reigerstraat 30h, 6883 ES Velp, the Netherlands, registered in the trade register of the Chamber of Commerce under number: 54272688, and its subsidiaries; KCI-Publishing BV, KCI GmbH, KCI Publishing Corp., KCI Shanghai Co., LTD and KCI Publishing India Private Limited or other affiliated entities.

Agreement: the agreement between the Other Party and KCI to which these General Terms and Conditions are applicable.

Force Majeure is understood to include, but not be limited to, threat of war, war, insurrection, acts of war, strikes, boycotts, business interruption, traffic or transport interruption, (data) network interruption, government measures, scarcity of raw materials, natural disasters, epidemics, fire, atomic nuclear reactions, machine failure and otherwise all circumstances, such as force majeure affecting suppliers, under which, according to the principles of reasonableness and fairness, KCI cannot be expected to perform all or part of the Agreement.

Other Party: the Other Party to an Agreement with KCI.

Applicability

- 1.2 These General Terms and Conditions shall apply to all offers, quotations and Agreements of KCI.
- 1.3 These General Terms and Conditions comprise general provisions and the following specific conditions. The provisions of several specific conditions may apply to an Agreement with KCI:
 - 2. Advertising conditions (print, online and live)
 - 3. Subscription conditions (print and online)
 - 4. Conditions for participation in events
 - 5. Conditions for training, courses and workshops
- 1.4 In the case of a difference between the general provisions and the specific conditions, the specific conditions shall prevail.
- 1.5 If one or more of the provisions in these General Terms and Conditions prove to be null and void or should be declared void, the remaining provisions of these General Terms and Conditions shall continue to apply in full. In that case, KCI and the Other Party shall consult with one another to agree upon one or more new provisions to replace the void or voided provision or provisions, endeavouring to retain the purpose and purport of the original provision or provisions as far as possible.
- 1.6 The Terms and Conditions applied by KCI may only be deviated from, if and insofar as these deviations are confirmed by KCI in writing.
- 1.7 By entering into an Agreement with KCI, the Other Party shall waive the applicability of any Terms and Conditions used by it,

howsoever denominated, so that all Agreements with KCI shall exclusively be governed by the Terms and Conditions as used by

Formation and performance of an Agreement

- All offers and quotations issued by KCI are free of obligation and subject to interim price changes unless explicitly stated otherwise. Quotations issued by KCI are valid for the period specified in the quotation. If no period is specified, the quotation shall be valid for up to four weeks after the quotation date. Offers and quotations shall not automatically apply to contracts in the future. The Agreement shall not be effected until a written (order) confirmation has been received from KCI or actual performance of the Agreement has started by KCI. Any changes to assignments shall only bind KCI insofar as these changes have been confirmed by KCI in writing or actually performed by KCI. A combined quotation does not oblige KCI to perform part of the assignment for a corresponding proportion of the quoted price.
- 1.9 Agreed delivery times shall never constitute a deadline, unless such has been explicitly agreed upon. Unless otherwise agreed in writing, exceeding the specified delivery time does not give the Other Party the right to dissolve the Agreement or to compensation for damages.
 - The mere fact that a stated or agreed delivery time has been exceeded shall not place KCI in a position of default. If delivery does not take place in time, the Other Party must give KCI notice of default in writing.
 - KCI shall not be bound by firm or non-firm delivery times that can no longer be met on account of circumstances beyond its control, which have occurred after the Agreement was concluded. Nor shall KCI be bound by firm or non-firm delivery times if the parties have agreed to modify the content or scope of the Agreement. KCI is entitled to perform its part of the Agreement in instalments. The delivery time specified by KCI shall commence once KCI has received in full all the information necessary to perform the assignment.
- 1.10 All statements and/or notifications made by KCI with respect to its products and/or services (such as circulation, format, publication frequency, printing process, size and nature of its address database, numbers of subscriptions and/or circulations, weights, size of each issue, range and numbers of exhibitors, visitors and other participants in events and so forth) shall be made to the best of KCI's knowledge, but shall not be binding. Deviations and/or amendments of whatever nature or extent are therefore explicitly reserved by KCI. KCI shall at all times be entitled to change, at its discretion, the format, frequency, way of offering and/or distributing and the editorial/substantive or promotional/commercial content and/or formula, without granting the Other Party the right to modify or terminate the Agreement.

Fees and prices

- 1.11 KCI is at all times entitled to change the agreed fees and/or prices. The fee and/or price valid at the time of the performance of the Agreement by KCI shall be decisive.
- 1.12 If KCI increases the fee and/or price within three months of concluding the Agreement, the Other Party shall be entitled to terminate the Agreement by means of an extrajudicial declaration, within three working days of the notification date, by the date on which the change would have come into effect, unless the price increase is too small to justify termination of the Agreement. In the event of termination of the Agreement, the Other Party shall be obliged to pay the full fee for the services provided.

1.13 All fees and/or prices are expressed in euros, excluding VAT and/or other government levies, and also excluding transport, freight and delivery charges or travel and accommodation costs, unless explicitly agreed otherwise in writing. If one or more factors determining costs, such as currency exchange rates, import duties, insurance and freight rates, margin schemes or purchase prices, should change, KCI shall be entitled to amend its fee and/or price accordingly.

Payment

- 1.14 Invoices issued by KCI must be paid within thirty days of the invoice date unless explicitly agreed otherwise in writing. Any right to set-off, suspension or deduction of a payment is excluded.
- 1.15 The Other Party may only object to an invoice in writing, under penalty of inadmissibility, within the payment term concerned.
- 1.16 If payment is not made in time, the Other Party shall be in default by operation of law and the total amount due to KCI shall be immediately payable without summons or notice of default, and regardless of any other payment agreements. KCI will then be entitled to suspend its work for the Other Party. If payment in instalments has been agreed upon in writing, this may be revoked at any time by KCI only. Without prejudice to its other obligations, the Other Party is obliged to pay interest of 1% per month over the outstanding amounts from the due date of the invoice until the date on which payment is made in full, unless the statutory commercial interest rate is higher, in which case the statutory commercial interest rate shall apply.
- 1.17 In the event of non-payment or overdue payment, the Other Party shall be obliged to pay all judicial process and execution costs as well as administrative costs and extrajudicial collection costs. The extrajudicial collection costs shall amount to 15% of the invoiced amount with a minimum of one hundred euros (€100).
- 1.18 Payments made by or on behalf of the Other Party shall consecutively serve to pay the extrajudicial collection costs owed by the Other Party, the court costs, the interest owed by the Other Party and then the outstanding invoices, in order of invoice date, regardless of any statement to the contrary by the Other Party.
- 1.19 KCI shall at all times be entitled to request security for the payment or an advance payment, both before and after formation of the Agreement, suspending its performance of the Agreement until such security has been provided and/or KCI has received such advance payment, all without prejudice to KCI's right to compliance with the Agreement or compensation for damages and/or KCI's right to wholly or partially dissolve the Agreement without any legal intervention, without KCI being obliged to pay any compensation in this regard.

Retention of title

- 1.20 All products delivered shall remain the property of KCI until receipt of payment in full of the amounts due by the Other Party to KCI in respect of any delivery, including interest and costs. KCI also reserves ownership of the products delivered and to be delivered to the Other Party for any future claims against the Other Party arising from the sale and delivery of products under the Agreement.
- 1.21 The Other Party shall promptly notify KCI if:
 - a) third parties claim or attempt to get control of products subject to retention of title or to seize them or otherwise assert rights to such products;
 - b) (temporary) suspension of payments or debt settlement is applied for or granted by the Other Party or any (repayment)

- arrangement has been made with the creditors of the Other Party, and/or
- c) the bankruptcy of the Other Party is filed for or the Other Party is ordered bankrupt.
- 1.22 The Other Party authorizes KCI at any time (including outside normal working hours) to enter the area(s) where the products are located in order to take possession of and remove the products by invoking its retention of title.
- 1.23 The Other Party shall at its own expense properly insure the products subject to KCl's retention of title against normal business

Suspension and termination

- 1.24 Without any obligation arising on its part to pay damages, KCI may suspend all its contractual obligations and/or terminate all or part of its Agreement with the Other Party with immediate effect, by registered letter and without any legal intervention being required, in the event that:
 - a) the Other Party applies for a suspension of payments or files for bankruptcy or is ordered bankrupt or proposes a settlement outside bankruptcy or in the event that any of its assets are seized:
 - the Other Party ceases its activities, ceases to pursue its objectives according to its articles of association, decides to wind up its company, otherwise loses its legal personality or transfers or merges its business;
 - c) the Other Party fails to fulfil one or more of its obligations arising from the relevant Agreement or fails to do so on time or adequately and fails to remedy this default within seven calendar days after receiving a written demand by KCI to do so;
 - d) KCI ceases to publish the relevant product or provide the relevant service.

The above provisions in paragraphs a, b and c shall not affect KCl's other legal rights in the event of non-compliance by the Other Party, such as the right to demand compliance and/or to claim full compensation.

Force Majeure

- 1.25 If, in KCI's reasonable opinion, KCI is or will be unable to fulfil its obligations without shortcomings due to Force Majeure, which is taken to mean circumstances beyond its control of either a permanent or temporary nature, it shall be entitled to terminate the Agreement in part or in full, or to temporarily suspend performance of the Agreement, such without any obligation to pay compensation. If a Force Majeure situation lasts longer than thirty days, KCI will have the right to terminate the Agreement by a written notice of termination.
- 1.26 In the event that KCI, upon commencement of the situation of Force Majeure, has already fulfilled part of its obligations or can perform only part of its obligations, it shall be entitled to invoice the part performed or the part it will be able to perform separately and the Other Party shall be obliged to pay this invoice as though it concerned a separate contract.

Intellectual Property Rights

1.27 The Intellectual Property and similar rights are exclusively owned by KCI and/or its licensors. The delivery of products and/or services does not extend to the transfer of Intellectual Property rights. Nothing in KCI's publications, items or products may be reproduced and/or disclosed in any way whatsoever without the prior written consent of KCI and/or its licensors.

- 1.28 KCI reserves the right to shorten, redesign, combine or prepare and distribute (parts of) publications and other informative or commercial products in the broadest sense.
- 1.29 The Other Party represents and warrants to KCI that all materials it provides to KCI, including but not limited to text, images, video and voice recordings, do not infringe any Intellectual Property right or any other right of a third party. KCI also has the right to use or reuse these materials in whole or in part in any media. The Other Party shall indemnify KCI for all costs and damages resulting from a claim by a third party relating to wrongful use or infringement of intellectual property rights of third parties.

Complaints

- 1.30 Any complaints regarding the (order) confirmation must be made known to KCI in writing prior to performance of the Agreement by KCI but in any event within eight days of receipt of the (order) confirmation.
- 1.31 Any complaints regarding KCI's performance of the Agreement must be made known to KCI in writing as soon as possible but in any event within eight days of discovery of a defect in the performance or within eight days of the time at which the defect in the performance should have been discovered, after which all rights of the Other Party vis à vis KCI shall expire.
- 1.32 The Other Party shall not have the right to suspend its payment obligation(s) in case of any complaints.
- 1.33 If KCI finds a complaint to be valid, KCI will, at its discretion, (1) pay damages up to the invoice value of the affected products or (2) replace the affected products free of charge.

Liability

- 1.34 The liability of KCI, its employees and the persons for whom KCI is responsible and/or liable shall, for direct damage which is attributable to KCI, except where this damage is the result of intent or deliberate recklessness, be limited in all cases per event, whereby a series of connected events shall be regarded as a single event for this purpose, to the invoice value of the part of the Agreement from which the liability ensues. In the event that the Agreement has a term of more than one year, the stipulated compensation shall be fixed at the total amount of compensation stipulated for the current year in which the breach occurs. Under no circumstances shall the total compensation for direct damage amount to more than two thousand five hundred euros (€2,500) per event.
 - The liability of KCI in respect of the Other Party shall expire in any case if the Other Party does not notify KCI by registered letter of the existence of the defect within eight days after discovery of the defect or within eight days of the time at which the defect could reasonably have been discovered.
 - The liability of KCI, its employees and the persons for whom KCI is responsible and/or liable for indirect damage, including consequential damage, damage due to delays, loss of sales and/or loss of profit, loss of data and intangible loss, shall be excluded in all cases.
 - All further claims, of whatever nature and from whichever person, shall be excluded.
- 1.35 The Other Party is responsible for delivering to KCI in time the materials, data, decisions and changes thereto, that are necessary for the performance of the Agreement. KCI will not be liable for damages of any kind arising because KCI in the performance of the Agreement relied on inaccurate and/or incomplete data provided by the Other Party.
- 1.36 All (editorial) information, including recommendations, ideas, opinions and/or instructions, has been composed with due care

- and to the best of KCI's knowledge; however, KCI and the authors can in no way guarantee the accuracy or completeness of the information. KCI and the authors shall therefore accept no liability whatsoever for damage, of any nature whatsoever, resulting from any actions and/or decisions based on such information. The Other Party is emphatically advised not to use such information out of context but to rely on its professional knowledge and experience and to verify the information to be used by, among other things, consulting other sources. The content of advertisements and other forms of commercial communication has been composed by or on behalf of advertisers and their accuracy, completeness and lawfulness are not verified by KCI. KCI does not therefore accept any liability for the content and design of advertisements and other forms of commercial communication.
- 1.37 The Other Party shall indemnify KCI against any liability in respect of third parties arising from the Agreement as well as any liability in respect of third parties in connection with the use of or the inability of the Other Party to use the publications and other products and/or services provided by KCI.

Other provisions

- 1.38 KCI is entitled to transfer its rights and obligations under the Agreement to a company with which it is affiliated in a group or transfer such rights and obligations to a third party as part of a transfer of KCI's business or any part thereof or as part of a transfer or partial transfer of a brand, title, product and/or service of KCI without any further consent of the Other Party being required. By entering into an Agreement with KCI, the Other Party consents in advance to such a transfer. KCI shall inform the Other Party of any such transfer well in advance.
- 1.39 KCI is entitled to amend the present Terms and Conditions. Amendments shall also apply to Agreements already entered into, starting from the time specified by KCI. KCI shall announce any such amendments in time in a way to be chosen by KCI, which, in the case of minor amendments, may consist of publishing the amended Terms and Conditions on the website www.kci-world.com and/or referring to the amended Terms and Conditions in the colophons of KCI publications. Only if the amendment of the Terms and Conditions has drastic consequences for the rights and obligations of the parties shall the Other Party have the right to inform KCI that it wishes to continue the Agreement on the basis of the unchanged current Terms and Conditions instead of on the basis of the amended Terms and Conditions.
- 1.40 In the event of changes to details, including name and/or address, the Other Party shall notify KCI in writing of both the former and the new details at least one month prior to the date on which the change will take effect; in the case of subscriptions preferably via the website www.kci-world.com/contact.
- 1.41 The Other Party shall carefully comply with all legislation and regulations as well as codes of conduct that apply to him and shall indemnify KCl against any claims from third parties in that respect.
- 1.42 Section 6.5.3 of the Dutch Civil Code shall apply to Agreements between KCI and any Other Party not based in the Netherlands.

Applicable law and disputes

- 1.43 All Agreements entered into with KCI shall be governed by Dutch law, with the exception of the Vienna Sales Convention.
- 1.44 Any disputes between parties shall be settled exclusively by the competent court in the place of establishment of KCI, except where KCI as claimant or applicant opts for the competent court in the place of residence or establishment of the Other Party.

2. Advertising Conditions (Print, Online, Live)

Definitions

2.1 Advertisements: any communications, announcements and/or advertisements of any nature whatsoever, included and/or inserted in an information carrier and/or attached thereto in printed form, hereinafter referred to as 'print', and/or in digital form, hereinafter referred to as 'online' and/or announced during events, hereinafter referred to as 'live' and/or consisting of images and/or sound.

Advertising Contract: any Agreement in which KCI undertakes to place one or more Advertisements.

Applicability

2.2 All agreements, offers and/or quotations of KCI with respect to Advertisements shall be governed by the present Advertising Conditions in addition to the general provisions. If, as part of an Advertising Contract, a Subscription Contract and/or an Agreement pertaining to participation in an Event is entered into, then the most recent version of the conditions for Subscriptions and/or of the conditions for participation in Events shall also apply.

Advertising Contracts

- 2.3 If the Advertising Contract does not specify a certain term, the Advertising Contract shall be deemed to have been agreed for a term of 12 consecutive months. Unless otherwise specified in the Advertising Contract, the Advertising Contract shall relate to at least the agreed space and KCI shall be entitled to exceed the agreed space, all within the contract term and in accordance with the Terms and Conditions. This will be without prejudice to the Other Party's right to give written notice of termination of the Agreement with due observance of the applicable notice period.
- 2.4 Cancellation of an Advertising Contract is possible but only with written notice, in which case KCI is entitled to payment of 75% of the total value of the cancelled contract. Advertising cancellation becomes effective with the second edition published following written notification of cancellation.

Discount

KCI shall only grant a discount of 15% on the gross amount due in Advertising Costs if placement of the relevant Advertisement was realised as a result of intermediary services by a natural person who or a legal entity which has been granted a recognised status or a temporary recognised status as an advertising agency or intermediary, on the condition that KCI has accepted the intermediary services of the relevant recognised agent. KCI shall only grant this discount on the costs for Advertisements, even if they form part of a contract in which more services and/or products of KCI have been included. KCI shall not grant this discount if an Advertising Contract was concluded with the Other Party previously or if, in KCI's opinion, the relevant recognised agent has failed to comply or comply properly with one or more obligations attached to the recognition. The discount shall be settled by KCI with the recognised agent upon payment and on the amount due for the Advertisements placed. If the recognised agent fails to comply with the payment obligation, the amount due shall be recovered from the Other Party after 30 days.

Refusal of Advertisements

2.6 Without prejudice to the provisions in the General Terms and Conditions of KCI, KCI shall at all times be entitled to refuse, cancel or suspend the performance of assignments without giving reasons and without any liability to pay damages arising on KCI's part. KCI shall also be entitled to do so for Advertising Contracts that have already been performed in part.

Supply of materials

- 2.7 The Other Party must ensure that advertising materials are delivered in time in accordance with the instructions from KCI. If, in KCI's opinion, the advertising materials have not been received or have not been received in time, or are unusable, incomplete and/or damaged, the Other Party's right to have the advertisement placed shall be forfeited, without prejudice to the Other Party's obligation to fulfil its financial obligations.
- 2.8 If advertising materials are supplied that are incomplete, any costs incurred by KCI in composing or completing an Advertisement shall be charged on to the Other Party.
- 2.9 If a recognised agent supplies advertising materials that are incomplete, then an amount of at least 15% of the book value of the relevant Advertisement shall be charged, regardless of whether the advertisement is then placed or not.
- 2.10 In the event that all or part of the Advertisement is printed illegibly, inaccurately or incompletely, the Other Party shall exclusively be entitled to a reduction of the agreed price or replacement of the Advertisement; however, only to the extent that the Advertisement cannot be deemed fit for its purpose, at the discretion of KCI. KCI does not therefore accept any liability for any damage or negative consequences otherwise.

Liability regarding materials

- 2.11 KCI shall observe the usual care with regard to the advertising materials received, both print and online, and for twelve months after they have been made available. KCI shall, however, accept no liability for any loss, disappearance, damage and suchlike regarding these materials. After expiration of this twelve-month period, KCI is entitled to destroy the materials made available by the Other Party, or return them to the Other Party at the latter's expense and risk. If no specific message is given to return the materials, they will be forfeited to KCI.
- 2.12 The Other Party guarantees to KCI that the use, reproduction and/or publication of the advertising materials supplied shall not infringe upon any Intellectual Property rights or any other rights of third parties. The Other Party shall indemnify KCI against any such third-party claims.
- 2.13 When supplying advertising materials in digital form, the Other Party is obliged to deliver a hardcopy or a PDF file. If this is not available, the Other Party shall be responsible for any errors, without prejudice to the fact that KCI shall therefore accept no liability for any damage or negative consequences otherwise.

3. Subscription Conditions (Print and Online)

Definitions

3.1 Subscription: an Agreement in which KCI undertakes to periodically provide, at least once a year, to the Other Party, hereinafter to be referred to as 'the subscriber', information or commercial space in databases on an information carrier in printed form, hereinafter referred to as 'print' and/or in digital form, hereinafter referred to as 'online', whereby the subscriber pays for this information and/or space in advance, until notice of termination is given by the subscriber.

Applicability

3.2 All agreements, offers and/or quotations of KCI with respect to Subscriptions shall be governed by the present Subscription conditions in addition to the general provisions. If, as part of a Subscription Contract, an Advertising Contract is also entered into, then the most recent version of the Advertising conditions shall also apply.

Term

- 3.3 Unless explicitly specified otherwise, Subscriptions shall continue for a term of 12, 24 or 36 months, to be calculated as from the formation of the Agreement.
- 3.4 Subscriptions shall at all times automatically be renewed for at least one year at the then-current subscription price set by KCI, unless the subscriber has given written notice of termination of the Subscription with due observance of the notice period that applies to the relevant Subscription; however, with at least a notice period of three months.
- 3.5 Notice of termination may only be given as per the end of a current subscription period, with due observance of the agreed notice period.

Payment

3.6 Subscriptions must always be paid in advance.

Changes to details

3.7 In the event of changes to details, including name and/or address, the subscriber shall notify KCI in writing of both the former and new details at least one month prior to the effective date and publication date via the website www.kci-world.com/contact.

Claims

3.8 Printed information carriers that have not been received may be claimed up to a maximum of six months after the publication date.

Previous editions

3.9 Copies of previous editions of printed information carriers, the socalled 'back issues', may only be ordered and/or delivered while stocks last.

4. Conditions for Participation in Events

Definitions

4.1 Event: a meeting of members of a more or less similar community, including but not limited to a trade fair, exhibition, conference, workshop, seminar and/or training day, organised by KCI either alone or in collaboration with one or more contract partners, which may or may not consist of more than one of the above components, hereinafter to be referred to as: Sub-Events, in respect of which the Principal has entered into a participation Agreement with KCI.

Principal: the party with whom KCI has entered into a written Agreement regarding participation in the Event, including but not limited to sponsors, exhibitors, conference participants and vicitors

Registration Form: the document describing and recording the participation Agreement. This is the Agreement in which KCI makes available Stand Space, lounges and other forms of 3D presentations or other Promotional Resources and/or Services to the Principal for a specific period of time and under specific conditions.

Order Confirmation: the document describing and recording the participation Agreement.

Participation Costs: the fees owed to KCI by the Principal in accordance with the participation Agreement for participation in the entire Event or in one or more Sub-Events.

Promotional Resources and/or Services: the resources, expressed in monetary terms, of the Principal to bring its product, service, brand, knowledge and/or other similar information to the attention of the public and/or to bring the product, service, brand, knowledge and/or other similar information of third parties to the attention of the public.

Stand Space: exhibition surface, location and shape will be specified by KCI.

Applicability

4.2 All agreements, offers and/or quotations of KCI with respect to participation in Events shall be governed by the present conditions for participation in Events in addition to the general provisions. If, as part of an Agreement for participation in an Event, an Advertisement Contract and/or an assignment for a Training Course and/or an Agreement for the organisation of an Event is also entered into, then the most recent version of the Advertising conditions and/or of the conditions for Training, Courses and Workshops and/or the conditions for principals of Events shall also apply.

Fees and payment

- 4.3 The Participation Costs shall be due upon the dates set in the participation Agreement. KCI shall be entitled to invoice as soon as the signed Registration Form has been returned. An advance invoice may precede the actual invoice.
- 4.4 In the event of a trade fair, exhibition or any other form of 3D presentation, the Principal shall, upon confirmation of participation, be informed by KCI of the price for the Stand Space to be occupied by the Principal. Calculation is based on the surface area whereby rounding up is carried out.
- 4.5 Total Participation Costs, including VAT, as well as any other taxes, if applicable, shall, partly depending on the date of registration and the form of participation, be invoiced as an amount or in

- instalments, at the discretion of KCI and as specified and recorded in the Order Confirmation. All payments must be made in full within 30 days of the invoice date and, in all cases, before commencement of the Event.
- 4.6 In the event of late payment, KCI shall be entitled to withdraw or reduce the Stand Space allocated to the Principal and/or to refuse the Principal admission to the Event or to suspend or withdraw participation in the Event, without prejudice to KCI's right to full payment.
- 4.7 The Principal is obliged to pay all fees owed to KCI and/or third parties in connection with its participation, regardless of whether these costs were incurred by the Principal or a third party acting on its behalf. These costs shall at least include, but not be limited to, all costs for occupying and clearing the Stand Space agreed upon by the Principal, costs for energy usage during the Event and the construction and dismantling periods, telephone costs, cost for water, energy and waste disposal and, if applicable, the legal and additional costs in accordance with the provisions in Article 1.17. These costs will be charged to the Principal by KCI and/or a third party. The costs must be paid in full within the period set by KCI and/or the third party.
- 4.8 KCI shall be entitled to first deduct payments for Participation Costs from any amounts due from the Principal that are still outstanding.

Force Majeure

- 4.9 KCI reserves the right, due to special circumstances beyond its control, to change the dates, times, or location of the Event and its contents or parts thereof or to cancel the Event without the Principal accruing any rights in these cases with respect to KCI for compensation of any damage in any form whatsoever or whatever the cause might be.
 - The circumstances referred to must be construed as being those circumstances covered by Force Majeure in the broadest sense. Pursuant to and notwithstanding the provisions in Article 1.25, this shall include but not be limited to fire, national interest, a national disaster and suchlike as well as the inability of speakers and other third parties engaged to attend, insufficient interest, insufficiently representative supply, disputes within the relevant industry and also circumstances as, in KCI's opinion, after weighing up the interests, may jeopardise the success of the Event. If any such circumstances should occur, the Principal shall not be entitled to cancel its registration if changes are only made to the dates, times, location or contents or parts thereof of the Event.
- 4.10 When the above circumstances require rescheduling of the Event, while the rescheduling affects only dates, times and/or location, so that the Principal is unable to participate in the Event, the Principal is entitled to reschedule its participation to another Event, in consultation with KCI and subject to any additional costs. If the Event cannot take place, then in prior consultation with the Other Party, the amount that was provided for the lease of the Stand Space will be converted into a credit for other KCI products and/or services.
- 4.11 In all cases referred to in Article 4.9, the Principal is obliged to pay in full other costs incurred by or through KCI at its request in connection with its participation.

Registration, changes, withdrawal and cancellation

4.12 Registration for participation must be done using a Registration Form provided by KCI which is completed by the Principal, with which the Principal also guarantees the correctness of the information he provides and that the form has been signed by an authorised person, failing which this shall be at the risk and

- expense of the Principal. This Registration Form must be sent to KCI within a period to be determined later by KCI.
- 4.13 KCI shall be free at all times to decide whether or not to process a registration, to provide the Principal with less space and/or fewer admission tickets than requested in the registration, or to change and/or withdraw Stand Space and/or admission tickets that have already been allocated; in the latter case including, but not limited to, circumstances in which there is a real fear of a disturbance of the peace or danger to persons and/or goods located in the building where the Event is to take place and/or if there are mandatory regulations for doing so and/or in the case of non-payment. KCI may also proceed to take these actions if the Principal has registered under false pretences.
- 4.14 KCI is also free to take the measures referred to in the previous article if the good reputation of KCI or the owner of the building in which the Event is to take place may be adversely affected by the reputation of the Principal. Such a situation will include bankruptcy (or the existence of an application for bankruptcy) and/or suspension of payments on the part of the Principal or a company affiliated to it or criminal proceedings against the (legal) persons mentioned or any of their managers.
- 4.15 The situations described in Articles 4.13 and 4.14 entail that KCI shall not be required to pay any compensation to the Principal.
- 4.16 In the unlikely event that placement is not possible on account of the Event being fully booked, registrations for participation in an Event shall be placed on a waiting list in the order in which they were received. At least one month prior to the Event, KCI shall make a decision based on the available space and/or places, the abovementioned order and the number of the registration. Should space and/or a place become available due to a cancellation, its allocation will also be decided upon in the preceding manner.
- 4.17 During registration, KCI may request that Principals provide an overview of all goods and/or services that will be exhibited at the Event.
- 4.18 Only those goods and services that comply with the provisions in these delivery conditions may be exhibited at the Event. KCl has the right to refuse, or immediately have removed from the Event, without being obliged to pay any compensation to that end, those goods and services that it does not deem admissible on the basis of the participation conditions, or which have not been specified on the registration form, or which do not comply with the set requirements, or which are in conflict with these regulations in any other way.
- 4.19 Cancellation on the part of the Principal is only possible by means of a written request sent to KCI by registered post, whereby KCI can accept the request on the condition that a cancellation fee is paid:
- amounting to 75% of the eventual amount due by the Principal to KCI in the event of participation, if the participation concerns Stand Space and the registration is cancelled more than 3 months before commencement of the Event. This cancellation fee can be converted to a switch to other services and/or products of KCI, including but not limited to Advertisements, provided this has been agreed with KCI in writing;
- amounting to 100% of the eventual amount due by the Principal to KCI in the event of participation, if the participation concerns Stand Space and the registration is cancelled within three months of the commencement of the Event, without any conversion of the cancellation fee possible;

The cancellation fee shall be subject to VAT.

Admission, price and tickets

- 4.20 KCI can set an admission price for the Event, which in that case shall be specified in the written Agreement between the Principal and KCI. KCI reserves the right to grant reductions on the admission price to those groups specified in the Agreement between KCI and the Principal.
- 4.21 Several types of admission tickets can be issued to the Principal, which may offer continuous admission to the Event and/or corresponding Sub-Events. The number of tickets to be issued per Principal depends on the Event and is determined by KCI.
- 4.22 All admission tickets referred to in the previous article are personal and can only be requested by and will only be issued to persons belonging to the Principal's company or organisation. Pursuant to the provisions in Article 4.20, a personal admission ticket may be transferred within the Principal's company or organisation, provided this has been agreed upon by KCI in writing.
- 4.23 KCI reserves the right to make available several admission tickets, where appropriate, upon payment of a price to be determined by KCI

Stand Space, construction and dismantling

- 4.24 The Principal is obliged to closely follow instructions from KCI regarding the construction and set-up of the Stand Space allocated to it. KCI shall provide the Principal with a manual at a time to be determined by KCI, which shall additionally consist of an overview of complementary guidelines specifically for the Event, which must be read, signed for approval and returned, electronically or otherwise, before the commencement of the Event.
- 4.25 The manual shall specify in which cases and the latest date by which KCI must receive a design of the setup of the Stand Space for approval by KCI. The design may consist of a clear drawing to scale, a model etc., possibly supplemented by construction calculations, at the discretion of KCI.
- 4.26 The Principal is obliged to follow the instructions of KCI and/or the owner of the building where the Event is to be held and the relevant local authorities, such as the fire service and police, regarding safety and public order. If applicable, the regulations for Participants at the location shall be considered to be part of the participation Agreement. The regulations can be requested from KCI free of charge at any time.
- 4.27 The Principal must start setting up and dismantling the Stand Space occupied by it in time, so as not to exceed the terms set by KCI for this purpose.
- 4.28 The space agreed upon by the Principal shall be made available to it for a period of time, to be determined by KCI, before the opening time of the Event and for a period of time, to be determined by KCI, after the closing time of the Event.
- 4.29 Goods found before or after the aforementioned periods in the building or in the vicinity of the building where the Event is to be held may be stored and/or removed and/or destroyed by KCI at the risk and expense of the Principal concerned.
- 4.30 The Principal is obliged to leave the Stand Space agreed upon by him in the same condition after the end of the Event as when it was made available to him. The Principal shall be liable to pay for any damage to the Stand Space.
- 4.31 In addition to the provisions in Article 4.39, KCI shall not be responsible for insuring objects, people and other matter, during or after the Event.

Use of Stand Space, use of data

- 4.32 The Principal must obtain prior written consent from KCI to keep the Stand Space held by him closed or unoccupied during the time that the exhibition is open to the general public, which shall also apply to the covering up of exhibited goods or an indication next to goods stating that they have been sold. Stand Space must be decorated with carpet and furniture as a minimum requirement.
- 4.33 Moreover, the Principal is not permitted to exhibit goods and/or services that have not been specified by name in the registration form, nor is the Principal permitted to advertise or offer such goods and/or services.
- 4.34 The Principal is not permitted to commercially use data concerning the Event without explicit written consent on the part of KCI. In the event that the Principal violates this prohibition, KCI shall not accept any liability in this matter either with respect to the Principal or with respect to third parties. For each established violation, the Principal shall be charged a penalty amounting to twenty-five thousand euros (€25,000), without prejudice to KCI's right to compensation for damage that exceeds this amount and without prejudice to KCI's other rights.
- 4.35 In addition to the articles relating to construction and dismantling, including the manual and an overview of complementary guidelines, the Principal is not permitted, without prior written consent from KCI, to perform actions which shall in any case include, but not be limited to:
 - Removing goods and/or services from the space occupied by it for the duration of the Event
 - Making use of any walls, ceilings and/or partitions belonging to adjacent spaces
 - Bringing flammable or explosive substances, gases and goods to the Event, which shall also apply to foul-smelling substances, radioactive sources and/or lighting an open fire
 - Projecting images, amplifying speech by means of loudspeakers, playing music and/or making sounds that could cause a nuisance, as well as placing television appliances or moving goods, other than those specified in the participation conditions
 - Installing platforms or other raised elevations in the occupied Stand Space, installing partitions, or adding ceilings or other coverings to the Stand Space unless KCI has granted written permission to do so
 - Affixing and/or exhibiting goods and/or services and/or advertising materials outside the Stand Space allocated to the Principal
 - Conducting or arranging for surveys among visitors and/or participants to the Event
 - Approaching competitors in an unlawful manner
 - Taking and/or reproducing photos, video images and/or drawings of exhibited goods and/or making them available to third parties for commercial purposes or otherwise
 - Holding contests, advertising goods and/or services that have not been registered, holding lotteries and performing socalled 'pitch work', unless KCI has granted written permission to do so
 - Exchanging parts and accessories of exhibited goods (or arranging for their exchange) in the building in which the Event is taking place or its grounds
 - Selling goods and/or services in such a way that the purchased item is handed over immediately or upon payment for the purchased item
 - Promoting or making available special discounts or offers before or during the Event that are only valid for the duration of the Event, unless KCI has granted written permission to do
 - Bringing in or having others bring in and/or stocking food and/or drinks from outside the building where the Event is held, unless KCI has granted written permission to do so

- Hiring out or relinquishing all or part of the space agreed upon by him to third parties, or exchanging said space with another Principal
- Developing activities, which, in KCl's opinion, cause damage to or detract from the Event as a whole, even if these activities only focus on one or more participants or groups, all insofar as these activities cannot be considered as normal practice in reciprocal competitive relations
- Offering or advertising goods composed fully or partially from starting materials
- Making changes to the Stand Space agreed on for the Principal, for instance by gluing, hacking in, breaking, drilling, nailing or otherwise damaging floors, walls, ceilings, columns and so forth
- Placing or using logo's, advertisements, trademarks and suchlike that are in any way misleading or violate the copy- or trademark rights of other companies or organisations.
- Causing nuisance, danger or damage in any way to the building in which the Event is taking place and/or to other participants or visitors to the Event, namely through foul smells, light, images, noise etc.

Catalogue

- 4.36 KCI is entitled to publish a catalogue or set up information systems based on this catalogue, compiled from the specifications submitted by the Principals on a form made available to the Principals separately. In the event such a form is provided to the Principal, the Principal shall be obliged to submit this completed form to KCI no later than within a term to be determined by KCI before the commencement date of the Event. If the Principal fails to provide the specification in time, KCI shall be free to use the Principal's data of which it is aware for this purpose.
- 4.37 KCI shall determine the way in which the entries are formulated in the catalogue or information systems based on this catalogue and reserves the right to shorten the information provided by the Principal or to deviate from the specifications submitted by the Principal in any other way, without stating its reasons if necessary. KCI or any editors appointed by KCI shall not be liable in respect of the Principal and/or third parties for any errors, shortcomings and/or omissions in the catalogue or information systems based on this catalogue.
- 4.38 The Principal may only specify items and services for use in the catalogue or information systems based on this catalogue that are included in their supply range and, in KCl's opinion, belong to the exhibition range to be admitted.

Liability

- 4.39 In addition to Article 1.34 et seq., KCI shall not be liable for any damage, of any scope or nature whatsoever, suffered directly or indirectly by the Principal, its staff and/or third parties, nor for loss of profits or damage as a result of theft or destruction or any other cause, if this damage is caused by a party other than KCI. The Principal indemnifies KCI against any claims from third parties, due to damage, by whatever name it may be called, caused by the Principal, its staff or third parties.
- 4.40 The Principal shall be liable for and must take out adequate insurance against any damage of any nature that is caused by actions or negligence on the part of the Principal itself, its staff or third parties to goods and/or persons employed by or on behalf of KCI and/or its contract partner or partners. The Principal shall indemnify the organisation against any claims that third parties could make in this regard.
- 4.41 KCI shall accept no liability in cases which include, but are not limited to, illnesses, psychological disorders, accidents or the death, before, during and after the Event, of the Principal and/or

- third parties. Furthermore, KCI shall not be liable for any damage to persons or items belonging to the Principal and/or third parties, including but not limited to personal injuries resulting from slippery floors, electrical installations and so forth.
- 4.42 The Principal shall indemnify KCI against any claims made under locally applicable safety and/or tax and/or employment law, or against any claims for recovery made on this basis by third parties engaged by or on behalf of the Principal. The Principal is obliged to include this provision in any Agreement it enters into with third parties, which shall also apply to any Agreements between third parties in this respect.
- 4.43 Any stand construction work performed by the Principal, its staff and/or by third parties engaged by the Principal must be carried out in accordance with the Dutch Working Conditions Act and the appropriate guidelines for exhibition companies (www.arbocatalogus-ttb.nl), or locally applicable laws and regulations.
- 4.44 The Principal, its staff and/or third parties engaged by the Principal must possess a valid identity document and, if applicable, an EU work permit.
- 4.45 KCI is not in any way responsible for transactions made between Principals.

Termination

4.46 In the event that a Principal acts in breach of the provisions contained in these Terms and Conditions, KCI is entitled to withdraw the participant tickets and/or continuous admission tickets provided to him and permanently or temporarily refuse the Principal entry to the building where the Event or Sub-Event is taking place, with immediate effect, and to close or clear all or part of the Stand Space agreed upon by the Principal and to take possession of this Stand Space and, where appropriate, to keep possession of, and to store or arrange to have stored the exhibited goods, as well as everything else placed in the Stand Space by the Principal at the expense and risk of the Principal, or to exclude the Principal from participating in the Event, without the Principal having any rights to restitution of amounts already paid or to compensation for damage, in any form whatsoever and however it may have been caused, and without prejudice to the obligations entered into with respect to KCI. KCI shall reserve the right in cases as described in this article to exclude the Principal from participating in further Events to be organised, while all costs due to KCI and/or third parties shall be recovered from the Principal in accordance with the provisions in Article 4.7.

5. Conditions for Training, Courses, Webinars and Workshops

Definitions

5.1 Principal: any business, consultant or institution who negotiates the issuance of an Assignment with KCI or who has issued an Assignment to KCI.

Assignment: the Agreement in which a Principal issues instructions to KCI for the provision of a Training Course, the preparation and supply of Training Materials, in any form whatsoever, and/or the performance of other services, such as consultancy, coaching and posting, all in the broadest sense.

Training Course: a course, study day or full-day event, workshop, seminar, conference or any other form of knowledge exchange organised by KCI, provided in digital format or otherwise.

Participant: any person enrolled by a Principal for the purpose of attending a Training Course.

Enrolment: the registration of a Participant for a Training Course.

Training Materials: course or instruction materials, documentation, dictations, syllabi or other materials, in any form whatsoever, used and/or offered by KCI for the provision of a Training Course or the performance of an Assignment or as reference work during a Training Course or Assignment.

Applicability

- 5.2 All agreements, quotations and/or offers from KCI and enrolments with regard to Training Courses shall be governed by the present conditions for Training Courses in addition to the general provisions. If, as part of an Assignment for a Training Course, an Agreement for participation in an Event and/or an Agreement for organisation of an Event are also concluded, then the most recent version of the conditions for participation in Events and/or the conditions for principals of Events shall also apply.
- 5.3 If the Principal arranges the Participant's Enrolment, the Principal undertakes vis-à-vis KCI to disclose these conditions for Participants to the Participant and to impose them upon the Participant. The Principal shall indemnify KCI against any claims from the Participant if KCI cannot invoke the provisions of these training conditions in respect of the Participant due to a breach by the Principal of such obligations.

Fees

5.4 KCI is entitled to make interim revisions to the fees for Training Courses if, in KCI's opinion, cost increases warrant such revisions. The Participant shall be notified in writing of any fee revisions well in advance. Fee increases shall not have any retroactive effect and shall only apply to instalments due after the effective date of the price increase. Depending on deviations in the level of the Participant(s), interim adjustments to the content of the Training Course and/or interim adjustments to the specific circumstances, that could not be foreseen in advance, the actual length of the course may be longer or shorter than indicated by KCI in its offer. In that case, KCI shall be entitled, at its sole discretion, to adjust the course fee to the actual situation and/or circumstances. The Participant and/or the Principal shall be notified in writing of such adjustment well in advance.

Payment

5.5 An Assignment for a Training Course must always be paid in full in advance, unless otherwise agreed in writing.

Accuracy of information provided

- 5.6 All specifications and/or statements concerning the services and products, such as the duration of the Training Course, the name of the Trainer(s), the scope and technical design of the Training Materials or other works, shall be made to the best of KCI's knowledge, subject to reasonable deviations.
- 5.7 Any minor errors in the Training Materials or other works produced by KCI, including typographical errors not affecting the editorial contents or the illustrations, graphics etc. of the materials, shall not constitute ground for rejection of the project, refusal of the delivery, or of changes to the agreed fee.

Delivery

- 5.8 KCI shall not be bound to any delivery terms that can no longer be met due to circumstances that have occurred after entering into the Agreement, including such circumstances as referred to in Articles 1.25 and 5.14. If any term threatens to be exceeded, KCI and the Principal shall consult with one another about this as soon as possible.
- 5.9 Any changes in or to an Assignment may result in adjustment of the agreed fee and/or the original schedule and delivery term. These changes shall not constitute any ground for termination.

Admission and preconditions for sessions

- 5.10 KCI reserves the right, at its own discretion, to decide whether or not to admit Participants to a Training Course based on its admission requirements as disclosed on a regular basis. However, admission shall not constitute any guarantees on the part of KCI.
- 5.11 KCI shall be entitled to exclude Participants, who, as a result of their behaviour or otherwise, hinder the normal progress of the Training Course, thus impairing their fellow participants, from further participation in the Training Course. Exclusion shall not affect the obligation to pay the course fee.
- 5.12 The course dates and times specified shall be strictly observed, except in cases of Force Majeure. KCl is not obliged to repeat classes for Participants who were prevented from attending. The course fee for missed Training Courses shall not be affected, unless otherwise agreed.
- 5.13 The Principal shall undertake to notify in advance any employees and/or third parties engaged by KCI who, as part of the Agreement, will now or in the future be performing work on the Principal's premises or elsewhere, about any risks entailed in the activities at the abovementioned location. Furthermore, KCI or at least the employee(s) and/or third parties responsible for the performance of the Assignment, must be made sufficiently aware of the measures taken by the Principal to reduce the said risks and to prevent accidents.

Force Majeure

- 5.14 In addition to Article 1.25 of the general provisions, Force Majeure shall be understood to include all circumstances beyond KCl's reasonable control which prevent the provision of a Training Course, irrespective of whether such circumstances were foreseeable at the time of the Agreement.
- 5.15 If the situation of Force Majeure affects a certain class, KCI shall attempt to set another time or day for such a class, offer the class via online platforms, or shift the entire course programme by one time unit. If the situation of Force Majeure affects all of or the not

yet provided part of a Training Course and there is no reasonable prospect of commencement or resumption in the short term, KCI shall be entitled to cancel the Training Course in writing and the obligations of the parties shall mutually expire without any obligation to pay damages.

5.16 In all cases referred to in Articles 5.14 and 5.15, the Principal shall be obliged to pay in full other costs in connection with its participation made at its request by or via KCI.

Liability

Participation in a Training Course is at the own risk of the Participant and the Principal. In addition to the provisions of Article 1.34 et seq. of the General Terms and Conditions, KCI shall not be liable for any damage that occurs while attending classes, including loss, theft or damage to the property of the Participant or the Principal, as well as any personal injury to the Participant that occurs during a class. Nor is KCI liable for any damage that arises during or as a result of the use of the Training Materials prepared by KCI. The Participant shall be deemed to follow the safety instructions and standards. In the event of refusal to do so, the Participant and the Principal shall be fully liable. The Participant and Principal shall indemnify KCI against any third-party claims in that respect.

Intellectual Property rights

- 5.18 In the event that the Principal provides any drawings, models or other instructions in the broadest sense for the purpose of the development and/or composition of the Training Materials or other works, the Principal shall assume full responsibility and liability for non-infringement by the Training Materials or the other works of any third-party Intellectual Property rights or any other rights. The Principal shall indemnify KCI against any third-party claims in that respect.
- 5.19 KCI undertakes to carefully keep all business information provided by the Principal. KCI shall not disclose any such information to third parties for inspection or use or publish it without prior consultation with the Principal. Unless otherwise agreed in writing, KCI shall be free to use any information made available by the Principal and/or Participant to KCI in the performance of the Assignment.
- 5.20 Unless explicitly agreed otherwise in writing between the parties, the copyrights and/or other intellectual property rights in the Training Materials prepared by KCI or any other work KCI shall be stated in the Training Materials as the copyright holder as follows: (c) 2021, KCI Media Group B.V., all rights reserved.
- 5.21 The Principal and the Participant may use all the Training Materials or any other work prepared and/or made available by KCI solely for their own purposes. It is not permitted, without the explicit written consent from KCI beforehand, to reproduce and/or disclose Training Materials or any other work, either in part or in full, by means of print, photocopy, microfilm, video disk, magnetic disk or tape, in any way whatsoever, storage in a consultation system accessible to third parties, or electronically or otherwise, or to relinquish, sell or otherwise make available such Training Materials or any other work, either in part or in full, to third parties.
- 5.22 KCI shall only make duplicates of Training Materials available against payment, and is completely free to add substance and shape to these Training Materials and distribute them freely in any manner whatsoever.

Cancellation

- 5.23 If, exclusively in KCI's opinion, there are insufficient Enrolments for a Training Course, KCI shall be entitled at all times to cancel a Training Course without being liable to pay any damages or costs. Any registration fee already paid will be refunded within 30 days of cancellation to the bank account from which the registration fee was transferred.
- 5.24 The Principal is entitled to terminate an Agreement in the interim, not merely relating to the provision of a Training Course, by registered letter in accordance with the conditions of cancellation specified in Article 4.19. In addition, the Principal shall be obliged to pay 100% of the invoice value of the part of the Assignment performed until the time of termination.