General Conditions of Sale

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Definitions

"The Company" or "LIVESTORM" or "We": the company LIVESTORM SAS (Commercial name "LIVESTORM") whose registered office is at 24 rue Rodier 75009 Paris FRANCE, intercommunity VAT number FR12820434439 operating the website livestorm.co (the "Website").

"You" or "Client": entity (legal or natural person) who has validly subscribed to Livestorm Services and whose relationship is governed by these General Conditions of Sale.

"Website": all of the content and pages to which the Client has access at the address livestorm.co.

"Livestorm Service": all of the services, functionalities and applications accessible via the Website and provided by LIVESTORM, in particular an online events management tool.

"User": any regular or occasional user of the Livestorm Service, as a Visitor of the Livestorm Website, an Administrator/Manager or a Participant.

"Participant": User who, particularly by participating in online events and responding to polls, sends and visualises their information with the Livestorm solution.

"Administrators" or "Managers": authorised staff by the Client who creates Accounts, online events and polls.

"Account": individual account created for Users to access and use the Livestorm Services.

"Content": any content published or distributed on the Livestorm Service by LIVESTORM, Users or a third party. This includes text, words, information, images, videos, sounds, data or hypertext links.

"General Conditions of Use": contractually binding document governing the conditions of use of Livestorm services by the Users.
**Article 1 - Purpose**

These General Conditions govern the sales of the services offered by the company LIVESTORM SAS (Commercial name "LIVESTORM") whose registered office is at 24 rue Rodier 75009 Paris FRANCE, intercommunity VAT number FR12820434439 operating the website livestorm.co.

**Article 2 - Price**

The prices of our products are given in euros or in dollars including all taxes (VAT and other taxes applicable on the day of the order), depending on the currency on the pricing page, and excluding processing fees. All orders, wherever they come from, are payable in euros or in dollars depending on the currencies available at the time the order is approved. The subscription to Livestorm Services shall be invoiced on the basis of the rate in force at the time the order is approved.

The pricing in force is available on the livestorm.co/pricing page

LIVESTORM reserves the right to change its prices at any moment and shall inform Clients in writing of any change in prices with advance notice of at least 15 days. If a change to the pricing is refused, the Client may end their subscription to the Livestorm Service. If the Client does not cancel by the given deadline, they shall be deemed to have fully accepted the change to the prices made by LIVESTORM. Any change in prices will be effective as of the following invoicing cycle.

**Article 3 - Orders, costs and payment**

**3.1 Orders**

The Client can order services using LIVESTORM’s valid ordering processes. All orders are subject to approval and verification from LIVESTORM which may, at its discretion, accept them or not. All information about the Client communicated by the Client or in their name must be accurate, complete and up to date, and the Client is responsible for keeping the said information up-to-date.

Any subscription to a Livestorm Services subscription implies acceptance of these General Conditions of Sale. Any confirmation of an order implies full and complete acceptance of these General Conditions of Sale, without exception or reservation.
All data provided and the confirmation recorded shall constitute proof of the
transaction. Confirmation of the order shall constitute signature and acceptance of the
transactions which have taken place. A summary of your order information and the General
Conditions of Sale will be sent to you when you subscribe to Livestorm Services.

3.2 Costs and payment

The Client is responsible for all applicable Costs for the Livestorm Services, which are due and
payable as indicated on the invoice and, unless there is a written indication to the contrary, the
payments are due thirty (30) days counting from the date of the invoice. The Client agrees (i) to
warn LIVESTORM of any disputed costs within fifteen (15) days following the date of the invoice,
(ii) to work in good faith to quickly resolve any conflict and (iii) to pay the costs within the fifteen
(15) days following resolution of the dispute.

Payment of invoices may be made:

- By bank card, in which case the Client authorises LIVESTORM (a) to take measures to
  ensure that the debit/credit card number provided is valid and (b) to invoice the said
  card, as per the invoicing frequency specified in the Order;
- By bank transfer;
- By direct debit, in which case the Client grants LIVESTORM a SEPA mandate

LIVESTORM reserves the right to cancel the Contract immediately if at any moment the Client’s
payment information proves to be inaccurate or out-of-date, and the Client shall be responsible
for overdraft charges or any other costs incurred following the use by LIVESTORM of the Client’s
invoicing information to make a payment. LIVESTORM reserves the right to update the prices of
the Services at any time after the initial Term.

3.3 Additional services

The Client may order additional services at any time. Absent an indication to the contrary in the
applicable order, any additional service ordered by the Client after the effective date is subject
to these General Conditions of Sale and the applicable General Conditions of Use.

3.4 Overdue accounts
LIVESTORM reserves the right, at its discretion, (i) to suspend or cancel all or part of the Livestorm Services due to non-payment of undisputed costs, and (ii) to impose a charge to restore archived data from overdue accounts. The Client agrees to reimburse LIVESTORM for any reasonable costs and expenses incurred in recovering overdue amounts.

**Article 4 – Term and termination**

**4.1 Term**

These General Conditions of Sale govern relations between LIVESTORM and the Client for the entire term of their subscription to the Livestorm Services from when they are accepted by the Client.

Certain clauses of these General Conditions of Sale shall survive the contractual relationship between LIVESTORM and the Client, and in particular those relating to the Intellectual Property, Guarantees, Responsibility, Personal Data, applicable Law and the competent Jurisdiction, and Archiving.

**4.2 Freemium model**

Freemium subscriptions of unspecified duration can be cancelled at any time by the Client by post or by email to the customer service department.

**4.3 Premium model**

Premium subscriptions can be cancelled at any time by the Client by post or by email to the Customer Service department. To cancel his or her Premium subscription, the Client may request it online through the Livestorm Website and will take effect at the end of the current subscription period.

When the Client cancels his or her Premium subscription:

The cancellation will end invoicing of the Client and will delete access to all of the Premium functionalities at the end of the current subscription period.

No reimbursement will be made for sums already paid and invoices issued before the date the Client’s official cancellation is received by LIVESTORM must be paid in full.
Changes shall be effective at the end of the invoicing cycle for the current subscription.

4.4 Non-compliance with obligations

In case of a flagrant disregard of these obligations, LIVESTORM or the Client may officially carry out any appropriate action and terminate their relationship by sending a registered letter with acknowledgement of receipt to the other party. If no measure has been taken within thirty (30) days, LIVESTORM or the Client may cancel the subscription. In this scenario, the Client must contact the Customer Service department.

Article 5 - Image rights and intellectual property

The Client guarantees LIVESTORM that it has obtained all authorisations prior to the recording, the use and the distribution of the image of a User hosting an online event, in particular for rebroadcasting.

The Client guarantees LIVESTORM that it holds all of the rights to broadcast the event online. In this respect, the Client declares that it is the holder of all intellectual property rights related to the content of the online event (which assumes, if applicable, that a prior agreement has been reached with the facilitator of the online event to transfer his or her copyright or a licence to use the content it provides). The Client guarantees in particular that the online event does not constitute an infringement of a pre-existing work; that it has complied with and will comply with the intellectual property rights of third parties, including copyright, and rights to designs and models, patents and trademarks. As such, the Client guarantees LIVESTORM against any action, claim, demand or objection from any person alleging an infringement of intellectual property or an act of unfair and/or parasitic competition, or infringement of image rights which the broadcasting of the online event or the performance of these General Conditions of Sale or the applicable General Conditions of Use may have infringed. Compensation and expenses of any kind incurred by LIVESTORM, as well as all damages ruled against him or her, will be paid for by the Client.

Article 6 - Intellectual property - Brands

All of the text, graphics, user interfaces, photographs, commercial brands, logos, sounds, music, illustrations and IT code (collectively designated by the term "Intellectual Content"), particularly the design, structure, selection, coordination, expression, appearance and user-friendliness, the presentation and layout of the Intellectual content, appearing on the Website and on the
Livestorm Service is held, controlled or transferred under licence by or to LIVESTORM, and is protected by all the applicable legislation related to intellectual property and unfair competition.

Unless there is an express indication to the contrary in these General Conditions of Sale, no section of the Livestorm Service, the Website or any intellectual Content may be copied, reproduced, modified, republished, uploaded, published, exhibited in public, encoded, translated, transmitted or broadcast in any manner whatsoever (including by "mirroring") on another computer, server, website or publishing or broadcast medium, or for any commercial enterprise whatever, without prior written agreement from LIVESTORM.

You can use the information about LIVESTORM products and services intentionally made available by LIVESTORM for downloading, on the condition that (1) you do not delete the copyright notices on the copies of these documents, (2) you use this information for your personal use for non-commercial purposes and you do not copy and do not publish the information on a network computer and do not broadcast it in any medium whatsoever, (3) you do not make changes to this information and (4) you do not offer any commitment or guarantee about the content of these documents.

It is recalled that any content produced by the User during an online event remains the property of the Client and that ownership thereof shall not be transferred to LIVESTORM.

**Article 7 – Responsibility and Guarantee**

LIVESTORM will do everything possible to ensure correct operation of the Service and to provide the Service to you 24/7.

Nonetheless LIVESTORM only has an obligation of means regarding access to and use of the Service. LIVESTORM cannot guarantee that the functions offered by the Service will always be available or free of typographical, technical or other errors, that faults will be corrected or that the Services or servers that host it will be free from viruses or bugs.

The Service may be interrupted temporarily by LIVESTORM for reasons of maintenance, test, repair or anything else associated with the improvement and operation of the Service, without
creating liability. If the Service is interrupted, LIVESTORM alone shall decide whether or not to grant you compensation.

LIVESTORM has no liability in the cases of force majeure anticipated by the law and as defined by the jurisprudence of French courts and tribunals including the interruption, suspension, reduction or disruptions to supply of electricity or other things or any interruptions to telecommunications networks.

Moreover, LIVESTORM cannot be considered responsible for the content of Websites or personal pages of the User (sites, personal blogs of the user which are accessed externally or internally to Livestorm). The User is solely responsible for the information, text, image, videos, data, files and programs contained in their personal space or on their personal page.

The User shall not hold LIVESTORM liable for any loss, complaint, dispute, compensation or expense, including the costs of justice and defence, claimed by a third party or another user due to their personal space or personal page.

LIVESTORM is held to an obligation of means within the framework of these General Conditions of Sale and cannot under any circumstances be held responsible for any loss, harm or indirect damages of any kind whatsoever as a result of the management, use, operation or interruption or failure of the service.

LIVESTORM cannot be considered responsible for the content of external Websites, or for the functionality of access to these Websites. LIVESTORM does not approve and is not responsible for the content, ideas, opinions, products or services sold on these external Websites.

In accordance with the General Conditions of Use freely accepted by them, the Users are solely responsible for hypertext links and internet addresses included on their Website or personal pages and guarantee LIVESTORM, its subsidiaries, directors, agents and employees against any dispute or claim regarding these links.

LIVESTORM does not provide a guarantee against and cannot be considered responsible for the loss or alteration of files or data that the User transfers to their personal space on the Livestorm Service.
The User agrees to transfer his or her data and files knowingly and under their sole responsibility. It is the User's responsibility to perform any backup measures that seems necessary to him or her.

**Article 8 - Acceptance of the General Conditions of Use**

The Client acknowledges that accepting these General Conditions of Sale raises the possibility for the Client of authorising members of its staff to create Accounts and to give access to the Livestorm Service to Users. As such they undertake to ensure compliance of the General Conditions of Use of the Livestorm Service (livestorm.co/terms) by members of its staff.

**Article 9 - Personal Data**

LIVESTORM collects and processes some of the User’s personal data (the “Data”), under the conditions provided for by the Schedule to these General Conditions of Sale related to Data Protection Act (the “DPA”). As such, LIVESTORM has the capacity as Sub-Contractor and the Client has the capacity as Data Controller, within the meaning of the GDPR.

LIVESTORM assures the Client that the Users Data will be collected and processed in compliance with the provisions of the modified law no. 78-17 of 6 January 1978 on Information Technology, Data Files and Liberties (the "IT and Liberties Law") and Regulation (EU) no. 2016/679 of the European Parliament and Council dated 27 April 2016 (the "Regulation").

For a more detailed version of the conditions for the collection and processing of the User's Data, the User is invited to consult the Policy to protect the data of LIVESTORM and that of the Client.

By virtue of the provisions of the IT and Freedoms law and the Regulation, LIVESTORM guarantees the Client the existence of a procedure enabling the User to exercise their rights to access, rectify, delete, restrict, portability and to define directives relating to the fate of Data post-mortem.

LIVESTORM undertakes to guarantee the existence of adequate protection levels in keeping with the applicable legal and regulatory requirements.

LIVESTORM shall notify the Client as soon as possible of any breaches of Data covered by the Regulation.
Article 10 - Sanctions

If one or more provisions of these General Conditions of Sale is violated by the Client or its Users, or any other document written by LIVESTORM, LIVESTORM reserves the right to terminate or limit without any prior warning and at its sole discretion, your use and access to the Livestorm Service, your Account and all other LIVESTORM services.

Article 11 – Special conditions

Each service may be subject to Special Conditions.

LIVESTORM is free to add and to delete Livestorm services and/or to alter their characteristics, conditions of use and other special conditions. It will inform Users about this in advance by email or by a display on the Website and on the Livestorm Service.

Within the context of using the Livestorm Service or by its intermediation, the User may be led to make use of or access content provided by third parties. LIVESTORM rejects any responsibility with regard to the said services and content, with which it is not involved, the third-party provider of the service or content being solely responsible in relation to the User.

Under no circumstances can LIVESTORM be held responsible for any damage that has occurred in the context of exchanges performed outside the Livestorm Service, even between Users.

Article 12 - Prevalence

Additional general conditions may apply to purchases of goods or services, as well as to specific sections or functionalities of the Livestorm Service, in particular competitions, promotions and other similar offers.

If there is a contradiction between these General Conditions of Sale and the conditions published for, or applicable to, a specific section of the Livestorm Service or for a service offered on or via the Livestorm Service, the latter conditions shall take precedence and shall govern the subscription to this specific service.

When applicable, LIVESTORM’s obligations in relation to its Products and Services are governed only by the agreements in the terms of which they were defined and no element appearing on the Livestorm Service can be interpreted in such a way as to modify these agreements.
LIVESTORM may make changes to the Products and Services offered on the Website and on the Livestorm Service or at prices applicable to these Products and Services at any time and without prior warning.

Article 13 – Applicable law – Competent jurisdiction

Notwithstanding the country in which the Client subscribes to the Livestorm Services, these General Conditions of Sale are exclusively governed by French law.

The French version shall take precedence over any other version of the General Conditions of Sale.

Given the global nature of the Internet, Clients are reminded that they must also comply with the rules applicable in the territory in which they are using the Website or using the Livestorm Services.

In the absence of an amicable solution, any dispute that may arise between the parties in relation to the formation, execution, interpretation or cancellation/termination of the Contract will be under the exclusive competency of the competent French courts, including cases of proceedings for interim measures (“référé”, “requête”) or those involving a plurality of defendants.

LIVESTORM and the Client must perform their obligations in utmost good faith.

In the event of disputes related to the interpretation, validity and consequences of these General Conditions of Sale, the Client is invited to contact assistance at the following address: [hello@livestorm.co]

Article 14 - Archiving – Proof

LIVESTORM shall archive order forms and invoices on a reliable and sustainable medium constituting a faithful copy in accordance with the provisions of Article 1348 of the Civil Code.

The computerised registers of LIVESTORM shall be deemed by all parties concerned as proof of communications, orders, payments and transactions which have taken place between the parties.