### Terms of Use

1. About Meeting Mojo and these Terms of Use

a) In these Terms of Use (the "Terms") "Meeting Mojo" refers interchangeably and independently to Meeting Mojo Limited. This company provides event management software in various territories around the world.

b) These Terms are intended to ensure that online access to Meeting Mojo's products is used responsibly, and to clarify rights and obligations between users and Meeting Mojo.

c) These Terms cover all Meeting Mojo online products, all sections are relevant to you.

# 2. Agreement to the Terms

You will be able to access Meeting Mojo online products only if you agree to these Terms.

# 3. Submission of information

a) You agree that the information you provided when you registered to use Meeting Mojo online products ("User Information") is true and accurate at the time of provision, and that you have the authority from your organization, and from any individuals whose personal data you disclose, to provide such User Information.

b) To access the interactive elements of Meeting Mojo online products you will be required to specify a password during a login process. You are responsible for maintaining the confidentiality of the password and for all activities that occur under it. You agree not to share your password with persons outside of your immediate jurisdiction.

c) You agree to notify Meeting Mojo immediately of any unauthorized use of your login details or any other breach of security of which you become aware.

4. Copyright and database rights

a) All right, title, and interest (including all copyrights and other intellectual property rights) in Meeting Mojo's products belong to the Meeting Mojo company. You acquire no proprietary interest in a Meeting Mojo product by using, or registering on, or submitting User Information to any Meeting Mojo website.

b) You agree not to decompile, reverse engineer, disassemble, rent, lease, loan, sublicense or create derivative works from any Meeting Mojo product, including the information and software made available for your use. Unless specified otherwise by Meeting Mojo, you may not copy, save, download, modify, reproduce, republish, distribute, transmit or use for any purposes, whether commercial or non-commercial, any Meeting Mojo website or any information contained therein, except to the extent required for you to use and navigate and use the website. IN PARTICULAR BUT WITHOUT LIMITATION YOU AGREE NOT TO MAKE ANY INFORMATION FROM MEETING MOJO PRODUCTS AVAILABLE TO THIRD PARTIES THAT SHOULD NOT OTHERWISE HAVE ACCESS TO SUCH INFORMATION.

c) You acknowledge that by submitting User Information to any Meeting Mojo website you grant to Meeting Mojo and Meeting Mojo's licensors and assigns a royalty-free license to use the User Information within the website and in ways necessary for the functioning of Meeting Mojo's

products. Other uses of User Information are explained in Meeting Mojo's Privacy Policy, which may be downloaded from: http://info.meeting-mojo.com/legal/privacy\_policy.pdf.

# 5. Your obligations

a) You agree that you will only use Meeting Mojo online products in a manner that is consistent with these Terms and in such a way as to ensure compliance with all applicable laws and regulations (including without limitation, your local law).

b) To the extent to which your use or the use by any person who may be authorized by you or for whom you are responsible (for example, as employer) causes loss or damage to Meeting Mojo or any third party, you agree to indemnify Meeting Mojo immediately on demand in relation to any such losses or damages attributable to them, including where necessary any legal, administrative or technical charges that may arise from such use.

# 6. Payments

- a) Meeting Mojo's payment terms are 15 days net. Exceptions may be made for customers with longer payment terms
- b) Payments must be made in advance. Meeting Mojo will only release a website to a customer on receipt of either payment, or a binding payment document (advice).
- c) No refunds will be provided (see Section 9, below).
- 7. Meeting Mojo's obligations to you and limitations on liability

a) Meeting Mojo will make reasonable efforts to ensure that its website meets your requirements and is available on an uninterrupted, timely, secure and error-free basis and that any known defects will be corrected in a timely manner. Meeting Mojo will also take reasonable precautions to ensure that Meeting Mojo websites and any downloads Meeting Mojo makes available will be free of viruses or bugs and will not cause interruptions to your computer systems.

b) Meeting Mojo cannot however warrant that any Meeting Mojo website will be absolutely uninterrupted, timely, secure or error-free, that defects will be corrected, or that Meeting Mojo websites or the servers used to make them available are free of viruses or bugs or that any information obtained by you through the use of this Meeting Mojo website is accurate. Therefore, Meeting Mojo does not accept responsibility for any defects that may exist or for any costs, loss of profits, loss of data or consequential losses arising from your use of or inability to access any Meeting Mojo website.

c) Meeting Mojo cannot review, assess or endorse all of the material submitted and/or posted to its websites and so does not warrant or accept responsibility for the accuracy or reliability of any text, information, data, representations, statements or other material whatsoever. The content of websites operated by Meeting Mojo is for information only. Meeting Mojo websites provide a platform through which business, investment or personal opportunities may be identified. However, persons or organizations acting on information contained within, or meetings scheduled by a Meeting Mojo online product should conduct their own due diligence on the information they view or download, or persons or organizations they meet. Meeting Mojo accepts no responsibility for the success or failure of commercial or other relationships of any nature entered into by parties that have identified one another through a Meeting Mojo website.

d) Meeting Mojo excludes, to the fullest extent permitted by applicable laws, and save in respect of death or personal injury arising from Meeting Mojo's negligence, all liability for any claims, losses, demands and damages arising directly or indirectly out of or in any way connected with Meeting Mojo websites. This exclusion shall apply in respect of, without limitation, any interruption of service, lost profits, loss of contracts or business opportunity, loss of data, or any other consequential, incidental, special, or punitive damages, even if Meeting Mojo has been advised of the possibility of such damages, whether arising in contract, tort, under statute or otherwise.

e) Meeting Mojo may provide links to websites run by third parties ("Third Party Websites") and may post, accept the posting of or make available on Meeting Mojo websites content provided by third parties ("Third Party Content"). Meeting Mojo does not accept responsibility for your use of any Third Party Website or Third Party Content and does not and cannot be deemed to have endorsed any Third Party Content. In particular, you acknowledge that Meeting Mojo will not be party to any transaction or contract with a third party that you may enter into and that Meeting Mojo shall have no liability to you in respect of any such transaction, whether arising in contract, tort, under statute or otherwise. You undertake that you will not involve Meeting Mojo in any dispute between yourselves and the third party.

f) Meeting Mojo will at all times comply with its Statement of Privacy.

8. Meeting Mojo's Rights

Meeting Mojo reserves the right to:

a) Reject any application from you to register for or use any Meeting Mojo online product(s) at its sole discretion.

b) Deny or suspend your access to any Meeting Mojo online product(s) or any part thereof if your use of that product is deemed by Meeting Mojo to be against the interests of Meeting Mojo or other users or in breach of these Terms.

c) Modify or withdraw, temporarily or permanently, any online product(s) (or any part thereof) with or without notice to you, and you confirm that Meeting Mojo shall not be liable to you or any third party for any modification to or withdrawal of the product.

d) Refuse to place any content or material provided by you onto a website in its sole discretion and to remove any content or material from the website once uploaded in its sole discretion.

e) Change these Terms from time to time, and your continued use of a Meeting Mojo product(s) (or any part thereof) following such change shall be deemed to be your acceptance of such change. It is your responsibility to check regularly to determine whether the Terms have been changed. If you do not agree to any change to the Terms then you must immediately stop using Meeting Mojo products.

### 9. Cancellation and performance

a) Meeting Mojo reserves the right to discontinue any of its products at any time for commercial or other reasons within its control, in which case you will receive a full refund of monies or any parts of monies paid to Meeting Mojo, if any, but no other compensation shall be due.

b) Should Meeting Mojo be obliged to withdraw any of its products due to reasons of force majeure (including, but not limited to, war, terrorist attacks, civil, international or other crises, strikes, government or other official regulations, or acts of nature such as fire, earthquake, volcanic activity, hurricane, flood, disease, natural disasters, or any other unforeseen occurrence whatsoever beyond its control) then Meeting Mojo shall not reimburse any monies paid.

c) Meeting Mojo shall not be liable to make any total or partial repayment in respect of the perceived or actual failure of its products to achieve advertised goals or to make available advertised services except where such failure is caused by way of its gross negligence. In the event of gross negligence by Meeting Mojo, any claim for refund or payment of damages shall be limited to the monies paid, if any.

d) Meeting Mojo products are provided to Third Party event organizers. Meeting Mojo is responsible only for its product to the extent provided for in these Terms. Meeting Mojo accepts no liability for matters between you and the organizer of the third party event including but not limited to any fees you may have paid to any other party.

# 10. General

a) If any part of the Terms shall be deemed unlawful, void or for any reason unenforceable, then that provision shall be deemed to be severable from the Terms and shall not affect the validity and enforceability of any of the remaining provisions of the Terms.

b) No waiver by Meeting Mojo shall be construed as a waiver of any preceding or succeeding breach of any provision.

### 11. Contact information

Email:admin@meeting-mojo.comTelephone:+44 (0)1420 488313Address:Meeting Mojo Ltd, 5 Spencer Close, Banbury, Oxfordshire OX14 5FA, United Kingdom

12. Update history

This document was last updated on January 3, 2018. © 2018 Meeting Mojo Limited. All rights reserved.