

Terms of Aurora Live Network Membership and use of Aurora Live Virtual Platform - Members

1. LEGALLY BINDING DOCUMENT

These Terms governs Your (hereinafter “**Member**”) Membership in the Aurora Live Network as well as Your use of the Aurora Live Virtual Platform (located at auroralive.com), owned and operated by **Management Events International Ltd**, business-ID 015730-0, address Itämerenkatu 23, FIN-00180 Helsinki, and its group companies (together “**ME**” or “**Management Events**”).

By accessing ME meetings with solution providers or Events through ME’s Aurora Live Virtual Platform, or by Your first log-in to Aurora Live Virtual Platform with Your credentials, You conclude a legally binding agreement on behalf of Yourself with Management Events based on these Terms, and you become a member of Aurora Live Network as well as a Services user (“**User**”).

“**Services**” shall refer to one-to-one Meetings and/or Events arranged and hosted by Management Events virtually through Aurora Live Virtual Platform.

Aurora Membership terms are described in further detail in section 5 of these Terms.

You acknowledge that you have read and understood these Terms and agree to abide by them. If you do not want to be bound by these Terms, please do not register or use the Aurora Live Virtual Platform.

2. SUPPORT

If you need support in relation to the registration to or use of Aurora Live Virtual Platform, please contact Key Account Manager at ME.

3. ME SERVICES AND AURORA LIVE VIRTUAL PLATFORM

Management Events is an international organizer of invitation-only business network and of events that brings together paying business-to-business solution providers (hereinafter “**Customers**”) and invited prestigious decision-makers (hereinafter “**Members**”) from various organizations.

As a User, You represent either of the previous. Please note that these Terms apply to **Member** Users of Aurora Live Virtual Platform.

Management Event’s Service concept offers arrangement of one-to-one meetings between ME’s Customers and Members, and Events, that take place either virtually or at a physical location through the Aurora Live Virtual Platform. Members receive benefits of ME Aurora Live Membership with certain limited obligations to engage in activities arranged by ME on Aurora Live Virtual Platform.

Functionally Aurora Live Virtual Platform allows the Users to access, manage and attend virtual meetings with each other and to attend ME virtual Events. After successful introductions through one-to-one meetings online, ME will facilitate communication between Customers and Member by their sharing contact information to for the attending

participants in accordance with ME then-current privacy policies and Service Descriptions.

4. USER ACCOUNT, PASSWORD, AND SECURITY

Use of ME Services through Aurora Live Virtual requires the User to recreate user account for the Member on the platform with assistance of ME. The User must complete the registration process by providing Management Events with current, complete and accurate information as prompted by the applicable registration form. The User will also need to choose a password for his/her personal account.

The User is entirely responsible for maintaining the confidentiality of the User's password and user account. Furthermore, the User is entirely responsible for any and all activities that occur under the User's account. The User agrees to notify Management Events immediately of any unauthorized use of the User's account or any other breach of security.

Management Events will not be liable for any loss that the User may incur as a result of someone else using the User's password or account, either with or without User's knowledge.

However, the User could be held liable for losses incurred by Management Events or another party due to someone else using User's account or password. The User may not use anyone else's account at any time, without the permission of the account holder.

5. AURORA LIVE NETWORK MEMBERSHIP TERMS FOR MEMBER

As a member, You will attend three to six (3-6) 15-minutes one-to-one meetings with Customers, one to four (1-4) times a year. Content is complimentary to You when You take part in the one-to-one meetings.

If you are unable to attend Your 1-to-1 meetings, please inform your ME contact person without undue delay, and ME will move your meetings to a new date.

Unsubscribing Your membership requires a written notice to Your ME contact person, or alternatively to [auroralive\(at\)managementevents.com](mailto:auroralive(at)managementevents.com).

6. PROCESSING OF PERSONAL DATA

In relation to Your contact information (including not limited to name, company, title, job function, responsibility areas and email), both Management Events and the Customers will be regarded as data controllers on their respective parts. With regards to Aurora Live Virtual Platform, ME is the sole data controller.

Terms and conditions related to privacy and protection of User information by ME are governed by the ME Privacy Policy for Members ([link](#)). You hereby confirm that you have read and accepted ME's Privacy Policy-Members.

Legal basis for ME's processing Your personal data is agreement between You and ME.

You may request any time in writing that your membership will be terminated, and your personal data deleted from the Platform.

7. Limited license to use

Subject to the User's compliance with these Terms, Management Events grants the User a limited, personal, non-exclusive, temporary, non-transferable and non-sub-licensable right and license to access and use Aurora Live Virtual Platform solely to participate in Services provided by Management Events in accordance with these Terms.

Right to use the Aurora Live Virtual Platform will automatically terminate upon expiry of your membership.

8. ACCEPTABLE USE

The User shall not create a false identity for the purpose of misleading others.

The User shall not use, download or otherwise copy, or provide (whether or not for a fee) to a person or entity any directory of users of the Services or other user or usage information or any portion thereof.

Where upload is possible, the User shall not upload any files that contain viruses, Trojan horses, worms, time bombs, cancelbots, corrupted files, or any other similar software or programs that may damage the operation of another's computer or property of another.

The User shall not use any material or information, including images or photographs, which are made available through the Platform, its chat-functionalities or other, or Services in any manner that infringes any copyright, trademark, patent, trade secret, or other proprietary right of any party.

The User shall not upload, or otherwise make available, files that contain images, photographs, software or other material protected by intellectual property laws, including, by way of example, and not as limitation, copyright or trademark laws, unless User own or control the rights thereto or have received all necessary consent to do the same.

The User shall not defame, abuse, harass, stalk, threaten or otherwise violate the legal rights (such as right to privacy) of others.

The User shall not publish, post, upload, distribute or disseminate any inappropriate, defamatory, obscene, indecent or unlawful topic, name, material or information.

9. CHANGES TO PLATFORM, MAINTENANCE BREAKS

Management Events may update, develop and maintain Aurora Live Virtual Platform as it deems appropriate in its sole discretion in order to provide high quality services for the in Customers and Members. ME also reserves a right to unilaterally update and change these Terms.

Management Events will aim to inform the Users on its webpages of any significant changes and updates to the platform that may have effect on the Customer's use of Services through the platform, and any expected maintenance breaks effecting usability of the platform, where prior notice is possible.

10. RIGHT TO SUSPEND ACCESS TO PLATFORM

Management Events may suspend User's access to platform in cases, where a) the User or the Customer breaches these Terms, b) or there are objective reasons for ME to suspect that such a breach of these Terms, or c) other similar reason.

11. LIMITATIONS OF LIABILITY

Management Events shall not be liable for any indirect or consequential damage towards the Member.

Management Events total liability for direct damages and costs towards the Member shall be limited to minimum amount allowed by applicable legislation, or EUR 200, whichever is higher.

Limitations of liability shall not apply to damages that cannot be legally limited according to mandatory legislation, breaches of intellectual property rights, or damage caused by willful misconduct or gross negligence.

12. WARRANTY DISCLAIMER

ME DOES NOT WARRANT THAT AURORA LIVE VIRTUAL PLATFORM IS AVAILABLE AT ALL TIMES WITHOUT INTERRUPTIONS, NOR THAT ANY SERVICES PROVIDED ON THE PLATFORM WILL RUN WITHOUT INTERRUPTION OR ERROR-FREE.

ME SHALL NOT BE RESPONSIBLE FOR THE USABILITY AND COMPATIBILITY OF THE EQUIPMENT, SOFTWARE OR NETWORK CONNECTIONS USED BY THE CUSTOMER OR USER WITH USE OF PLATFORM.

EXCEPT FOR THE LIMITED WARRANTY REFERENCED ABOVE WHICH IS IN LIEU OF ALL OTHER WARRANTIES, SERVICES AND SUSE OF PLATFORM IS PROVIDE "AS IS" AND ME HEREBY DISCLAIMS ANY AND ALL EXPRESS, IMPLIED, AND STATUTORY WARRANTIES, INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF NON-INFRINGEMENT, MERCHANTABILITY, SATISFACTORY QUALITY OR FITNESS FOR A PARTICULAR PURPOSE ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING OR USAGE OF TRADE, TO THE FULL EXTENT SUCH WARRANTIES MAY BE DISCLAIMED BY LAW.

WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, ME MAKES NO WARRANTY OR REPRESENTATION THAT THE SERVICES NOR THE PLATFORM WILL MEET USER'S OR MEMBERS EXPECTATIONS OR REQUIREMENTS.

13. GOVERNING LAW AND DISPUTE RESOLUTION

These Terms shall be governed by the laws of Finland, excluding its choice of laws principles.

Any disputes arising out of the interpretation, or the fulfillment of the Terms shall be attempted to be settled by negotiation.

Any dispute, controversy, or claim arising out of or in connection with these Terms shall

be finally settled by arbitration according to the Arbitration Rules of the Finland Chamber of Commerce, by one (1) arbitrator in Helsinki, Finland.