General Terms and Conditions for the CIRSE 2021 SUMMIT registration and participation

1. Scope of Application
1.1 These General Terms and Conditions exclusively govern the registration for and participation in CIRSE 2021 SUMMIT for the owners of a CIRSE 2021 registration fee.

1.2 A contractual relationship governed by these terms and conditions is entered into between CIRSE Cardiovascular and Interventional Radiological Society of Europe (hereinafter referred to as “CIRSE Society”) with its registered office in 1010 Vienna, Neutorgasse 9, and the participant of CIRSE 2021 SUMMIT (hereinafter referred to as “the participant”).

1.3 Any contractual or legal declarations of the participant deviating from these general terms and conditions shall not be part of the contract between CIRSE Society and the participant.

2. Registration
2.1 Registration for CIRSE 2021 SUMMIT has to be made electronically by completion of the respective registration form provided on the official CIRSE website (www.cirse.org). Registration forms submitted without full name, complete e-mail and postal address and/or date of birth cannot be processed.

2.2 Upon electronic submission of the completed registration form, the participant shall receive an electronic confirmation for the purpose of verification of the participant’s personal data only. The contract between CIRSE Society and the participant shall be deemed concluded upon confirmation of receipt of the registration form by CIRSE Society.

2.3 The participant's registration for CIRSE 2021 SUMMIT shall only become effective upon the receipt of full payment of the registration fee for the CIRSE 2021 Summit by CIRSE Society, i.e. only those participants having fully paid their registration fees will be entitled to participate in CIRSE 2021 SUMMIT.

2.4 Cancellation of CIRSE 2021 SUMMIT
CIRSE Society has the right to revise dates of CIRSE 2021 SUMMIT, as well as to shorten the time of CIRSE 2021 SUMMIT if it considers such amendments as appropriate, in particular due to changed circumstances or other factual changes which could not be expected at the time the registration period for the congress started. Any change in the length or time does not entitle the registered participants to request refund or lowering of fees nor to put forward a claim to damages incurred thereby.
In case of cancellation of CIRSE 2021 SUMMIT for whatever reasons, CIRSE Society will refund to the participant the appropriate share of the registration fees attributable to the CIRSE 2021 SUMMIT less such costs already accrued until the date of cancellation.

2.5 Name changes
Name changes will be handled like the cancellation of one registration and the registration of another participant.

3. Registration Fees only applicable, if the registration is not submitted via the CIRSE All-Access Pass 2021
3.1 Registration fees differ depending on the date of registration, the date of payment of the registration fee and the registration category.

3.2 The following registration fees and deadlines shall be valid for CIRSE 2021 SUMMIT.
CIRSE is a non-profit organisation registered under Austrian law (ZVR:112548646), therefore VAT does not apply.

3.3 The respective registration fees shall only be valid if registration is submitted and full payment is received by CIRSE Society by the respective deadline. If payment of the registration fee is received later than the respective deadline for early registration, the respective next higher fee shall be due. If no payment is received by the last deadline, no access will be granted and the participant will not be entitled to take part in CIRSE 2021 SUMMIT.

3.4 Reduced CIRSE Member Registration is only available for members of CIRSE (Cardiovascular and Interventional Radiological Society of Europe) in good standing during the years 2020 and 2021.

4. Group registrations and other registrations for third parties
4.1 Group registrations, whereby a person or company ("group leader") carries out registration for and on behalf of third parties, are possible if the group consists of a minimum of 1 person. The group leader herewith declares that he acts for and on behalf of the third parties as mentioned in the registration and that all third parties have agreed to such representation. Upon completion of the registration, the contractual relationship is deemed to be concluded between CIRSE Society and the respective participant. The group leader shall be liable for any and all damages resulting from the violation of his obligations.

5. Certificate of Attendance
Any confirmation related to the CIRSE 2021 SUMMIT will be available during and after the congress on the CIRSE website at www.cirse.org. Your personal log-in details will be required to access the personalised congress related documents online.

6. Limitation of Liability
6.1 CIRSE Society shall not be liable for any loss or damage which is suffered by the participant save in respect of such loss or damage which is suffered as a result of wifful misconduct or gross negligence by CIRSE Society.
6.2 CIRSE Society shall not be liable for any loss or damage which is suffered by the participant as a result of force majeure.
6.3 CIRSE Society shall not be liable for any damages or claims caused by exhibitors or service providers who may perform certain services or functions on behalf of exhibitors.

7. Data Protection
Information on data protection can be found in our Information in accordance with Article 13 GDPR/ General CIRSE Data use terms and conditions which can be found on our website at https://www.cirse.org/data-protection/.

8. Applicable Law/Place of Venue
8.1 Any contractual relationship with CIRSE Society shall be subject to Austrian law with the exception of the Vienna Convention on the International Sale of Goods (UNCITRAL). As far as consumers are concerned, such
choice of law shall be applied only insofar as the granted protection is not deprived due to obligatory provisions of the country where the consumer has his or her habitual abode.

8.2 The place of venue, fulfilment and jurisdiction shall be 1010 Vienna. CIRSE Society shall be entitled to pursue any claim before the courts of law competent for the defendant’s domicile or general residence. In cases where the participant is a consumer such legal venue shall only be deemed to apply, if the participant has his or her residence, habitual abode or place of employment in said court district or if the participant does not reside in Austria.

8.3. Should any provision of this General Terms and Conditions for the CIRSE 2021 SUMMIT Registration concluded with the participant be or become entirely or partially ineffective, this shall not affect the effectiveness or enforceability of the remaining provisions. The provision that has become entirely or partially ineffective shall be replaced by a new provision, the contents, meaning and purpose of which conform as far as possible economically and legally to those of the ineffective provision.