



GENERAL TERMS AND CONDITIONS

1. CANCELLATION POLICY CONFERENCE ATTENDEE

1.1 Terms of registration.

Each registrant (hereinafter "Registrant") agrees that the registration for the conference is binding and final. Registrant acknowledges and agrees that the conference is being hosted by Limulus Bio AB (Limulus Bio"), a subsidiary and affiliate of Veranex, Inc., a Delaware corporation with a principal place of business in North Carolina ("Veranex"). For purposes of these terms and conditions, Limulus Bio and Veranex may be used interchangeably. Registrant agrees that once confirmation of registration has been received (sent to Registrant via email or otherwise), the following terms and conditions apply.

1.2 Cancellation.

Cancellation received twelve (12) calendar weeks before the first conference day will be fully refunded. The cancellation must be communicated by attendee and confirmed by Limulus Bio (as a subsidiary of Veranex, Inc.) in writing. Cancellation received less than twelve (12) calendar weeks before the beginning of the conference, failure to timely cancel or a no-show at the conference will receive no refund. Relevant state or federal consumer protection laws concerning online transactions may be applicable to the purchase of your registration.

1.3 Substitution of registration fee.

If a Registrant is not able to attend the conference, substitutions of the registration are possible. The substitution of the registration must be communicated to Limulus Bio or Veranex by e-mail at a minimum of twenty (20) business days prior the first conference day in order to be processed. Failure to provide a written request to substitute a registration within twenty (20) business days of the first day of the conference may result in the inability to substitute the registration and as noted in 1.1 above, no refunds will be given.

2. CANCELLATION POLICY CONFERENCE HOST

2.1 Cancellation of conference.

Limulus Bio and/or Veranex reserves the right to cancel any of its conferences or individual sessions within the conference, training days prior to the conference, or various social events hosted in connection with the conference at any time for commercial or other reasons. In the case of cancellation of the full conference, any conference attendee/Registrant, sponsor or exhibitor will receive a pro-rated refund or be granted attendance or participation at another conference for the same or substantially same value. Limulus Bio, Veranex, and any other subsidiary or affiliate of Veranex are not responsible or liable for any costs in conjunction with cancellation of a conference, other than the cost of the registration. Costs that are not the liability of Veranex or its subsidiaries include, but are not limited to: travel, lodging, food, or any other costs related to a conference.

3. PRICE AND PAYMENT TERMS

- 3.1Two different payment options are available for Registrants of the conference: payment with (i) credit card or (ii) invoice.
- (i) Terms for purchases made by credit card: all purchases made by credit card are handled directly by online registration page. Additional payment terms, including fees, may apply.
- (ii) Terms for purchases made by invoice: all payments shall be made within fifteen (15) days of the date of the invoice. For any late payments Limulus Bio is entitled to penalty interest at the rate of twelve per cent (12%) per annum until full payment is received. If full payment is not received, registration will be cancelled, and no refunds will be given.
- 3.2 If the participant is late with a payment or declines to pay the registration fee, Limulus Bio has the right to cancel the registration and make the tickets available for other attendees.
- 3.3 If any relevant and applicable taxes are paid by an ex-US entity, that entity is responsible for determining what if any taxes may be refunded. For instance, Registered EU and non-EU companies may have the right to apply for a refund of any applicable charged VAT. EU companies can contact their local tax authority to register their tax refund electronically. Non- EU companies can file a refund application in the country where the conference has taken place.

4. LIMULUS BIO'S RIGHTS

- 4.1 Limulus Bio, Veranex, and it's or their subsidiaries and affiliates reserve the right to:
 - i) Reject any application or registration for a conference at its sole discretion.





ii) At any time (subject to the limitations of applicable law), change or remove any of the terms and conditions of, or add new terms or conditions. If required by applicable law, Limulus Bio or Veranex will e-mail a notice of such a change to you in the manner required by such law.

5. PRIVACY POLICY

Limulus Bio AB (by and through Veranex) is responsible for processing your personal data. Limulus Bio, Veranex, and each subsidiary and affiliate of Veranex will protect your privacy and your personal data in accordance with applicable legislation, rule, or regulation. Please find our privacy policy for the conference here.

6. GENERAL

- 6.1 If any part of these terms and conditions shall be deemed unlawful, void or for any reason unenforceable, then that provision shall be deemed to be severable from the terms and conditions and shall not affect the validity and enforceability of any of the remaining provisions.
- 6.2 No waiver by Limulus Bio, Veranex, or any subsidiary or affiliate of Veranex shall be construed as a waiver of any preceding or succeeding breach of any provision.
- 6.3 Limulus Bio or Veranex may assign its or their rights and obligations under these terms and conditions upon notice to you (but without your prior express consent), provided the assignee agrees to assume and comply with all the obligations set out in these terms and conditions.
- 6.4 If you have a complaint about a Limulus Bio product, service or website, please contact Limulus Bio at Limulus Bio, Argongatan 2C, 431 53 Mölndal or email <u>info@limulusbio.com</u>, and we will try and resolve it as soon as possible.

7. GOVERNING LAW AND DISPUTE RESOLUTION

- 7.1 The agreement and these terms and conditions will be governed by the laws of the State of Delaware, United States, without giving effect to principles of conflicts of law.
- 7.2 The state and/or federal courts of the State of Delaware shall have exclusive jurisdiction over any dispute, controversy or claim arising out of or in connection with this Agreement, or the breach, termination, or invalidity thereof.