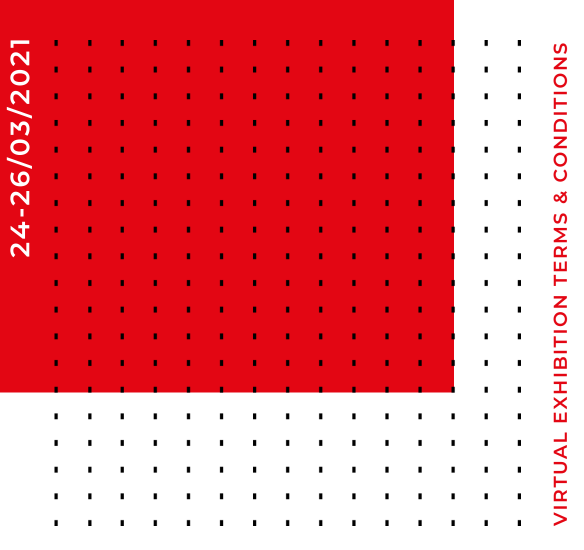
INTERGRAF CURRENCY+IDENTITY



ONLINE

VIRTUAL EXHIBITION TERMS & CONDITIONS

1. Definitions

These Virtual Exhibition Terms & Conditions will serve as the agreement (this "Agreement") between the Exhibitor and INTERGRAF a.i.s.b.l. for Exhibitor's participation in the digital conference and exhibition "Intergraf Currency+Identity" which will take place online from 24 to 26 March 2021.

"Intergraf Currency+Identity Online" is an Event open exclusively to security printers, suppliers to security printers, central banks, government authorities, law enforcement, and industry-specific digital solution providers. All participants have submitted detailed documentation to enable Intergraf's Committee of Experts to assess their eligibility. Intergraf reserves the right to refuse participation if the required criteria are not met.

In these Terms & Conditions:

- a) the term "Organiser" means "INTERGRAF a.i.s.b.l."
- b) the term "Exhibitor" means the person or company to whom a space at the virtual exhibition has been granted by the Organiser
- c) the terms "Exhibition" and "Event" refer to "Intergraf Currency+Identity Online"

These Terms & Conditions contain the entire agreement between the Organiser and the Exhibitor and may not be changed orally, but only in writing signed by a duly authorised representative of the Organiser. An Exhibitor's own terms and conditions of purchase or other terms and conditions shall not apply to this agreement.

2. Application for a virtual space

Application for a virtual space must be made via the dedicated online booking form and submitted to the Organiser. The application will constitute the Exhibitor's commitment of participation and acceptance of these Terms & Conditions.

The application shall not be deemed to be accepted until approved in writing by the Organiser. The Organiser reserves the right to determine or verify eligibility of the Exhibitor for inclusion in the online Event. The Organiser also reserves the right to prohibit display or advertisement of services/products at any time if display or advertisement of such services/products do not meet the Event's criteria and objectives.

Virtual space renting fees are set out in the online booking form and on the Event's website.

For the fees paid by the Exhibitor, the Exhibitor shall have the right to have a virtual space at the Event. The Organiser will provide requirements to the Exhibitor that must be met in order to participate including minimum internet speeds, camera, audio and access to specific online meeting platforms.

Subletting or sharing of virtual space is prohibited. The Exhibitor may not display advertisements, services, products or signage in their virtual space from other eligible non-exhibiting companies.

3. Payment & cancellation

Payment is due upon submission of the online virtual space booking form and receipt of invoice from the Organiser. The virtual space is not secured until payment is made in full.

All payments are non-refundable and no refunds will be made for any reason, including but not limited to war, fire, strike, government

regulation, communicable disease, pandemic, public enemy or other cause, even if the Event or any part thereof is prevented from being held.

All invoices relative to the rental of the virtual space and additional services linked to the virtual exhibition will be exclusively issued to the invoicing address mentioned in the online booking form. No invoice will be issued to other companies participating in the virtual space or any supplier of the Exhibitor.

Any Exhibitor who cancels their virtual space must formally notify the Organiser in writing by email at cmunteanu@intergraf.eu. No refund will be made.

4. Virtual space design

Each Exhibitor will be provided with a link to the official Virtual Exhibitor Guidelines. All virtual space must be arranged in accordance with the guidelines, provisions, and limitations contained in the Virtual Exhibitor Guidelines.

5. Occupation of a virtual space

The Event's conference sessions and the virtual exhibition will take place on the Event's online platform from 24 to 26 March 2021. The daily schedule will be published on the Organiser's website. The online platform will be available to Exhibitors and registered participants before and after the Event dates. Exhibitors will have up to two weeks to prepare their virtual space before participants are granted access to the platform.

An Exhibitor's failure to fill the virtual space contracted for in a timely manner does not relieve the Exhibitor of the obligation of paying the full rental price for such space. The Organiser has the right to eliminate from the virtual exhibition any virtual space that is not fully completed by the Exhibitor by 23 March 2021.

Virtual spaces should be staffed during the official conference programme, from 24 to 26 March 2021.

6. Exhibitor staff

Each Exhibitor is entitled to a limited number of free tickets for their Exhibitor staff, as defined in the Exhibitor package and the type of virtual space purchased. Additional paying tickets can be ordered via the Event's online registration form. By participating to the Event, the Exhibitor and the Exhibitor staff agree to review and adhere to the Registration Terms & Conditions.

The Exhibitor agrees not to sell, trade, transfer, or share his free tickets with any third party. Should this policy be violated, the Organiser may cancel access and retain any payments made.

7. Photography, audio and video recording

Exhibitors shall not photograph or make video recordings of another virtual space or products of another Exhibitor unless such photography or videography is approved in writing by the other Exhibitor or the Organiser.

Exhibitors are not permitted to make their own video or audio recordings of the Event platform, or to use any photographs or

screenshots of the Event for commercial purposes, unless expressly permitted by the Organiser or of their own virtual space.

By participating in the Event, the Exhibitor acknowledges and agrees to grant the Organiser the right to record or photograph the Event by audio, visual, audio-visual or electronic means (including footage or photographs of individuals or groups of attendees). All Event sessions will be recorded.

The Organiser, and any third party licensed by the Organiser, is permitted to use and distribute footage and photographs from the Event, which may feature images, name, voice and words of Exhibitors, their virtual spaces and their registered employees, in any media (including social media) whether now known or hereafter to be invented at world-wide level in perpetuity for the purposes of advertising, publicity, reporting and otherwise in relation to the exploitation of such recordings and photographs.

Notwithstanding any clause to the contrary, the Exhibitor shall not have any claim to compensation or benefits or any claim, including, without limitation, claims based upon invasion of privacy, defamation or right of publicity, arising out of any use, alteration, blurring, distortion or use in composite form of their name, image, picture, voice, or likeness in connection with such footage or photographs.

8. Advertising and marketing material

In all advertising and marketing material produced by the Exhibitor mentioning their participation in the Event, the Exhibitor must mention that access to the virtual exhibition is subject to full registration with the Organiser according to the registration rules of "Intergraf Currency+Identity Online".

The Organiser will provide the Exhibitor with a comprehensive digital marketing kit that the Exhibitor can use to promote its participation in the virtual exhibition.

9. Code of conduct

Exhibitors and Exhibitor staff agree to review and adhere to the Event's Code of Conduct.

■ 10. Contractor services

Where an official contractor has been designated by the Organiser to perform services for the Event, no Exhibitor or representative shall contract such services with another party than the said official contractor.

■ 11. Third party's rights

The Exhibitor warrants that the services/products exhibited at their virtual space do not in any way whatsoever violate or infringe any third party's rights including trade mark, copyrights, designs, names and patents whether registered or otherwise, and agree to fully indemnify the Organiser and their suppliers against all costs, expenses and damages arising from any third party's claim infringement by the Exhibitor and/or the Organiser of such third party's rights.

ANY QUESTION?



Cristina Munteanu Exhibition Coordinator cmunteanu@intergraf.eu +32 2 230 86 46 (office) +32 474 23 26 92 (mobile)

12. Insurance

The Exhibitor shall carry out its own insurance. The Organiser assumes no responsibility for the security of the properties of the Exhibitors and the safety of their employees for any cause whatsoever. Upon request, the Exhibitor shall provide the Organiser with satisfactory evidence that adequate insurance is in force.

■ 13. Bankruptcy or liquidation

In the Event of an Exhibitor becoming bankrupt or entering into liquidation other than for the purpose of reconstruction or amalgamation, or having a Receiver appointed, the Organiser shall be at liberty to terminate forthwith the contract with such an Exhibitor, and all sums paid by the Exhibitor under the contract shall be forfeited.

■ 14. Savings clause

All matters not addressed in these Terms & Conditions shall be subject to the sole discretion of the Organiser.

15. Liability

Information given by the Organiser about the virtual exhibition is accurate to the best of their knowledge but does not constitute any warranty or representation by the Organiser and therefore any mistake or omission will not entitle the Exhibitor to cancel his virtual space booking.

The Organiser or their employees shall have no liability for any damage, loss or injury to the property or body or life of the Exhibitor or their dependents unless said damages, losses or injuries are intentionally and directly caused by the Organiser or their employees.

■ 16. Governing law and jurisdiction

If any provision of this agreement is determined to be invalid or contrary to any existing or future law, statute or ordinance of Belgium, such invalidity shall not impair the operation of or affect any other provisions hereof which are valid, and the invalid provisions shall be construed in such manner as shall be as similar in terms to such invalid provisions as may be possible, consistent with applicable law. This agreement shall be governed by and construed in accordance with Belgian law and the parties hereby irrevocably submit to the jurisdiction of the Brussels French-speaking courts. The Organiser assumes no responsibility for the safety of the properties of the Exhibitors and their employees for any cause whatsoever. The Exhibitor shall carry out its own insurance as stipulated in clause 12 of these Terms & Conditions.