

**Apollo Event Registration Agreement
(For Online Events Only)**

PLEASE READ THESE TERMS. THESE TERMS CONSTITUTE AN AGREEMENT BETWEEN YOU AND APOLLO AND YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS OF USE SET FORTH BELOW, WHICH TOGETHER WITH APOLLO'S PRIVACY POLICY, GOVERN YOUR RELATIONSHIP WITH APOLLO IN RELATION TO YOUR ATTENDANCE AT THE APOLLO SUMMIT 2021 EVENT.

These Terms apply to your Event registration through this or any other web portal made available by Apollo, and the Event itself.

1. DEFINITIONS

"Apollo" means Apollo Graph, Inc., its affiliates, subsidiaries and related entities.

"Attendee" means an individual registered for or attending the Event.

"Code of Conduct" means Apollo's code of conduct for events located at the URL _____.

"Event" means the online event or events to which the Attendee registers via the Registration Site.

"Partner" means any Apollo subsidiary, affiliate, Event sponsor, or customer.

"Registration Site" means the registration web-page provided by Apollo for the Event and any other website properties of Apollo made available for purposes of participating in the Event.

"Required Registration Information" means the information you provide on the Registration Site when registering for the Event. This information may include personal information such as, first name, last name, picture, company, address, job title and phone number.

"Terms" shall refer to these terms and conditions and Apollo's Privacy Policy set out at <https://www.apollographql.com/Apollo-Privacy-Policy.pdf>. These Terms govern your Event registration and your attendance at the Event.

"You" or "your" means you, the individual accepting these Terms, and/or if applicable the company or other legal entity for which you are accepting these Terms.

2. THE EVENT

2.1. REGISTRATION. All Attendees must be registered through the Registration Site. To register for an Event, you must provide the Required Registration Information on the Registration Site. Apollo reserves the right to cancel or terminate any registration at any time. You will receive a registration confirmation email at the email address you provide during registration.

2.2. EVENT CODE OF CONDUCT. By registering and participating in the Event you agree to comply with Apollo's Code of Conduct. At all times during the Event Attendees are expected to comply with the Code of Conduct. Failure to comply may result in your Event registration or participation being terminated, your employer may be notified and you may be banned from participation in future Apollo events. Please report any violations of the Code of Conduct to onsite security.

2.3. GOVERNMENT OFFICIALS. All government employees or officials who register to attend the Event must identify themselves as government employees or officials on the Registration Site. Each government employee or official who attends the Event also must confirm that s/he will abide by all relevant rules and regulations imposed by his or her employing agency during the Event, including those rules and regulations relating to the acceptance and disclosure of gifts and gratuities.

2.4. AFFILIATED SERVICES. If the Registration Site or Event website provides information or links to third party services or other offerings, these is provided solely as a convenience to our Attendees ("Affiliated Services"). Inclusion on the Registration Site does not indicate approval or endorsement by Apollo. Under no circumstances will Apollo be liable in any way for any third-party services, including, but not limited to, quality, availability, errors or omissions or damages of any kind. You must evaluate and bear all risks associated with the use of any third-party services, including any reliance on the availability, quality or usefulness of such services. You may be subject to additional terms and conditions that may apply when you use Affiliated Services.

2.5. PERSONAL RELEASE. Apollo (and/or others on behalf of Apollo) may be photographing, recording (both audio and video), broadcasting, webcasting or podcasting ("Recordings") the Event. By agreeing to these Terms and attending the Event:

- You agree that your image, likeness, voice, statements and other identifying characteristics (your "Image") may be Recorded, and you consent to the use of your Image in connection with the use of the Recordings.
- You irrevocably grant Apollo and its agents, contractors, licensees and designees and their respective successors and assigns (the "Apollo Parties") a non- exclusive, worldwide, royalty-free and fully paid-up,

perpetual license to use, reproduce, distribute, prepare derivative works of, translate, display, perform and otherwise exploit the Recordings and your Image therein, in whole or in part, in any and all media formats and through any and all media channels, in any manner and for any purpose in connection with Apollo, its business and/or the Event (including any future reoccurrence of the Event or a similar event), and for any other lawful purpose.

- You waive any right you may have to inspect and/or approve the use of the Recordings or any reproductions thereof, and you agree that Apollo is not obligated to make any use of your Image or exercise any of the rights granted to it.
- You understand that your Image may appear in Recordings made available to you, other attendees, or the public, and that third-parties may retain and distribute those Recordings.
- You agree that Apollo exclusively owns all rights (including without limitation, intellectual property rights) in the Recordings and all results and proceeds derived from the use of the Recordings and your Image as included in the Recordings (but not otherwise), and that no portion of such proceeds will be shared with you.
- You waive and release any and all rights of privacy and publicity, and any and all claims to compensation or damages or of violation of intellectual property rights, in connection with the use of the Recordings and your Image therein and/or any advertising or publicity relating thereto.
- You represent that you are of full legal age and have read this release and fully understand its contents.

2.6. FORWARD LOOKING STATEMENTS. Some of the Event presentations and sessions will contain projections or other forward-looking statements regarding future events, product offerings or the future financial performance of Apollo, its Partners and affiliates. Words such as "expects," "goals," "plans," "believes," "continues," "may" and variations of such words and similar expressions identify forward-looking statements. In addition, any statements that refer to or may imply future financial performance, our anticipated growth and trends in our businesses, and other characterizations of future events or circumstances are forward-looking statements. All such statements that are not historical facts are based on our current expectations and are subject to a number of risks and uncertainties, and the actual events or results may differ materially.

2.7. ASSUMPTION OF RISK. Your participation in and attendance of the Event is completely voluntary. You accept and assume all risks of any damage to you, or your personal property, or for personal injury, that you may face while attending the Event, using the Affiliated Services, and waive any claims against Apollo relating to such risks.

2.8. UNFORESEEN CIRCUMSTANCES. The Event schedule is subject to change at any time without prior notice. Apollo cannot guarantee the attendance of any exhibitor or speaker, or that any scheduled event will take place. Apollo will not be held liable and no reimbursement will be made, in the event of the cancellation or modification of the times, dates, sessions and/or events during the Event as a result of an event that is beyond Apollo's control, including but not limited to inclement weather, earthquake, flood, or other act of God, war, invasion, act of foreign enemy, hostilities, riot, national state of emergency, plague, act/threat of terrorism, civil unrest, strikes or other labor disputes or any other similar or related event which delays or prevents any or all of the Event.

3. PERSONAL INFORMATION. Apollo will handle and protect the Required Registration Information provided in accordance with Apollo's Privacy Policy. By providing your personal information to Apollo, you acknowledge and understand that Apollo will collect such information for the purposes of effectuating your registration and to provide you with communications related to the Event, Apollo, or Apollo's products or service. Apollo will also use personal data provided by you (such as your first and last name and company name) for the purpose of administering your attendance at the Event and marketing the Event. To this end, Apollo may disclose your personal data to third-party service providers (e.g., registration solution providers and other vendors engaged by Apollo to put on the Event). As part of your participation in the Event, you may provide your personal data to third parties, including vendors, Partners or other Event attendees, who are not employees of Apollo. Apollo is not responsible for how such a third-party uses your personal data. If you demonstrate an interest in a Partner or topic, such as by visiting a virtual booth or attending a topic specific session, Apollo may share your Required Registration Information with such Partner. Additionally, by visiting a Partner's or exhibitor's virtual booth or registering for the Event via link provided by an Apollo Partner or exhibitor, you authorize Apollo to share with such Partner or exhibitor your first and last name, title, company, physical address, phone numbers and email address provided to Apollo, which will be subject to the Partner's or exhibitor's communications and privacy policy. You consent and agree that Apollo and its third-party service provider may derive aggregate data based on your personal information or other information supplied by you in the course of the Event, and use the same in de-identified form for statistical, marketing, or other lawful business purposes.

4. GENERAL PROVISIONS

4.1. WARRANTIES. APOLLO MAKES NO WARRANTIES OF ANY KIND WITH RESPECT TO THE EVENT OR EVENT REGISTRATION, WHETHER IMPLIED, STATUTORY OR OTHERWISE, AND APOLLO SPECIFICALLY DISCLAIMS ALL IMPLIED WARRANTIES TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW.

FURTHERMORE, APOLLO MAKES NO REPRESENTATION THAT THESE TERMS, OR THE TOOLS, WEBSITES OR CONTENT PROVIDED HEREUNDER (THE "MATERIALS"), ARE APPROPRIATE, AVAILABLE OR LEGAL IN TERRITORIES OUTSIDE THE UNITED STATES. THOSE WHO CHOOSE TO ACCESS THESE MATERIALS OR THE EVENT FROM OTHER LOCATIONS DO SO ON THEIR OWN INITIATIVE AND ARE RESPONSIBLE FOR COMPLIANCE WITH ANY AND ALL APPLICABLE LAWS. YOU REPRESENT AND WARRANT THAT YOU ARE AUTHORIZED TO ENTER INTO THIS AGREEMENT AND THAT YOU CAN AND WILL COMPLY WITH ALL THE TERMS OUTLINED HEREIN.

4.2. CHANGES TO THESE TERMS. Apollo may make changes to these Terms from time to time. You understand and agree that if you attend the Event after the date on which the Terms have changed, your attendance will signify acceptance of the updated Terms.

4.3. THIRD PARTY LINKS. The Event materials may contain links to third party sites; such linked sites are not under the control of Apollo and Apollo is not responsible for the content of any linked site or any link contained in a linked site. Apollo reserves the right to remove any links at any time. Apollo does not endorse the companies or products to which it links and reserves the right to note such on its web pages. If you decide to access any of the third-party sites linked you do so entirely at your own risk.

4.4. GOVERNING LAW AND JURISDICTION. These Terms and any disputes arising out of or related hereto, shall be governed by and construed in accordance with the laws of California and each party hereby submits to the exclusive jurisdiction of the courts of San Francisco, California.

4.5. RELATIONSHIP OF THE PARTIES. These Terms and the activities governed hereby do not create a partnership, franchise, joint venture, agency, fiduciary or employment relationship between the parties. There are no third-party beneficiaries to these Terms.

4.6. WAIVER AND CUMULATIVE REMEDIES. No failure or delay by either party in exercising any right under these Terms shall constitute a waiver of that right. Other than as expressly stated herein, the remedies provided herein are in addition to, and not exclusive of, any other remedies of a party at law or in equity.

4.7. SEVERABILITY AND ASSIGNMENT. If any provision in these Terms is held by a court of competent jurisdiction to be contrary to law, the provision shall be modified by the court and interpreted so as best to accomplish the objectives of the original provision to the fullest extent permitted by law, and the remaining provisions of these Terms shall remain in effect. You may not assign any of your rights or obligations hereunder, whether by operation of law or otherwise, without the prior written consent of Apollo. Apollo's sole remedy for any purported assignment in breach of this paragraph shall be termination of this Agreement and non-participation in the Event. Apollo may assign these Terms, in whole or in part, as necessary for the execution of the Event without your consent and at its sole discretion. Subject to the foregoing, these Terms shall bind and inure to the benefit of the parties, their respective successors and permitted assigns.

4.8. ENTIRE AGREEMENT. These Terms constitutes the entire agreement between the parties in relations to the Event and Event Registration and supersedes all prior and contemporaneous terms, agreements, proposals or representations, written or oral, concerning its subject matter. Without limiting the foregoing, no part of this Agreement shall be superseded or governed by any other agreement with Apollo. To the extent that these Terms are translated, such translation is provided for solely for convenience, and the English version of these Terms shall prevail.