

GENERAL TERMS & CONDITIONS FOR THE CRYPTO ASSETS CONFERENCE

I. Scope of Application

These Terms and Conditions ("T&Cs") govern the contractual relationship between Frankfurt School of Finance & Management gGmbH, Adickesallee 32–34, 60322 Frankfurt am Main, Germany (hereinafter "Frankfurt School") and the purchaser and/or participant (hereinafter "Participant") in connection with the registration for and participation in the Crypto Assets Conference ("Conference"), whether held on campus, virtually, or in a hybrid format.

Ticket sales and registration processing are carried out via Eventbrite. Eventbrite acts solely as a ticketing and payment service provider and is not the organizer of the Conference.

These T&Cs apply exclusively. Any conflicting or supplementary terms of the Participant shall not apply unless Frankfurt School has expressly agreed to them in writing.

II. Contract Conclusion and Registration

The contract is concluded with the following contractual partner:

Frankfurt School of Finance & Management gGmbH
Adickesallee 32-34
60322 Frankfurt am Main

1. Registration for the Conference is carried out via the Eventbrite platform or, where applicable, via a registration link provided by Frankfurt School.
2. By completing the registration process and purchasing a ticket, the Participant submits a **binding offer** to conclude a contract for participation in the Conference.
3. The contract is concluded when:
 - a. the registration is successfully completed, and
 - b. a registration or order confirmation is issued (electronically) via Eventbrite or Frankfurt School
4. Frankfurt School reserves the right to **reject or cancel registrations for good cause**, if:
 - a. the registration is successfully completed, and the registration was not authorized by Frankfurt School (e.g. invitation-only formats),
 - b. false or misleading information was provided, or
 - c. the Participant violates these T&Cs.

The ticket price will be refunded in full and any legal claims already incurred remain unaffected.

5. Tickets are issued **personally or company-related** and may not be resold commercially without prior written consent from Frankfurt School.

III. Participation Fees and Payment

1. Participation in the Conference is subject to payment of the applicable ticket price as displayed on Eventbrite at the time of purchase.
2. Payment processing, invoicing, and VAT handling are governed by Eventbrite's payment terms. Frankfurt School shall be deemed paid once the ticket price has been successfully collected.
3. All prices are exclusive or inclusive of VAT as indicated on the Eventbrite ticket page.

IV. Conference Format and Changes

1. Depending on the ticket booked, participation will take place:
 - a. **on campus** at Frankfurt School of Finance & Management gGmbH, Adickesallee 32–34, 60322 Frankfurt am Main, and/or
 - b. **virtually** via an online platform designated by Frankfurt School.
2. Frankfurt School reserves the right to:
 - a. modify the Conference programme, speakers, schedule, or format, provided that the overall character of the Conference is maintained;
 - b. change the Conference from an on-campus or hybrid format to an **online-only format** in cases of force majeure or unforeseeable events (e.g. pandemics, official orders, damage to buildings).
 - c. In the event of a material change to the Conference, in particular a change from an on-campus or hybrid format to an online-only format pursuant to lit. d, or a rescheduling of the Conference pursuant to Clause 3, Frankfurt School shall inform the Participant without undue delay.

A material change shall be deemed to exist if the modification significantly alters the nature or value of the booked participation, in particular, where on-campus participation is no longer possible.

In such cases, the Participant shall have the right, within a reasonable period to be specified by Frankfurt School:

- (i) to withdraw from the contract with effect from receipt of the notice, in which case any participation fees already paid shall be refunded without undue delay; or
- (ii) to accept participation in the modified or rescheduled Conference; or
- (iii) where offered, to rebook the ticket for an alternative date or a comparable event organized by Frankfurt School.

If the Participant has booked an on-campus or hybrid ticket and the Conference is held exclusively in an online format, Frankfurt School shall, in the event of withdrawal or continued participation, refund the difference between the on-campus ticket price and the online ticket price, provided such difference exists.

Mandatory statutory rights of the Participant remain unaffected.

3. If a virtual Conference cannot be held as planned due to significant technical issues, Frankfurt School may **reschedule** the Conference within a reasonable timeframe.

V. Cancellation, Refunds, and No-Show

1. **Refunds and cancellations** are governed by the refund policy displayed on the Eventbrite ticket page at the time of purchase. Visit Eventbrite's official website for [terms and conditions](#).
2. Unless expressly stated otherwise:
 - a. tickets are **non-refundable** once the cancellation deadline (one day before the event) has passed;

- b. failure to attend the Conference (“no-show”) does not entitle the Participant to a refund.
3. Ticket transfers to substitute participants may be permitted subject to Frankfurt School’s prior approval and Eventbrite’s technical capabilities.

VI. Use of Company Name and Logo

1. Where a Participant is a company or institution, Frankfurt School may request the submission of an official company logo.
2. By submitting the logo, the Participant grants Frankfurt School a **non-exclusive, royalty-free right** to use the logo in connection with the promotion and documentation of the Crypto Assets Conference, including in print and digital media (website, social media, presentations).
3. Frankfurt School shall not materially alter the logo; purely technical adjustments (e.g. size, format) are permitted.

VII. Liability

1. Frankfurt School shall be liable without limitation for:
 - a. damages resulting from injury to life, body, or health caused irrespective of the degree of fault;
 - b. damages caused by intent or gross negligence of Frankfurt School or its legal representatives;
 - c. In the event of a slightly negligent breach of a material contractual obligation (cardinal obligation), Frankfurt School’s liability shall be limited to the foreseeable, typical damage.
 - d. Any further liability of Frankfurt School shall be excluded as legally permitted.
 - e. The above limitations of liability shall not apply in cases of mandatory statutory liability, in particular under the Product Liability Act.
2. Frankfurt School shall not be liable for disruptions caused by force majeure or circumstances beyond its reasonable control.

VIII. Data Protection

Personal data of Participants shall be processed in accordance with applicable data protection laws, in particular the **GDPR**, and [Frankfurt School’s General Privacy Policy](#) and the [Supplementary Data Protection Information Notice](#). Eventbrite processes personal data independently under its own privacy policy.

Frankfurt School may use the Participant’s email address obtained in connection with the purchase of a ticket for the Crypto Assets Conference to send direct marketing communications relating to its own similar events, programmes, or services, provided that all legal requirements are met. Such use is permitted only where the email address was collected in connection with a sale, is used exclusively for advertising Frankfurt School’s own similar offerings, and the Participant has not objected to such use. The Participant will be clearly informed of the right to object at the time of data collection and in each marketing communication and may object to the use of the email address for direct marketing at any time with effect for the future, without incurring any costs other than the transmission costs according to the basic tariffs.

IX. Final Provisions

1. Should any provision of these T&Cs be or become invalid in whole or in part, the validity of the remaining provisions shall remain unaffected. The invalid provision shall be replaced by a legally permissible provision that most closely reflects the economic intent.
2. The **place of performance** is Frankfurt am Main, Germany.
3. The **exclusive place of jurisdiction**, insofar as legally permissible, shall be Frankfurt am Main.
4. These T&Cs shall be governed exclusively by the **laws of the Federal Republic of Germany**, excluding the UN Convention on Contracts for the International Sale of Goods (CISG).