



## PAYMENT SCHEDULE & PROSSEDURE

30% deposit payment upon receipt of invoice Participant's first payment day. Return of the Contract confirms your attendance. Receipt of payment confirms your stand location (subject to the Terms and Conditions)

70% on the first payment day of the Participant following the invoice after the event.

Payment of the Fees into Karibu's designated bank account only shall satisfy Client's payment obligations under this Contract.,

Payments can be made via the following bank accounts :

<p>KARİBU TURİZM SEYAHAT VE DANIŞMANLIK TİC. LTD.ŞTİ.</p> <p>Balat Mah. Sıhhiye Cad. Ofis 4200 İS Merkezi No:3/27 Nilüfer/BURSA</p> <p>Tel:+90 224 233 90 99</p>	<p>EUR - YAPI KREDİ BANKASI SWIFT: YAPITRISXXX</p> <p>ACCOUNT NO: 90611201 IBAN: TR75 0006 7010 0000 0090 611201</p> <p>EUR - GARANTİ BANKASI SWIFT: TGBATRISXXX</p>
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## PAYMENT TERMS

TERM	DATE	AMOUNT

**IMPORTANT NOTE:** Sign on next page, scan and return this booking form (3 pages) to your Karibu contact. When we received your booking form, you'll be requested to fill out the registration form which is online and provide details of your capabilities. Those details will be used for you profile in the online catalog and are very important for the matchmaking program.

# GENERAL TERMS & CONDITIONS

Event name: GLOBAL FOOD MEETINGS 2025 (referred to as the “Event”):

Date: November 26-27, 2025 (referred to as the “Event date”)

Location: Crowne Plaza Turkey - Asia City,

Country: Istanbul, TURKEY

## 1/ ORGANIZATION

The Event is organized by Karibu - KARİBU TURİZM SEYAHAT VE DANIŞMANLIK TİC. LTD.ŞTİ. a limited company whose registered head office is located Balat Mah. Sıhhiye Cad. Ofis 4200 İş Merkezi No:3/27 Nilüfer/BURSA, hereafter referred to as the Organizer.

## 2/ PURPOSE

These regulations stipulate the terms and conditions according to which the Organizer sets up and runs the Event. They detail the respective rights and obligations of the Organizer and the signing company, hereafter referred to as the Participant. The Participant formally undertakes to abide by these regulations.

## 3/ PLACE AND DATE

The Event will be held at the Place and dates indicated here above. The Organizer is free to change the Place or Date of the Event in case the Place is rendered unavailable or in case of force majeure, However, Organizer shall be liable for any compensation due to the Participant. The Organizer is free to cancel the Event after requesting in a written form and following approval from Participant.

## 4/ REGISTRATION, CANCELLATION, PAYMENT

Any company or institution is allowed to attend the Event provided it has the relevant skills to enter into negotiations with other attendees. The Organizer reserves the right to deny any registration without any obligations to justify their decision. For cancellation requests made until September 1, 2025, a deduction of 20%, until October 1, 2025, a deduction of 50% will be applied to the total participation fee. If the cancellation is submitted after October 1, 2025, the Participant must pay the full amount. All invoices issued and sent to the Participant must be remitted at the latest 5 days prior to the Event. The Organizer reserves the right to deny access the Participant to the Event if their accounts are not settled.

## 5/ SERVICES INCLUDED IN THE OVERALL PARTICIPATION FEE

The Organizer shall deliver the services and products as explicitly described in the booking form attached to this agreement. Organizer undertakes to exercise the necessary care while fulfilling their responsibilities.

## 6/ SERVICES NOT INCLUDED IN THE GENERAL PARTICIPATION FEE

During the event, you will be provided with electricity for computers, telephones and lighting. Refrigerator etc. If electricity is used, follow the box and select Yes. Extra electricity usage will be charged.

YES

NO

## 7/ OBLIGATION TO PRODUCE A RESULT

**The Organizer undertakes to diligently use the resources available to it without being subject to an obligation to produce any results.**

## 8/ INSURANCE

The Organizer is the sole legal responsible for the Event. Accordingly, Organizer’s responsibility shall be engaged for any damage caused to the Participant by a third party. The Place is the sole legal responsible for the facility and premises, permanent or temporary, used for the Event, as well as all companies and activities operating and running under their direct request.

Organizer bears the responsibility for Participant’s loss, steal, complete or partial damage excluding the faults not revealed during the general usage.

## 9/ APPLICABLE AMENDMENTS

The Participant reserves the right to bring additional amendments to this agreement to deal with any matters not initially mentioned in the agreement. Such amendments shall be notified and diligently sent to the Organizer and come into force immediately.

Any infringement of this agreement by the Participant cannot lead to their expulsion from the Event provided the Organizer explicitly notifies it.

#### 10/ USE OF PARTICIPANT INFORMATION

The Organizer reserves the right to retrieve and use the Participant's company logo in marketing materials designed to promote the event by showing a list of registered companies, called participants. The Organizer includes the logo of the Participant in alphabetical order in all visual, printed and digital applications made for the Event. If the Participant disagrees and wishes their logo to be removed from such marketing materials, they must explicitly address with request.

Moreover, Organizer commits to fulfilling their obligations in accordance with the Turkish Personal Data Protection Law No. 6698 ("Personal Data Protection Law") and all applicable data protection, data security, and privacy laws. The Organizer will process the data obtained solely for the purpose of fulfilling the obligations under this agreement. The Organizer shall be liable for any damages and penalties arising from non-compliance with the Personal Data Protection Law and all applicable relevant regulations due to the performance of the services under the agreement."

#### 11/ SETTLEMENT

The Participant agrees with these terms and conditions by signing this agreement. In the event of disagreement the Organizer agrees to first submit their query to the Participant and seek amiable settlement. If no amiable settlement is found the tribunal of Istanbul, Turkey, shall be the sole competent tribunal to handle the case.

The parties cannot transfer or assign their rights and obligations arising from this agreement to third persons/institutions.

\* I hereby agree with Karibu terms and conditions

Signature of authorised signatory

Date:

Print name of authorised signatory:

Apply company stamp