

Participant registration regulations

2nd Expert Meeting PH in Children - round debate

§1 General Provisions

1.1 These Regulations ("Regulations") set forth the rules for registration and participation in the 2nd Expert Meeting PH in Children - round debate ("Conference"), which takes place in Gdansk, Poland on March 25, 2023.

1.2 The Organizer of the Conference is Promotion Plus Elzbieta Multan - Putur, 05-510 Chylce, 18 Pogodna St., NIP: 5251996548 ("Organizer").

1.3 The provisions of the Regulations are an integral part of the Workshop Participation Application and apply to all participants of the Conference.

1.4 The participants of the Conference are: (a) persons authorized to issue prescriptions and persons trading in medicinal products within the meaning of Article 52(2)(6) of the Act of September 6, 2001. Pharmaceutical Law, in particular cardiologists, internists, physicians of other specialties, PCPs, lecturers who are authorized to issue prescriptions; (b) other persons professionally related to the subject matter of the Conference; (c) lecturers who are not authorized to issue prescriptions.

1.5 The Conference will include scientific and didactic sessions and workshops.

1.6 The official website of the Conference is located at:

§2 Rules of participation and cancellation of participation

2.1 The condition for participation in the Workshop is:

2.1.1 Application for participation via the application form available on the Workshop website <http://www.phic.pl>

2.1.2 Payment of the fee in the amount and by the date specified by the Organizer.

2.2 The Workshop Participant may choose the following forms of payment for the registration fee:

(a) traditional transfer to the Organizer's account: 03 1140 2004 0000 3702 8235 2513 with the title: workshop participation fee stating:

- in the case of an individual fee (confirmed by a named VAT invoice): name and surname, address,

- in the case of business activity (e.g. doctor's office): name, address, tax ID number,

- in the case of registration paid by a company (third party): full name of the company, address, TIN, and the name of the person for whom the fee is paid.

b) bank transfer or payment card through an external payment system przelewy24.pl, operated by PayPro S.A. based in Poznan.

2.3 Information on fees can also be found on the website of the conference service at: www.phic.pl.

2.4 The Organizer will issue an invoice for the payments made.

2.5 The invoice is sent by e-mail in PDF format to the e-mail address indicated during registration.

2.6 The participant referred to in § 1.1.4 b) and c) of the Regulations is not entitled to participate in the

in scientific and didactic sessions and conference.

2.7. The Participant referred to in § 1.1.4(a) of the Regulations will receive from the Executive Organizer a confirmation of participation in the conference in a PDF version to the email address indicated during registration, after the conference.

2.8 The participant shall cover the cost of participation in the conference on his/her own, subject to the benefits included in the registration fee.

2.9. The Organizer has the right not to allow a participant to participate in the conference

in case he/she has not paid the conference participation fees within the deadlines specified by the Organizer (details on the conference website subpage in the "Registration" section).

The deadline for submitting applications for participation in the conference via the website <http://www.phic.pl> is 24.03.2023

2.10. In the case of stationary participation in the conference, the participant acknowledges the restrictions on participation in assemblies and conferences introduced by the provisions of the Decree of the Council of Ministers of May 6, 2021 on the establishment of certain restrictions, orders and prohibitions in connection with the occurrence of an epidemic state (Journal of Laws 2021 item 861) <https://www.gov.pl/web/koronawirus> .

2.11 The Participant may resign from participation in the conference. Resignation of the Participant

from participation in the conference shall be made in writing.

2.12. In case of the Participant's resignation from the participation in the conference:

a. when the Organizer receives a statement from a Participant who is not a consumer

of cancellation earlier than on the 30th day before the beginning of the Workshop, the Organizer shall refund to the Participant the amount paid, less administrative costs in the amount of 25% of the total fee, provided that the payment for participation is received earlier.

b. when the Organizer receives a statement from a Participant who is not a consumer of cancellation on or after the 30th day prior to the Workshop, the Organizer has the right to retain the entire payment received.

c. Once the Participant has completed all formalities, including returning the signed correction to the Organizer's address, the Organizer has 90 days to make a refund.

2.13. The Organizer reserves the right to change the conference speakers without giving any reason. The Workshop Participant shall not be entitled to compensation from the Organizer in such case.

2.14. The Participant of the conference is obligated to participate in the Workshops in a manner that does not lead

2.15. The Participant of the conference is obligated to participate in the conference in a manner that does not lead to hindering or disrupting the conference, as well as not to undertake any actions that are inconsistent with generally applicable laws or good morals, or that violate personal rights of other Participants or legitimate interests of the Organizer or other participants of the conference.

§3 Technical conditions

Participation in the Conference, in the case of realization in the form of online, is possible when the participant of the Conference has at his/her disposal: 3.1. a device such as a computer or laptop:

3.1. a device such as a computer (desktop, laptop), smartphone, tablet with Internet access with a recommended bandwidth of at least 2Mb, while the Organizer stipulates the lack of specific functions on devices such as smartphone;

a) an updated operating system understood as installing the latest version of the operating system available on the device,

b) Internet Explorer, Google Chrome, Firefox, Opera, Safari browser of choice in versions current as of the date of participation in the online conference,

c) Audio/Video features enabled.

3.2 The use of webinar functionality during the Online Conference may be subject to the installation of additional Flash software and acceptance of the cookie policy.

3.3 Additional materials related to the subject matter of the webinar may be in the form of PDF, PPTX, DOCX, XLSX files.

§4 Liability

The organizer is not responsible for:

4.1. incorrectly entered data by the participant of the Conference,

4.2. Lack of technical conditions referred to in § 3 of the regulations necessary to participate in the Conference in a remote version.

4.3. damages incurred by the Participant, as well as lost profits by the Participant, which were caused by: incorrect data provided by the person completing the Registration, actions or omissions of third parties on which the Organizer had no influence, change of duration, shortening of the Workshops or their cancellation due to circumstances for which the Organizer is not responsible.

4.4. how the Participant will use the knowledge and skills acquired during the Conference. Participant of the Conference uses the content resources provided in the address domain at his own risk and responsibility.

§5 Complaints

5.1 Any complaints of the Conference participants against the Organizer should be submitted in writing by registered mail with acknowledgment of receipt to the Organizer's registered office address or in electronic form via the contact form on the Organizer's website.

5.2 Complaints of the Workshop participants may be submitted no later than within 3 days after the end of the Workshop.

5.3 After the expiry of the aforementioned deadlines no complaints will be considered.

§6 Intellectual Property

6.1 Titles and rights to the content provided in the address domain, layout, logos, graphics, photos, audio and video files and presentations, belong to the

Organizer or a third party, in particular lecturers, Partners and are legally protected.

6.2 The above designations or materials may not be used without the written consent of the

Organizer or a third party holder of the rights.

Copying of materials made available in the address domain, as well as providing access to such materials and recordings is illegal and subject to protection, in particular under the Act of February 4, 1994 on Copyright and Related Rights.

§7 Final provisions

7.1 In the event that the Workshop is not held for reasons beyond the control of the Organizer, the participant shall not be entitled to compensation or reimbursement of any fees associated with participation in the Conference, as well as the cost of additional services commissioned to the Organizer by the Participants of the Conference.

7.2 Any disputes that may arise from participation in the Conference shall be settled by a court having jurisdiction over the seat of the Organizer.

7.3 Sending a registration application posted on the Conference website means acceptance of the provisions of the Regulations, as well as adherence to the rules of order and any other arrangements made between the Conference Participant and the Organizer.

7.4 The Organizer stipulates that the course of the Conference may be recorded for documentation and reference purposes.

7.5 In matters not covered by the Regulations, the provisions of generally applicable law shall apply.

7.6 Personal data:

(1) The administrator of your personal data in full is the Organizer. The Participants' personal data will be processed in accordance with the terms of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data and repealing Directive 95/46/EC (OJ L 119, 4.5.2016, p. 1-88, RODO), Polish regulations adopted to enable the application of RODO, other applicable laws, these Regulations of the Workshops. The administrators of your data will not sell the collected personal data of Participants to other persons or institutions. Personal data provided by the Participant is treated as confidential information and is used only for the purposes indicated in the Privacy Clauses.

(2) All detailed issues concerning the protection of personal data are included in the Organizer's Privacy Clause in paragraph 8.8.2 and the Organizer's Privacy Clause on the Workshop website in the registration form.

(3) The Participant undertakes to use true, i.e. factually and legally correct data, including personal data.

7.7 The Organizer is not responsible for Participants' belongings that may be lost, damaged or stolen during the Conference.

7.8. The Participants shall bear full financial responsibility for any damage they cause, both on the premises where any activities related to the Conference are carried out, as well as in the places of accommodation.

7.9. Registration as a Participant of the Conference and application of the Participant in the mode of group registration is tantamount to acceptance of the Regulations.

7.10. These Regulations shall enter into force on the date of their posting on www.echogdansk.eu. The Organizer has the right to change the provisions of the Regulations, also due to sanitary guidelines for the organization of assemblies and conferences <https://www.gov.pl/web/rozwoj-work-technology/business-meetings-training-conferences-and-congresses>. The amendments become effective on the date of their posting on the website.