

**Terms and Conditions
of the 7th Polish Conference on Artificial Intelligence 2026 (PP-RAI 2026)**

**§ 1
GENERAL INFORMATION**

1. Definitions of terms used in these Terms and Conditions:

- a. **Abstract** - is a text of 2 to 4 pages that a person interested in the role of a Speaker intends to present during the Event.
- b. **Article** - is a text of 10 to 12 pages that a person interested in the role of a Speaker intends to present during the Event.
- c. **Organizer** – means AGH University of Krakow, Al. A. Mickiewicza 30, 30-059 Krakow, NIP: 6750001923, REGON: 000001577.
- d. **Co-organizer** – means the TRY IT Foundation with its registered office in Krakow, Al. A. Mickiewicza 30, 30-059 Krakow, entered into the Register of Entrepreneurs of the National Court Register and the Register of Associations, Other Social and Professional Organizations, Foundations and Independent Public Health Care Institutions of the National Court Register, KRS 0000859303, NIP 6772456275, REGON 387052706.
- e. **Organizers** – means the joint designation of the entities co-organizing the Event, i.e. the Organizer and the Co-Organizer.
- f. **Sending Entity** – means a legal person, an organizational unit without legal personality, a natural person conducting business activity or another organization that directs the Participant to participate in the Event, makes an application and bears the costs related to participation.
- g. **Program Committee** – means a group of experts invited by the Organizers, which is responsible for the substantive layer of the Event, including the evaluation of applications, abstracts, articles, selection of Speakers, program layout and level supervision.
- h. **Terms and Conditions** – means these Terms and Conditions of the event organized by the Organizer together with the Co-Organizer made available on the Event website at pp-rai.pl in a way that allows them to be obtained, reproduced and recorded, also in the English language version.
- i. **Schedule** – a collection of detailed information regarding the course of the Event published on the <https://pp-rai.pl> website.
- j. **Speaker** – a person selected by the Program Committee in accordance with § 5 of the Terms and Conditions or a person who has received an invitation to give a lecture/panel from the Organizers.
- k. **Candidate** – a person who has submitted an Abstract or Article through the registration system.
- l. **Registration System** - an electronic system made available on the [Registration & payment website - PP-RAI 2026](#) intended for submitting Abstracts and Articles and for registering participation in the Event.
- m. **Participant** – means:
 - a) A candidate who has been selected by the Program Committee and who has correctly completed the application form for participation in the Event in the Registration System and submitted an Abstract or Article, or
 - b) a person who has received an invitation to the Event and has correctly filled in the application form for participation in the Event in the Registration System, or

- c) A Speaker who has correctly filled in the application form for participation in the Event in the Registration System.
- n. **Agreement** – an agreement on the Participant's participation in the Event, concluded between the Organizer, i.e. AGH University of Krakow, Faculty of Computer Science and/or the Co-Organizer, and the Participant in accordance with the provisions of the Terms and Conditions.
- o. **Electronic services** – services provided electronically by the Organisers, without the simultaneous presence of the parties, through the transfer of data at the individual request of the User, including the Participant, sent and received by means of electronic processing devices, including the provision of informational and educational content, electronic forms, the possibility of registering for the Event, handling electronic communication and supporting services.
- p. **Agreement for the Provision of Services by Electronic Means** – a legal relationship arising between the Organisers and the User, including the Participant, as a result of the use of the Electronic Services, and in particular the Agreement.
- q. **User** – a natural person, legal entity or organizational unit using electronic services provided by the Organizers.
- r. **Event** – means the 7th Polish Conference on Artificial Intelligence 2026 organized by the Organizer on April 20-22, 2026 at the Faculty of Computer Science of AGH University of Krakow – Building D17, Kawiory 21, 30-055 Krakow.

§ 2

GENERAL TERMS AND CONDITIONS OF PARTICIPATION

1. The organizer of the event is the AGH University of Krakow, and the Co-organizer is the Try IT Foundation based in Krakow.
2. The provisions of these Terms and Conditions apply to Users, including Event Participants.
3. The event will take place on April 20-22, 2026 at the Faculty of Computer Science of AGH – Building D17, Kawiory 21, 30-055 Krakow.
4. The event will be held in English in a stationary format. The organizers do not provide an interpreter.
5. The Organizer reserves the right to broadcast the event (in whole or in part in its sole discretion), including online using the Webex service (the "Service"). In this situation, Participants who are not Speakers will be informed about the possibility of taking part in the Event, also in online form by e-mail sent to the e-mail address provided in the form. The possibility of taking part in the Event in the online formula does not apply to Speakers.
6. Registration of Participants for participation in the Event takes place by correctly filling in the application form in the Registration System and ticking the appropriate selection button, in which the registering person declares that he/she is familiar with the Terms and Conditions and accepts their provisions.
7. Filling in and submitting the form, along with ticking the appropriate selection button referred to in paragraph 6, is tantamount to the Participant's acceptance of these Terms and Conditions.
8. The Organizers are not responsible for the consequences of providing incorrect data when registering in the Event Registration System or submitting Abstracts and Articles. The participant is obliged to update his/her contact details. In the event that the Participant fails to provide new, correct data, the Organizers' actions performed on the basis of the existing information will be considered duly performed.
9. An Event Participant may only be a person who:
 - a. has full legal capacity and,

- b. has received an invitation from the Organizer to take part in the Event in an active or passive form or is a Candidate selected by the Program Committee , and,
- c. has correctly filled in the application form in the Registration System and,
- d. has accepted these Terms and Conditions,
- e. has been qualified by the Organizer in accordance with the provisions of paragraph 11 below,
- f. paid the fee for participation in the event in accordance with the Terms and Conditions.

All the conditions indicated above in points a-f must be met together.

10. A maximum of 300 Participants can take part in the Event. The Organizer reserves the right to stop the acceptance of applications early in the event of the lack of places.
11. Qualified Participants will be informed of this fact by e-mail, to the e-mail address indicated in the form. The Organizer reserves the right to use the e-mail address provided during registration for the Event to notify the Event Participants and confirm the right to participate in the Event. The Participant acquires the right to participate in the Event at the moment of receiving from the Organizer a confirmation of qualification to participate in the Event and at that moment the Agreement for participation in the Event is concluded between the Organizer and the Participant on the terms and conditions indicated in the Terms and Conditions.
12. In the event that the Sending Entity is a party to the Agreement, the Sender concludes the Agreement on its own behalf, but for the benefit of the Participants indicated by it in the course of registration. The sending entity is obliged to pay the fees for participation in the Event due for all registered Participants, in accordance with the scope of registration. In addition, it is the responsibility of the Registrant to ensure that the registered Participants comply with the provisions of these Terms and Conditions. The sending entity also undertakes to familiarize the registered Participants with the content of the Terms and Conditions in the Event.
13. In case of any technical problems or doubts or other matters related to the Event, the Candidate/Speaker/Participant should contact the Organizer via e-mail at: pp-rai2026@agh.edu.pl. The approximate response time is 3 working days, however, the Organizer reserves the right to respond within a longer period.
14. The Organizers reserve the right to deny the Participant participation in the Event in the event of a violation of the provisions of these Terms and Conditions, in particular in the case of making false statements in the application form.
15. The Event Schedule is available on the Event website and is subject to change, which does not constitute a change to the Terms and Conditions. The revised Schedule will be published on the Event page.
16. In the event of the Participant's withdrawal, the Organizer will inform the next persons from the reserve list about the possibility of taking part in the Event. A Participant on the reserve list who has been notified of the possibility of taking part in the Event is obliged to respond to the Organiser within 3 calendar days from the date of receipt of information about the possibility of participation.
17. Each Participant is obliged to comply with the provisions of law and these Terms and Conditions.

§ 3 FEES, AMOUNT AND SCOPE

1. Participation in the Event is paid. Information on the amount of participation fees is available on the [Registration & payment - PP-RAI 2026 page](#)
2. The conditions of participation, prices for individual components or discounts are specified when applying at the Registration stage.
3. The payment may be made in the form of a bank transfer to the account maintained for the benefit of the Co-Organizer at: 49 1140 2004 0000 3202 8071 9420, and the title should include your name and surname, based on the received proforma invoice sent to the e-mail address indicated in the registration form.
4. Payment for participation in the Event can also be made electronically, payment by payment card

via the PayNow mBank or BLIK service.

5. In the case of the bank transfer payment method, the Participant or the Sending Entity is obliged to make the payment by 3 April 2026, respectively, whereby the date of payment is considered to be the date of crediting the Co-Organizer's bank account. In the event of failure to pay the fee or in the payment of a fee lower than the required amount, the Participant or the Sending Entity will be called upon to pay the difference, respectively, and in the event of failure to make or supplement the fee, the Event Organizer will be entitled to cancel the entry. If the Participant or the Sending Entity has made any deposit, in the event of cancellation of the entry, it will be returned to the bank account from which the transfer or payment in another form was made. In the case of Consumers, settlements will be made on the basis of generally applicable provisions of law.
6. Participation in the Event is possible after payment of a fee.
7. The VAT invoice details provided in the form during registration are considered final. A VAT invoice for participation will be issued in accordance with the data provided.
8. By accepting the Terms and Conditions, the Participant and the Applicant agree to receive VAT invoices electronically to the e-mail address provided in the application form.

§ 4

RESIGNATION FROM PARTICIPATION IN THE EVENT

1. The Event Participant or the Sending Entity has the right to withdraw from the Agreement without giving a reason on the terms described below. The Participant is obliged to inform about the withdrawal from the Participation Agreement of the Organizer by immediately sending the information to the e-mail address: pp-rai2026@agh.edu.pl. If this information is sent within the deadline:
 - a. by 20 March 2026, at which time the Participant or the Sending Entity will receive a refund of the entire amount of the participation fee minus the handling fee of PLN 60, respectively,
 - b. from 21 March to 31 March 2026 - respectively, the Participant or the Sending Entity will receive a refund of 50% of the total amount of the participation fee reduced by PLN 60 of the handling fee,
 - c. after April 10, 2026, the Participant or the Sending Entity will not be entitled to receive a refund of any part of the fee.
2. The provisions of points a. and b. do not apply to Consumers, in relation to whom the procedure of withdrawal and settlement of the refund of paid fees will take place on the basis of the general principles of generally applicable law in Poland, subject to paragraph 3 below and the provisions of § 11 sections 7 – 9 of the Terms and Conditions.
3. In addition to the right to withdraw from the Agreement, indicated in paragraph 2 above, the possibility of termination of the Agreement by the Participant or the Sending Entity is excluded, to the extent permitted by generally applicable law. The statement of withdrawal from the Agreement should be sent in the form of an e-mail to the following address: pp-rai2026@agh.edu.pl (the e-mail containing the withdrawal should be sent from the e-mail address indicated during registration).
4. Fees will be refunded to the bank account from which the payment was made. The fee will be refunded after the fee for participation in the Event has been credited to the Co-Organizer's bank account. All rules regarding refunds of fees are in line with the general provisions of Polish law, and in particular with consumer protection law, if the Participant is a consumer.
5. If it is not possible for the registered Participant to participate after prior request, the fee may be transferred to another person at no additional charge.

§ 5

SUBMISSION OF ABSTRACTS OR ARTICLES AND REQUIREMENTS FOR SPEAKERS

1. In order to submit an Abstract or Article, the Participant - Candidate should fill in the appropriate form in the Registration System and send the Abstract or Article in accordance with the instructions and guidelines contained in the Registration System.
2. Abstracts or Articles should be submitted in accordance with the requirements and template posted on the [Submission - PP-RAI 2026](#) website, should be their own work, and should be submitted in the form of a digital file in .pdf format. Upon acceptance of the Articles or Abstracts, participants will be asked by the Organizers to send editable versions for the purposes of the publication.
3. The Program Committee appointed by the Organizer will analyze the Abstracts and Articles, and then select the Participants – Speakers. Abstracts and Articles will be accepted or rejected by the Program Committee appointed by the Organizer on the basis of their subject matter and the concept of the Event.
4. When making the decisions referred to in paragraph 3 above, the Program Committee is guided by its own discretion and the need to ensure a high scientific level and thematic diversity of the Event. The decision of the Program Committee is final and does not require justification, and the Participants are not entitled to appeal against it.
5. The deadline for submitting Abstracts and Papers is given on the Event website pp-rai.pl The Organizer reserves the right to extend the deadlines for submission, of which it will inform the Candidates by announcing it on the Event [website Important dates - PP-RAI 2026](#)
6. On the basis of the submitted Abstracts and Articles, the Program Committee will select from among the Candidates qualified to participate in the Event, and will inform the Candidates about the result of this qualification to the e-mail address provided during registration. Further contact in order to determine the details and form of presentation of the Abstract or Articles will take place in the manner chosen by the Organizer.
7. The articles selected by the Program Committee will be published in Springer Proceedings. The abstracts selected by the Committee Program will be published in electronic form with an ISBN published by the AGH University Press. The Organizer will decide on the date, form, manner of publishing and making available the Articles and Abstracts, including the mode for their dissemination.
8. Selected Abstracts and Articles will be presented during the Event in the form of a paper accompanied by an oral presentation or in the form of a poster. Acceptance of the choice of one of the above-mentioned forms of presentation belongs to the Program Committee.
9. Candidates whose Abstracts or Articles have been selected on the terms referred to above are also subject to the obligation to register for participation in the Event, in particular to confirm via the form in the Registration System that they have read the content of the Terms and Conditions and accept their provisions.
10. Submitting an Abstract or Article constitutes a simultaneous statement by the Candidates that:
 - a. The Abstract or Article is completely original and does not contain any borrowings from another work that could give rise to liability on the part of the Organizers, including as publishers,
 - b. The Abstract or Article has never been published in its entirety before,
 - c. have full personal and economic copyrights, or the right to dispose of them without restriction, and in particular the copyrights to the Abstract or the Article are not limited to the extent covered by this statement,
 - d. The Abstract or the Article or its individual elements will not infringe any rights of third parties, including that the authors of the Abstract or the Article have the rights to both the text, tables and illustrative material (photographs, drawings, charts),
 - e. the publisher has the right to make the necessary changes to the Abstract or Article resulting from the editorial study.

11. In the event that any of the submitted statements referred to in paragraph 10 above turns out to be untrue, the Candidate, as the author, shall be liable to the Organizer for any damages resulting therefrom.
12. By submitting an Abstract or an Article, the Candidate, the author grants the Organizers a royalty-free, non-exclusive, temporally, territorially, quantitatively and qualitatively unlimited license to use the Abstract or Article, for the purpose of deciding whether to qualify the Candidate for the presentation, as well as for the purpose of organizing and conducting the Event, as well as the development of materials from the Event and their publication, in electronic form by posting them in the Lecture Notes in Networks and Systems <https://www.springer.com/series/15179> and/or on the Event Website with the possibility of downloading it by an unlimited circle of recipients.
13. The License covers the use of the Abstract or Article to the fullest extent permitted by law, including in the fields of exploitation referred to in Article 50 of the Act on Copyright and Related Rights, and in particular in the following fields of exploitation:
 - a. in the scope of disseminating the Article – publishing it in the Lecture Notes in Networks and Systems published by Springer (<https://www.springer.com/series/15179>) and disseminating, publicly performing, exhibiting, displaying, reproducing, broadcasting, rebroadcasting, as well as making the Article available to the public in such a way that everyone can access it at a place and at a time of their choice, using all available techniques, including the use of the Internet, Intranet and other computer networks, broadcasting the Article by means of a multimedia and ICT network, in particular on the Event Website, the Organizers' websites, their social media profiles and websites;
 - b. in the scope of disseminating the Abstract – publishing it in electronic form with an ISBN number by the AGH University Press and disseminating, publicly performing, exhibiting, displaying, reproducing, broadcasting, as well as making the Abstract available to the public in such a way that everyone can access it at a place and time of their choice, using all available techniques, including use on the Internet, Intranet and other computer networks, broadcasting the Abstract by means of a multimedia and ICT network, in particular on the Event Website, the Organizers' websites, their social media profiles and websites;
 - c. creating and disseminating derivative works of the Abstract or the Article, including further projects/materials based on the Abstract or its individual elements, including the development of different graphic, colour or visual or spatial formats of the Abstract/Article and the use of such derivative works to the extent and in all fields of exploitation specified in this paragraph;
 - d. modifying the Abstract or Article in whole or in part and making elaborations thereof in whole or in part, including the right to correct, alter and change the whole Abstract/Article or its individual elements, as well as use and disseminate the studies;
 - e. permanent or temporary fixation and reproduction of the Abstract and the Article, in whole or in part, by any means, in any form.
14. The license referred to in paragraphs 12 - 13 above also includes the right to exercise by the Organizers and persons acting on their behalf the rights subsidiary to the Abstract and the Article, in all fields of exploitation referred to in paragraph 13 above, including in particular the right to make changes to the Abstract and to make its developments, use, disseminate and dispose of derivative works and the right to allow third parties to exercise copyright derivative rights to the Abstract or Article with a scope analogous to that used by the Organizers.
15. The license referred to in paragraphs 12 - 14 above is granted with the right to grant a sublicense to the same extent as the license, to use the Abstract or Article in whole or in part, alone or in combination with other works, materials and legally protected elements, freely chosen by the Organizer.

16. The provisions of § 8 sections 2-4 of the Terms and Conditions shall apply to the Abstract or the Article, respectively.
17. If the author of the Abstract or Article is more than one person, the Candidate submitting the Abstract or Article ensures that he/she has a valid and effective power of attorney from the other co-authors to grant consents, licenses and permits referred to in this paragraph and indicates the Speaker's data.
18. Selected Abstracts or Post-Event Articles may also be published by the Organizers in ways other than those listed above.

§ 6

RULES FOR THE IMPLEMENTATION OF THE EVENT, RIGHTS AND OBLIGATIONS OF PARTICIPANTS

1. A detailed program of the Event will be published on the [Programme - PP-RAI 2026](#) website by April 10, 2026. The Organizer has the right to change the program, the venue of the event, the topics and the Speakers. Changes to the program do not constitute a change to the Terms and Conditions. Changes will be published on the Events page. The Organizer shall not be liable to the Participants for damages or other claims resulting from the aforementioned circumstances.
2. The Organizer will provide the Participants with:
 - a. coffee breaks and lunch during the Event,
 - b. dinner for the Participants on April 21, 2026.
4. The Organizers are the sole owners of all intellectual rights in the Event, such as the current and future rights to the Event name, logos, Event marks, etc. Any exercise of these rights requires the prior written consent of the Organizers (reserved under pain of nullity) and must be done in accordance with the instructions, guidelines and acceptance of the Organizers.
5. Participants are fully responsible for any damage caused by them. Participants are solely responsible for their violation of generally applicable law or violation of the rights of third parties. The liability of the Organizers in the above-mentioned scope is excluded.
6. To the extent permitted by law, the Organizers shall not be liable for any material or non-material damage suffered by the Participant as a result of participating in the Event. The organizers are not responsible for damages caused by third parties or the fault of the injured party. The organizers are not responsible for damages caused by force majeure.
7. The Organizers are not responsible for material belongings left unattended during the Event.
8. The Organizers do not cover or reimburse the costs of participation in the Event, nor the costs of travel, food and accommodation.
9. The organizers are not responsible for the content presented by the Spaekers.
10. Participants are obliged to comply with the safety rules, health and safety and fire Terms and Conditions in force on the premises where the Event is organized and the rules of the sanitary regime in force at that time, as well as the rules of these Terms and Conditions.
11. In the facilities where the Event is organized, it is strictly prohibited to: bring and use weapons, ammunition and pyrotechnic materials and harmful chemicals, as well as open fire, constituting a fire hazard, property damage and posing a danger to the health, life of people and public safety, bringing alcohol and narcotics, smoking tobacco products and the use of electronic cigarettes, bringing animals, behaving contrary to the rules of social coexistence and disturbing public order.
12. Staff of the Organizers in the event of disturbing public order by the Participant and non-compliance with the applicable rules of the sanitary regime or disrupting the course of the Event, taking an action that is unlawful, contrary to good morals or harming the legitimate interests of third parties or aimed at circumventing or indicating an attempt to circumvent the law, the Terms and Conditions or the rules of holding the Event or taking actions that violate legitimate interests Organisers or damaging to its image, including in the cases indicated in paragraph 11, is entitled to:
 - a. calls for appropriate behavior,
 - b. request to leave the premises of the facility where the Event takes place and/or exclude the Participant from the Event,

- c. call the appropriate services in a situation where the behavior qualifies for such intervention, including in particular when it poses a threat to other Participants or staff or property, or the image of the Organizer, third parties or the owner of the facility where the Event takes place.

11. The Organizers are not responsible for events resulting from the Participants' failure to comply with the Terms and Conditions, failure to comply with the Organizers' recommendations and the instructions of the Event staff and services responsible for safety and order.
12. In the event of noticing a threat to the life and health of the Participants, the Participant is obliged to immediately inform the Organizer's staff about it.
13. The Organizers may refuse both entry to the Event and to persons whose behavior may pose a threat to other Participants.
14. The event may be cancelled or interrupted at any time if its commencement or continuation will threaten the safety of the Participants or such an indication will result from the decision of state and local authorities, other organizational units, as well as the owner of the facility.
15. The Organizers of the Event, when making materials from the Event available to the Participants, in particular multimedia presentations, posters, publications, pay special attention to the need for the Participants to respect intellectual property rights. Participants undertake to use the materials from the Event made available to them by the Organizers only for their own personal use. Modification, copying, transmission, public performance and any use of these materials from the Event for commercial purposes requires the prior written consent of the Organizers or another authorized entity. Participants are fully responsible for any damages resulting from their conduct contrary to the above disclaimer.
16. By participating in the Event, the Participants accept the established rules of the Event and its program and undertake not to influence its change or disrupt the course of the Event.

§ 7

PERSONAL DATA

1. The administrators of personal data are: the Organizer, i.e. AGH University of Krakow, Al. A. Mickiewicza 30, 30-059 Krakow and the Co-Organizer, i.e. the TRY IT Foundation with its registered office in Krakow at Al. A. Mickiewicza 30, 30-059 Krakow.
2. The Organizers jointly process your personal data of all persons related to the organization and implementation of the Event and act as Joint Controllers of personal data on the basis of a common agreement in this matter.
3. The Organisers process your personal data: a) in accordance with Article 6(1)(e) of the GDPR in connection with the Act of 20 July 2018. the Law on Higher Education and Science (i.e. Journal of Laws of 2021, item 478, as amended) and the mission carried out by the University on its basis, which is to conduct scientific activity, disseminate and multiply scientific achievements, participate in social development, as well as shape civic attitudes and create an economy based on innovation; b) pursuant to Article 6(1)(b) of the GDPR, i.e. - processing is necessary for the conclusion and performance of a contract the subject of which is participation in a scientific event; c) pursuant to Article 6(1)(c) of the GDPR, i.e. processing is necessary for the Controllers to comply with their legal obligations in the field of financial, accounting and reporting documentation, Article 6(1)(f) of the GDPR in the scope of the necessity of processing for the purposes resulting from the legitimate interests pursued by the administrator and, alternatively, Article 6(1)(a) of the GDPR in the scope of data processed on the basis of consent.
4. You have the right to: a) access the data, b) rectify the data, c) delete the data, d) limit the processing of the data, e) object to the processing of the data based on the legitimate interest of the administrator, withdraw the consent to the processing of the data, if the consent was the basis for the processing.

5. Detailed information on the processing of your personal data can be found on the website <https://pp-rai.pl/privacy-policy/>
6. The Organizers also inform that the course of the Event, including the image of its Participants, will be recorded with the use of video and sound recording devices. Participation in the Event is tantamount to the Participant's consent, referred to in Article 6(1)(a) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 (GDPR), to the recording and dissemination of their image without territorial and temporal limitations.
7. Detailed rules and the scope of use of the image are specified in § 9 of the Terms and Conditions.

§ 8 SPEAKER

1. Speakers are obliged to register their participation in the Event in the manner referred to in §2 of the Terms and Conditions for Participants.
2. The speaker bears full responsibility for the form and content of his lecture/lecture/poster.
3. If any part of the lecture/lecture/poster will be legally protected elements to which the Speaker will not be entitled, the Speaker guarantees that he is entitled to use them to the extent necessary to deliver the lecture/lecture or display the poster and grant the Organizers a license with the right to grant the sublicense referred to in this paragraph, without the need for the Organizers to obtain additional consents and permits and at the time of the presentation grants the Organizers further licenses, permits and authorizations to use the legally protected elements referred to in this paragraph, to the extent specified therein.
4. By giving a lecture/displaying a poster, the Speaker accepts that it/he will be recorded by the Organizers or an entity acting on his/her in the form of an audio-video or photographic recording.
5. The Speaker grants the Organizers free of charge a non-exclusive, unlimited in time and territorial, quantitatively and qualitatively licensed license with the right to grant sublicenses with the same scope as the license for:
 - a. recording in any form, including audio-video recordings and photo reports of the lecture/multimedia presentation accompanying the lecture delivered by the Speaker/poster, and using them to the extent and in the fields of exploitation analogous to those referred to in § 5 sections 12 - 14 of the Terms and Conditions, with the right to grant sublicenses on the terms specified in § 5 section 15 of the Terms and Conditions, with a scope analogous to the license.
 - b. using a lecture/presentation/poster recorded in the form of an audio-video or photographic recording in whole or in part, independently or as part of a collective work, in combination with works and elements freely chosen by the Organizer/s (including lectures by other Speakers, with the graphic design of the platforms on which it would be placed, image and sound), as well as from its studies, adaptation and any materials, graphics, fragments, shots, documentation created both during and after recording the recording – for informational, documentary, educational, didactic purposes, advertising and promotion of the Organizer and the Event, including in particular its use, sharing on the Internet, as well as in any telecommunications services, with the use of any systems and devices, on any social networks Organizer, on other websites of the Organizer and on the Event website, in particular on social networks such as Facebook, YouTube, LinkedIn, X, Instagram, Slack, etc.
6. In the event that third parties file claims against the Organizers or entities authorized by the Organizer to use the lecture/poster/Abstract/Article, related to these works or their individual elements, the Speaker: shall release the Organizers and persons authorized by the Organizer to use them from the claims in question, to the extent that it was obliged to acquire rights to legally protected elements from third parties, including copyrights and related rights to these works and their individual

elements, the right to exercise the rights dependent on them and to obtain from them the permits and authorizations referred to in these Terms and Conditions and will be fully responsible for any damages suffered by the Organizers and persons authorized by them to use the lecture/poster/Abstract/Article, for filing claims against them referred to above.

7. The Speaker obligates to the Organizers not to exercise the author's moral and economic rights.

§ 9 IMAGE

1. The Organisers will record the course of the Event with the use of video, sound and image recording devices in the form of photographs/photo reports and recordings, respectively, for educational, didactic, informational, documentation, advertising and promotion of the Organisers and the Event.
2. By registering for the Event, the Participant expresses unlimited time, territorially, quantitatively and qualitatively consent to the use of their image, as well as their voice (including their statements or their fragments) of data, including name, surname, affiliation for the purposes indicated in paragraph 1 above without the right to remuneration on the above basis, in particular by: recording the image of the Participant, as well as their voice, data, including name, surname, affiliation in the photo report and/or in the recording and the use of this recording, processing (processing, modifying, cropping or used to create compositions), reproduction and multiple dissemination of the image, as well as the Participant's voice recorded in the manner indicated above, including in photos and video materials (including advertisements, self-promotional materials), poster designs, leaflets, portfolios and any other materials promotional, marketing and/or informational purposes; without the need to approve them each time, including in particular via the Internet, on any social networks of the Organizers, on the Organizers' website and on other websites Organizer and on the Event website, in particular on social networks such as Facebook, YouTube, Instagram, LinkedIn, X, Slack, etc.
3. The Participant is aware that the photo report and the recording of the Event will be made available on the Internet and will be available, on the website of the Event, the Organizers, profiles on their social networks and platforms such as YouTube, Facebook, Instagram, LinkedIn, X, Slack, etc., for an unlimited number of people without time limit.

§ 10 CONFIDENTIALITY

1. All content of correspondence with the Organizers is considered confidential. Publication or transfer of such materials in any form to third parties without the prior written consent of the Organizers (reserved under pain of nullity) is prohibited.
2. Any materials made available to the Participants during the Event are also confidential information and may be accessed only by the Event Participants and the Organizers, unless it has been indicated by the Hosts during the Event that the information may be further disseminated.
3. Violation of paragraph 1 or 2 above will also be treated as disclosure of confidential information and will be subject to appropriate sanctions in accordance with the provisions of Polish law.

§ 11 PROVISION OF SERVICES BY ELECTRONIC MEANS

1. In situations referred to in particular in § 2 section 5, § 3 section 4 of the Terms and Conditions, as well as other relevant ones, these Terms and Conditions shall constitute the Terms and Conditions for the provision of services by electronic means, referred to in Article 8 of the Act of 18 July 2020 on the provision of services by electronic means (i.e. Journal of Laws of 2020, item 344, as amended).
2. The service provided by the Organisers electronically will be, in particular:
 - a. presenting informational and educational content,
 - b. support for electronic communication,
 - c. creating the possibility of making electronic payments for services to the extent referred to in § 3 section 4 et seq. of the Terms and Conditions,
 - d. redirection to Facebook, Instagram and LinkedIn,
 - e. enabling the Participants, on the terms and conditions specified in the Terms and Conditions, to participate in the Event free of charge to the extent referred to in § 2 section 5 of the Terms and Conditions, i.e. making the broadcast of the Event available.
3. In accordance with the Terms and Conditions, the Agreement for the Provision of Services by Electronic Means is concluded in relation to the following services:
 - a. presenting informational and educational content – at the moment of the User starting to familiarize themselves with the content posted on the Website,
 - b. handling electronic communication – at the time of leaving an e-mail address by the User,
 - c. redirects to electronic payment portals, Facebook, Instagram and LinkedIn – at the moment of clicking on the plugin of the selected portal.
4. In the situation referred to in § 2 section 5 of the Terms and Conditions, correctly filling in the application form in the Registration System and ticking the appropriate selection button, in which the person registering declares that they are familiar with the Terms and Conditions and accepts their provisions, as well as receiving confirmation from the Organizers of qualification to participate in the Event, is tantamount to concluding an Agreement with the Organizer regarding participation in the Event.
5. Payment for the service, including the one specified in paragraph 4 above, is made by traditional transfer, by means of quick transfers, card payments, carried out by a specialized entity on the terms and conditions specified in the terms and conditions made available by it or other items indicated within the Website. The entity that offers it is responsible for the proper functioning of the payment system.
6. The Participant may terminate the agreement on the terms referred to in § 2 section 16 and § 4 of the Terms and Conditions and before registration, resign from the service provided electronically at any time by leaving the Website, subject to the following paragraphs.
7. To the User using the services referred to in paragraph 2 point a.-e. above, being a consumer, has the right to withdraw from the Agreement within 14 days from the date of its conclusion, without the need to give reasons, subject to paragraph 8 below.
8. The User referred to in paragraph 7 loses the right to withdraw from the agreement if the service purchased on the basis of the agreement is fully performed by the Organisers with their express consent after prior information that the User will lose this right after the start of the service. In the event that the Organisers partially perform the service within the specified time, and the User who is a consumer submits a statement of withdrawal within 14 days, the User is obliged to pay the agreed remuneration in the amount proportional to the part of the service performed, and any overpayment will be refunded by the Organisers.
9. In order to exercise the rights specified in paragraphs 6 – 8 above, the User is obliged to send a statement of withdrawal via e-mail to the e-mail address provided in these Terms and Conditions: pp-rai2026@agh.edu.pl or by registered mail to one of the Organizers' addresses before the expiry of 14 days. Upon receipt of the statement, the Organisers shall notify the User of this fact and refund the remuneration paid, unless the exception referred to in paragraph 8 above applies. Participants are

obliged to use the Event and the Website in accordance with the applicable law, the rules of social coexistence, these Terms and Conditions, the rules of using the Website and accepted customs, in particular without violating the rights of other participants of the Event.

10. In order to properly use the Electronic Services referred to in this paragraph, it is required to have:
 - a. a device with Internet access,
 - b. An up-to-date web browser (e.g., Chrome, Firefox, Safari)
 - c. an active email account,
 - d. access to YouTube (without the need for an account via a link in a web browser).
11. The Participant is obliged not to send or publish illegal content that violates the rights of third parties or good morals.
12. The participant uses the broadcast for their own use only. It is prohibited to:
 - a. recording, copying or distributing the content of the Event,
 - b. sharing the link to the broadcast with unauthorized persons without the consent of the Organizers.
13. The Organizers are not responsible for technical problems, especially on the part of the Participants, which may affect the possibility of participating in the Event, in particular related to the Internet connection.
14. The Organizers are not responsible for disruptions, including interruptions, in the functioning of the Website caused by force majeure, unauthorized actions of third parties or incompatibility of the Website with the IT infrastructure of the User, including the Participant.
15. To the extent permitted by the applicable law, in particular taking into account Article 473 § 2 of the Civil Code, the Organisers exclude liability for any consequences related to the use of the Event by the Users, including the Participants, including damages resulting therefrom or the inability to use them, and in particular damages resulting from defects/failures/defects of the Website arising from reasons beyond the control of the Organisers.
16. A User using an Electronic Service provided by the Organisers is entitled to file a complaint in the event of non-compliance of this service with the Agreement for the Provision of Electronic Services. A complaint should be filed immediately after the occurrence of a circumstance causing objections on the part of the User. A Participant who is not a Consumer has the right to file complaints no later than 14 days from the date of the end of the Event.
17. A complaint regarding the Event may be submitted by the User, including the Participant, in writing, at the Organizers' headquarters, or to the following address: e-mail pp-rai2026@agh.edu.pl.
18. When submitting a complaint, the Participant is obliged to provide: (i) name and surname, (ii) correspondence address, (iii) request and reason for filing the complaint, (iv) date of circumstances referred to in the complaint, (v) date of filing the complaint.
19. At the request of the Organizer, the Participant is obliged to provide additional information or supplement the information indicated in paragraph 18 above, which is necessary to consider the complaint. If the Organizer determines the need to obtain additional information or supplement the information indicated in paragraph 18 above, the Participant is obliged to send a response in the manner indicated in paragraph 17 above within 3 days of receiving the information from the Organizer.
20. The Organizer considers the complaint within 14 days from the date of its complete submission by the Participant. The response to the complaint is sent to the Participant in writing to the correspondence address provided in the complaint or in electronic form by e-mail (if provided).
21. Complaint proceedings are conducted by the Organizers with due diligence and taking into account the specific circumstances of the case.
22. In justified cases, the deadline for considering the complaint may be extended, while informing the User within the above deadline about the ongoing investigation and the expected deadline for the final response.

§ 12
FINAL CONCLUSIONS

1. The Terms and Conditions are valid from the date of their announcement on the Event's website.
2. The Organizers reserve the right to make changes to the Terms and Conditions and the Event program without the need to provide grounds, with the proviso that the change of the terms and conditions does not affect the rights and obligations previously acquired by the Users. Otherwise, the Organizers will notify Users of the changes made. Participants will be informed about changes to the Terms and Conditions by e-mail, immediately after the changes are made to them.
3. In the event of failure to accept the Terms and Conditions or changes made therein, the User should immediately leave the Website.
4. Changes made to the Terms and Conditions enter into force at the time of publication of the amended Terms and Conditions on the Event website.
5. The Organizers reserve the right to cancel or postpone the date of the Event in the event of circumstances that are impossible to predict on the date of publication of the Terms and Conditions.
6. In the event of cancellation or postponement of the date of the Event, the Organizers shall not be liable for any damages suffered by persons who have registered for the Event.
7. By registering and participating in the Event, the Participant undertakes to apply the Terms and Conditions.
8. The Terms and Conditions do not in any way limit or exclude the rights of Users, including Participants, resulting from mandatory provisions of law.
9. In matters not regulated by these Terms and Conditions, the provisions of Polish law shall also apply, including the provisions of the Civil Code, the Act on the Provision of Services by Electronic Means and Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016.
10. The provisions of these Terms and Conditions shall be interpreted in accordance with Polish law, and the court competent to settle disputes that may arise from the application of these Terms and Conditions is, as a rule, the common court competent for the registered office of the Organizer.