



Conference Terms and Conditions

*IFTTA Annual Worldwide Conference
Paris, 10-11 September 2026 (2 days)*

1. Registration and attendance
 - 1.1. Registrations are personal and cannot be endorsed to someone else without consent of the organiser(s) of the conference.
2. Conference fee, payment, refunds
 - 2.1. The conference fee is due immediately after registration.
 - 2.2. Registrations that are not fully paid within 5 working days after a registration is submitted will be cancelled without any prior notification.
 - 2.3. No refund is provided in case of cancellation of the conference registration or no-show.
 - 2.4. The conference fee covers access to all sessions, materials, and scheduled catering for the event according to the published conference program on the website of IFTTA. No local, domestic or international transportation or accommodation is included in the conference fee.
 - 2.5. The IFTTA member fee shall apply only to persons who are members of IFTTA at the time of registration and who remain members until the end of the conference, or to aspirant members who apply for membership on the same day as conference registration, provided that their membership application is approved and the applicable membership fee has been paid.
 - 2.6. Other discounted registration fees shall apply only where such discounts are clearly published on the conference website and where the registrant complies with, and continues to satisfy, the conditions applicable to the relevant discount.
 - 2.7. Registration for this conference shall have no suspensive or terminating effect in relation to the application for membership, and vice versa.
 - 2.8. The companion fee only includes entrance and F&B during the gala dinner.
 - 2.9. The conference organiser reserves the right to apply a surcharge depending on the payment method selected by the registrant. Any such surcharge will form part of the total registration fee payable. Where payment is made by bank transfer, all bank charges, transfer fees, and any intermediary bank fees shall be borne exclusively by the registrant, and the Conference Organiser must receive the full amount free of any deductions.
3. Food and beverages
 - 3.1. Dietary preferences or requirements are observed most of the time, but we cannot guarantee this. Any conference attendee or companion is required to ensure that, before the consumption of food or beverages their dietary preferences or requirements are known by the staff. While reasonable care is taken, ultimate responsibility for food choices remains with the attendee.
 - 3.2. Costs for food and beverages not specified in the conference program as 'included' are at the personal expense of the attendee of the conference.
 - 3.3. Please note that the conference or any social event in the program do not include an 'open bar'.
4. Force majeure and limitation of liability
 - 4.1. The organisers shall not be held liable for any delay, program adjustment, or failure to perform obligations caused by events beyond their reasonable control ("Force Majeure").
 - a) Scope of events: This includes, but is not limited to, acts of God, fire, flood, strike, labor disputes, war, acts of terrorism or threats of terrorism, civil unrest, government-mandated lockdowns, public health emergencies (such as COVID-19 or similar outbreaks), or the failure of critical telecommunications or utility services.
 - b) In the event that the conference is cancelled in its entirety and not rescheduled, the organisers

shall refund the registration fee after deduction of non-recoverable costs already incurred. No reimbursement of travel or accommodation expenses shall be due.

- c) Mitigation of losses: In the event of cancellation of the conference in its entirety due to Force Majeure, the organisers shall make reasonable efforts to mitigate losses and to recover funds from third-party suppliers. Any registration fee refunds will be calculated after deduction of non-recoverable costs already incurred in connection with the event. The organisers shall not be liable for any shortfall caused by third-party insolvency or refusal to refund.
- d) Program adjustments: The organisers reserve the right to pivot the conference to a digital/virtual format or postpone the dates in response to a Force Majeure event. Such a shift will constitute a valid alternative performance of the organisers' obligations, and shall not give rise to a refund, provided reasonable access to the digital format is made available.

4.2. While we take every precaution, the organisers are not responsible for the loss or damage of personal property or for any personal injury sustained during the event, except in cases of wilful misconduct or gross negligence of the organisers.

5. Usage of personal data & image rights

By attending this event, you acknowledge and agree to the following uses of your personal data:

- a) Processing: Processing of your personal data is based on the organiser's legitimate interest in documenting and promoting the event. Attendees may object to processing at any time.
- b) Identification: Your name and organisation will be printed on your event badge for networking purposes. It is advised to wear your badge during the conference.
- c) Photography and video: Professional photographers and videographers may be present. By attending, you consent to being photographed or filmed. This media may be used in post-event reports, promotional materials, or on our website or official social media channels.
- d) Attendee directory: To facilitate networking, a list of attendee names and affiliations will be visible to other logged-in members of the IFTTA website.
- e) Public visibility: If you are a speaker, panellist, or otherwise active participant, your name, bio, and other professional information may be published on our public-facing website and in the digital program.
- f) If you have a specific privacy concern or wish to opt-out of being photographed or sharing your professional information, please contact the conference organiser and ensure that any opt-out is known upon arrival.

6. Program changes

The organisers reserve the right to make adjustments to the speaker lineup or session timings or other elements of the program due to unforeseen circumstances. Any major changes will be communicated via the event page on the IFTTA website.

7. Liability

7.1. Non-liability for optional (post-)tours, excursions or other optional conference programs.

The conference organiser may, at its discretion, facilitate reservations for optional tours, excursions, or other optional conference elements on behalf of the attendee. The organiser acts strictly as an intermediary and does not operate as a "tour operator," "organiser," or "retailer" under any package travel or consumer protection legislation. The attendee acknowledges and agrees that any contract for such services is entered into exclusively between the attendee and the third-party service provider. Consequently, the conference organiser assumes no liability for any loss, injury, damage, delay, or dissatisfaction arising from the provision, performance, or non-performance of these services. It is the sole responsibility of the attendee to ensure that reservation confirmations accurately reflect the services agreed with the provider. Any disputes or claims must be settled directly with the third-party provider and not with the conference organiser.

7.2. Non-liability and status of IFTTA

Although the conference may be referred to as an 'IFTTA Conference', the International Forum of Travel and Tourism Advocates (IFTTA) is not the organiser of the conference and does not act as contracting party in relation to any registration, participation, booking, payment, or other conference-related arrangements.

Each conference is organised under the sole responsibility of the designated host member in the relevant country (the 'Conference Organiser'). Any contract arising from registration for the conference or from any conference-related services is concluded exclusively between the attendee and the Conference Organiser.

IFTTA shall bear no liability whatsoever for any loss, damage, injury, cost, delay, or claim arising out of or in connection with the conference, its organisation, or any related services or arrangements.

8. Governing law and jurisdiction

- 8.1. These terms and conditions, and any dispute or claim arising out of or in connection with the conference, shall be governed by and construed in accordance with the laws of the country in which the conference organiser is officially established or has its primary residence.
- 8.2. The parties irrevocably agree that the courts of the organiser's place of establishment shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with these terms or the conference.
- 8.3. Notwithstanding the above, nothing in these terms shall deprive a participant acting as a consumer of any mandatory rights granted under the laws of their country of habitual residence, nor restrict their right to bring proceedings before the courts competent under applicable consumer protection legislation.

9. The conference organiser of this conference is:

Adeona Avocates
32 bis boulevard Haussmann
75009 Paris
France
Phone: +33 1 53666649

Contact: Mme Chloé Rezlan
E-mail: chloe.rezlan@adeona-avocats.com