



NEW METRICS FOR SUCCESS:
TRANSFORMING WHAT WE VALUE IN SCHOOLS



EVENT PLATFORM USER CONSENT

New Metrics Participation Consent:

1. For the purposes of capturing recordings of seminars and workshops (so that participants can view these again, or for the first time if absent), the *New Metrics* organisers can make an audio or video recording of your video/voice from online or face-to-face *New Metrics* sessions you participate in. This recording will remain on the partnership platform and portal for the duration of the programme (until 31 December 2022).
2. These recordings may also be used for archival purposes within the *New Metrics* partnership past 31 December 2022.
3. A transcript or captioning of this recording can be developed for future use.
4. *New Metrics* can retain content you have provided for the purposes of sharing with other partners within the two year period. This content may be edited or modified for publishing use with your explicit permission.
5. *New Metrics* may share edited recordings of workshops or seminars to the public including but not limited to the UoM website, and social media for marketing and promotional purposes. This will not include break-out room discussions or drop-in sessions.

InEvent User Terms of Service

[Terms of Service](#)

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Thank you for choosing InEvent. By accessing or using any of InEvent services, you agree to the following Terms of Service. If you do not agree to the following Terms of Service, please do not use this service.

InEvent reserves the right to change or modify these Terms at any time without prior notice and will indicate on this page the date on which the document was last modified. Any changes made to this document will become effective as soon as the revised version is posted on our site. Your use of the service after the publication of the revised version constitutes your acceptance of the Terms. Any changes made to these Terms will be notified by e-mail to those who choose to receive this.

Definitions

Terms of Service: Set of rules, composed by this self, our cookie policy, our privacy policy, our local amendments and our general security rules, which any user has to abide in order to use InEvent.

Corporation: Legal entity which acquired and purchased an InEvent license for a specific subset of services during a specific period of time.

User: You, yourself or any variation of yourself, which includes past, present and future representations at equal or different forms, which will use the InEvent service at any given time.

InEvent: Platform consisting of a web application located at 'https://inevent.com', an official iOS application named 'InEvent' and an official Android application named 'InEvent', as well as all its associated services not mentioned here.

InEvent, Inc: Legal entity referred to herein by InEvent, a Delaware Company, EIN 38-4000937, located in the city of Wilmington, United States of America. All rights to the InEvent platform and its associated services belong exclusively to InEvent, Inc.

Content

InEvent grants you a limited, non-exclusive, non-transferable license to access and use InEvent only at the established location of the event whose information was provided at the time of registration. It is important to note that InEvent does not provide the hardware for use of the software, but rather the license to use the software. The corporation is responsible for making the payments to get the service in full form and operation.

In order to use the InEvent platform, it is necessary for the corporation to make a registration containing different information regarding its representative entities. Through this process, the corporation certifies that it will provide truthful and accurate data, under penalty of the crime of ideological falsehood, in addition to the obligation to indemnify any eventual material or moral harm. InEvent reserves the right to revoke access to the platform if data and access usage is greater than the appropriate volume for the corporation.

The values of the plans may vary over time, the corporation being entitled only to the value in the maximum term equivalent to the duration of his plan, and may, after that period, have its value modified if no other agreement is in force. Such limitations apply to data obtained and generated while using your plan.

The use of an Account is subject to a Fee. Upon sign-up for an Account, the Client must select a Plan. Different rates apply to different Plans. The applicable Fee is charged in advance on monthly or annual payment intervals, unless agreed otherwise between parties. All Fees are non-refundable, i.e. there are no refunds or credits for periods where the Client did not use an activated Account, used it only partially, or deactivated the Account or terminated these Terms during an ongoing payment interval. If, after signing up, Client elects to upgrade to a more expensive Plan, the unused portion of any prepaid Fees shall be applied to the Fee of the more expensive Plan.

All Fees are exclusive of all taxes, levies or duties applicable under any applicable law, unless stated otherwise stated herein. Client is solely responsible for the payment of such taxes, levies or duties.

Any Client has the right to upgrade a current Plan at any time by selecting a new Plan among the collection of Plans determined by the Supplier. In such an event, the Client's credit card on file with the Supplier will automatically be charged with a Fee for the next payment interval with the rate stipulated in the new Plan.

A new Client may be entitled to a Free Trial. The Client is not required to provide any credit card information during the period of Free Trial. If the period of Free Trial has expired, the Account will be automatically deactivated. In order to prevent deactivation or to reactivate the Account, the Client is required to select a suitable Plan and pay the first Fee. If the Client does not pay the first Fee within 2 weeks as of the expiry of the Free Trial, Supplier has the right to permanently delete the Account, including all Client Data therein.

Supplier may seek pre-authorization of Client's payment card account prior to your purchase of Services in order to verify that the card is valid and has the necessary funds or credit available to cover your purchase. You authorize such payment card account to pay any amounts described herein, and authorize Supplier to charge all sums described in these Terms to such card account. You agree to provide Supplier updated information

regarding your payment card account upon Supplier's request and any time the information earlier provided is no longer valid.

If Supplier has not sought pre-authorization of your payment card, then before the end of each payment interval, Client will be issued an electronic invoice for payment of the Fee of the next payment interval. Client must pay the invoice by the due date indicated on the invoice.

The information provided by the corporation to InEvent is confidential, and InEvent is responsible for keeping it in a safe place. All information is transmitted via secure connection (SSL), using the necessary security standards to avoid access by entities other than those described here.

The platform should not be used to: (i) send spam or messages that in any way violate applicable law; (ii) send or store infringing, obscene, threatening, defamatory, or unlawful material, including material injurious to children or violation of third party privacy rights; (iii) send or store material that contains viruses, worms, trojan horses or other codes, files, scripts, agents or programs that threaten the security of the software and its users; (IV) interfere with or disrupt the integrity or performance of the services or data contained therein; (V) attempt to gain unauthorized access to the services or their related systems or networks.

All activities that occur during the corporation usage must comply with all laws and regulations applicable to the use of these services, particularly regarding data privacy.

In the event of breach of any obligations described in this agreement, the corporation shall hold InEvent or any of its officers and employees free from any claims or lawsuits arising out of or in connection with the corporation's misuse of the software. If InEvent is forced to respond to or indemnify any third party because of the corporation, the corporation shall indemnify InEvent for any costs, damages, losses, liabilities and expenses (including attorneys' fees and procedural expenses).

InEvent is granted an irrevocable, non-exclusive, royalty-free, fully paid, perpetual, worldwide license with the right to sublicense, use, reproduce, publish, distribute, perform and display statistical information on its use of the platform, such as quantity access, traffic patterns or user activities in aggregate form for third parties, ensuring that such information will not include information capable of identifying the corporation or any of its users.

InEvent is granted permanent access to the corporation data when responding to technical problems with the services covered herein by this term of use. In no event shall InEvent share, disclose, resell or subtract this data for any purpose other than clearly addressing the problem described by the customer in its appropriate support channel.

Termination, Suspension

You understand and agree that InEvent may, in its sole discretion and at any time, revoke your account or your use of any services, in case of disrespect to any of the provisions of this agreement, and may also discontinue any services or limit or restrict access. You agree that InEvent may take one or more of these measures without any prior notice to you. However, in certain cases, if a service is discontinued, as long as this is possible, we will inform you in advance so that you can delete your personal data related to the service being discontinued. You understand and agree that InEvent shall have no liability to you or any third party for any termination of your access to and / or removal of information relating to your account or services.

Disclaimers

InEvent will not be allowed to transfer and / or transfer to third parties, in whole or in part, the rights or obligations arising from this instrument.

Non-exclusivity is recognized in the provision of these services, so nothing in this agreement shall restrict or limit InEvent to provide similar services to third parties.

The services may be subject to limitations, delays and other problems inherent in the use of the Internet and electronic communications, including the use by the corporation and users of programs and applications (such as operating system, browser, server and email organizer, among others) in old versions incompatible with the software, where InEvent is not responsible for delays, delivery failures or other damages resulting from such problems beyond its ability to solve.

In no event will InEvent's liability for any obligation related to this agreement exceed the amount paid for the use of the software.

You hereby expressly authorize InEvent to disclose and transfer your information stored on InEvent servers or third parties authorized to any third party by reason of any corporate restructuring, including, without limitation, merger, acquisition or sale of all or substantially all the assets of InEvent. InEvent will not be liable to you after any assignment of InEvent's assets to any interested third party.

The present Term, for all purposes, constitutes an extrajudicial executive title, being governed by the clauses and conditions herein agreed, and the provisions of the United States Constitution shall be applied, in a supplementary manner, to the extent applicable.