

Recorded Meeting Terms and Conditions

Entrata, Inc. ("Entrata") is committed to protecting the confidentiality, privacy, and proprietary information of Entrata, its customers, and its employees. Many state and country laws prohibit the recording of conversations without consent, and regulate the collection of personal data. These Recorded Meeting Terms and Conditions (the "Terms") outline the procedures and prohibitions that all attendees of Entrata's Base Camp 2021 event ("Base Camp") must adhere to while participating in the sessions, meetings, and appointments of Base Camp (each a "Recorded Meeting"), regardless of the technology in use (e.g. Aventri event platform, Zoom Meetings, etc.) and irrespective of the medium (e.g. voice call, video call, teleconference, Internet video playback or live-stream, or in-person). As an event attendee, you hereby agree as follows:

1. Consent to be Recorded; Use of Likeness and Content

By joining any Recorded Meeting, you consent to being recorded, photographed, and/or videotaped by Entrata and its event platform provider, Aventri Inc. ("Aventri"). You hereby irrevocably authorize Entrata and its affiliates to copyright, publish, reproduce, exhibit, transmit, broadcast, televise, digitize, display, otherwise use, and permit others to use, (a) your name, image, likeness, and voice, and (b) all photographs, recordings, videotapes, audiovisual materials, writings, statements, and quotations of or by you (collectively, the "Materials"), in any manner, form, or format whatsoever now or hereafter created, including on the Internet, and for any purpose, including, but not limited to, advertising or promotion of Entrata, its affiliates, or their services, without further consent from or payment to you.

It is understood that all of the Materials, and all films, audiotapes, videotapes, reproductions, media, plates, negatives, photocopies, and electronic and digital copies of the Materials, are the sole property of Entrata. You agree not to contest the rights or authority granted to Entrata hereunder. You hereby forever release and discharge Entrata, its employees, licensees, agents, successors, and assigns from any claims, actions, damages, liabilities, costs, or demands whatsoever arising by reason of defamation, invasion of privacy, right of publicity, copyright infringement, or any other personal or property rights from or related to any use of the Materials. You further understand that Entrata is under no obligation to use the Materials.

2. Recording Prohibited; Confidentiality

You acknowledge that the information provided in any and all Recorded Meetings may contain Entrata's confidential or proprietary information. By attending any Recorded Meeting, you hereby agree not to record or live-stream the Recorded Meeting, or any part thereof, or otherwise make any content of a Recorded Meeting available to any third party, or to copy, distribute, make derivative works of, or reproduce, in whole or in part, any of the content of the Recorded Meetings.

3. Indemnification

You hereby agree to indemnify, defend and hold Entrata and its subsidiaries, affiliates, directors, officers, employees, and agents harmless from and against any claims, and any related liabilities, damages, losses or costs (including reasonable attorneys' fees and disbursements), arising out of your violation of these Terms, including any claim that Entrata's use of the Materials infringes any intellectual property rights of another or misappropriates any trade secret.