

General terms and conditions for participants in INTSAAB2020.

List of content:

- Article 1 - Definitions
- Article 2 - INTSAAB2020's identity
- Article 3 - Scope
- Article 4 – Offer
- Article 5 - Agreement
- Article 6 – Right to cancel (limited application)
- Article 7 – Participants' use of right to cancel
- Article 8 – INTSAAB2020 obligations in connection with cancellation
- Article 9 – Cancellation of right to cancel/force majeure
- Article 10 - Price
- Article 11 – Fulfilment, reasons for exclusion and extra guarantee
- Article 12 – Delivery and execution
- Article 13 - Payment
- Article 14 – Complaints
- Article 15 – Disputes
- Article 16 – Further or other terms/conditions
- Annex I:

Article 1 – Definitions.

The following definitions apply to these terms and conditions:

- 1) **Additional agreement:** An agreement by which the participant acquires products according to an remote agreement and the digital content and/or service delivered by INTSAAB2020 (under De danske Saabklubber) or by a third party according to an agreement between such third party and the participant.
- 2) **Period of cancelation:** The period, where the participant can use the right of cancellation.
- 3) **A participant:** A participant is a person that is not acting with a purpose that is related to trade, business, services or professional activity
- 4) **Day:** Is a calendar day.
- 5) **Digital content:** Data, created and delivered in digital format.
- 6) **Data carrier:** Any media - including e-mail – enabling the participant or INTSAAB2020 to store information addressed to the person personally in a way which enables future use during the period adapted to the purpose for which the information is intended and which allows unchanged reproduction of the information stored.
- 7) **Right to cancel:** The participant's possibility of cancelling the agreement during the period of cancellation.
- 8) **INTSAAB2020 (De danske Saabklubber):** The legal entity that offers products, access to digital content and/or offers remote services to the participant.
- 9) **Remote agreement:** An agreement between INTSAAB2020 and the participant within the framework of an organised system of remote sale of products, digital content and/or services with the full or partial use of one or more techniques of remote communication until the conclusion of the agreement.
- 10) **Cancellation method:** A method (included in annex I to these terms and conditions) for the

cancellation of the agreement.

- 11) **Remote communication:** Means that an agreement between the participant and INTSAAB2020 can be concluded without meeting in the same room at the same time.

Article 2 - INTSAAB2020's identity.

- 1) INTSAAB2020 is established by De danske Saabklubber, c/o Lars Kristensen, at this address: Stadionvej 12, DK-9490 Pandrup and telephone: +45 31 60 04 88.
- 2) Contact information for the members of De danske Saabklubber: See the contact persons in the magazines of the affiliated clubs. Others may contact 2 members of the INTSAAB2020-committee by calling:
Thomas Knage,
Telephone. +45 50 49 87 65
or
Poul Viggo Fischer,
Telephone +45 40 35 22 06
or send an e-mail to: info@INTSAAB2020.com.
- 3) The following information applies to INTSAAB2020:
CVR/Vat no.: 40802568.
Bank account: Jutlander Bank – reg.no. 8140, account no. 2075725305
SWIFT/BIC: JUTBDK21 and IBAN: DK6781402075725305

Article 3 – Scope.

- 1) These general terms and conditions apply to the offer from INTSAAB2020 about participation on 7, 8 and 9 August 2020 at the location where INTSAAB2020 takes place and other places used by INTSAAB2020 during one or more days according to information on the INTSAAB2020 homepage.
- 2) Prior to remote agreement about participation, the content of these general terms and conditions are made available for those who want to register for participation in INTSAAB2020. The general terms and conditions are published on the homepage and/or by e-mail. The homepage is www.INTSAAB2020.com. If the potential participant has no access to the homepage, the general terms and conditions will be sent by e-mail as soon as possible on request.

Article 4 – Offer.

- 1) The offer applies until 1 August 2020 or earlier, if the maximum number of participants is reached earlier. INTSAAB2020 fixes about the maximum number of participants.
- 2) If the maximum number of registered participants is reached the registered participant can apply for registration on a waiting list. Registration on the waiting list must be sent immediately after information about the reached number of participants.
- 3) A participant is a person that has registered for participation in INTSAAB2020 and has paid the participation fee and has received confirmation from INTSAAB2020 about participation.
- 4) The offer includes a complete and accurate description of the product with confirmation of access to INTSAAB2020. The description is sufficiently detailed to enable the participant to evaluate the offer correctly. Pictures used by INTSAAB2020 offer the fairest possible presentation of products, services and/or digital content.
- 5) INTSAAB2020 is not liable for obvious errors and omissions in the offer.
- 6) Every offer includes information that exposes rights and obligations associated with accepting the offer.

Article 5 – Agreement.

- 1) The agreement is entered subject to the provisions of paragraph 4 in this article when the participant accepts the offer and complies with the corresponding conditions in particular with regard to payment of the fees due and the provisions of Article 4 paragraph 3.
- 2) Based on this investigation the return e-mail contains all the information the participant has provided when ordering the participation. When payment is made by bank transfer registration is confirmed immediately via automatically generated return mail. The return e-mail contains all the information the participant has provided when making the registration.
- 3) If the agreement is entered into electronically, INTSAAB2020 will take appropriate technical and organizational measures to safeguard the electronic transmission of data and a secure web environment. If the participant can pay electronically, the INTSAAB2020 will take appropriate security measures.
- 4) INTSAAB2020 can within the framework of the legislation examine whether the participant is able to fulfil the payment obligations, as well as all the facts and factors that are important for the proper fulfilment of the remote agreement. If on the basis of this investigation INTSAAB2020 has valid reasons for not concluding the agreement, we are entitled to reject an agreement or attach special conditions to the implementation.
- 5) INTSAAB2020 will provide the participant with the following information in writing or in such a way that the participant can access them in an accessible manner no later than on delivery of the product. The information includes the following:
 - a) The address of INTSAAB2020 to which the participant can submit complaints.
 - b) The participant can cancel the agreement until 1 June 2020 by writing to info@intsaab2020.com. Purchases after 1 June 2020 are not covered by the right to cancel.
 - c) The price for participation in INTSAAB2020 is 140 Euro including VAT or DKK 1075 including VAT. Payment is exclusively made electronically via the homepage or by bank transfer. The homepage shows what the agreement includes.
- 6) If the participant has a right to cancel, it is explained how agreement can be cancelled.

Article 6 – Right to cancel (limited application).

- 1) The participant may cancel the agreement - proof of access to INTSAAB2020 - for a period of cancellation of a maximum of 14 days without stating reasons, but only until and not later than 1 June 2020. INTSAAB2020 may ask the participant about the reason for the cancellation, but cannot bind the participant to explain the reasons.
- 2) The period of cancellation mentioned in paragraph 1 starts the day after receipt of the agreement.

Article 7 - Participants use of the right to cancel and the related costs.

- 1) If the participant makes use of the right to cancel, this must be stated within the period of cancellation by means of an e-mail or letter as described below to INTSAAB2020.
- 2) The risk and the burden of proof for the proper and timely exercise of the right to cancel lies with the participant.
- 3) If the participant makes use of his right to cancel, all further agreements will also be canceled.

Article 8 - INTSAAB2020 obligation in connection with cancellation.

- 1) If INTSAAB2020 allows the participant to cancel electronically, INTSAAB2020 sends a confirmation of receipt immediately after receipt.
- 2) INTSAAB2020 uses the payment method used by the participant for the refund, unless the participant wishes / accepts another method.

- 3) Costs associated with the reimbursement are borne by the participant. This also applies if the participant has chosen a more expensive payment method than the cheapest one.

Article 9 - Cancellation of right to cancel/force majeure.

- 1) The participant is excluded from the right of cancellation if the participant wants to cancel the agreement after 1 June 2020.
- 2) In event of force majeure, INTSAAB2020 decides to what extent this applies.
- 3) Force majeure means external circumstances/cases that force INTSAAB2020 to significantly alter or cancel the planned event.
- 4) If force majeure applies, the participation fee paid is refunded.

Article 10 – Price.

- 1) During the period of validity stated in the offer, the prices for the products and/or services offered do not change except for price changes due to changes in taxes and fees to the State.
- 2) Price increases within 3 months of the conclusion of the agreement are only allowed if they are the result of legislation.
- 3) Price increases from 3 months after the conclusion of the agreement are only allowed if INTSAAB2020 has determined this and they are the result of legal provisions, and the participant has the opportunity to cancel the agreement from the effective date of the price increase.
- 4) Prices stated in the offer of products or services are - if payable to INTSAAB2020 - including VAT.

Article 11 – Fulfilment, reasons for exclusion and extra guarantee.

- 1) INTSAAB2020 guarantees that the products and/or services comply with the offer, the specifications set out in the offer, the reasonable requirements for reliability and/or applicability, and the statutory provisions that existed on the date of conclusion of the agreement.
- 2) Any further guarantee provided by INTSAAB2020, its supplier, manufacturer or importer will never limit the legal rights that the participant may claim towards INTSAAB2020 under the agreement if INTSAAB2020 has failed to fulfil its part of the agreement.
- 3) Any further guarantee is understood as any obligation of INTSAAB2020, its suppliers, importer or manufacturer where it grants to the participant certain rights or requirements that go beyond what is legally required if INTSAAB2020 has failed to fulfil its part of the agreement.

Article 12 - Delivery and execution.

- 1) INTSAAB2020 will use the utmost care in receiving and executing orders and in evaluating applications for the provision of service.
- 2) Place of delivery is the address of INTSAAB2020.
- 3) Upon cancellation, INTSAAB2020 will immediately reimburse the amount paid by the participant.

Article 13 – Payment.

- 1) Unless otherwise specified in the agreement or additional conditions, the participant's due amount must be paid within 3 days of the conclusion of the agreement. The registration is only effected if the full payment has been received by INTSAAB2020 and it is announced by INTSAAB2020 that the participant has entered the agreement. From that moment, the participant is registered as a participant.
- 2) The participant is obliged to notify INTSAAB2020 immediately of any inaccuracies in payment or specifications.

- 3) If the participant fails to meet his payment obligation on time, the agreement is not concluded and INTSAAB2020 is free to give other participants priority who have registered later but who have fulfilled their payment obligations on time.

Article 14 – Complaints.

- 1) INT SAAB2020 has a complaints procedure and processes complaints accordingly, but it only applies to a limited extent to this product. Complaints about the implementation of the agreement must be clearly described to INTSAAB2020 within a reasonable time after the participant has discovered the defects.
- 2) Complaints submitted to INTSAAB2020 will be answered within a period of 1 month from the date of receipt. If a complaint requires a foreseeable longer processing time, INTSAAB2020 will respond within a 2-week period with an acknowledgement of receipt and an indication of when the participant can expect a more detailed response.
- 3) If the complaint cannot be resolved by mutual agreement within a reasonable period or within 3 months after the complaint is submitted, the case will have to be brought before a Danish court.

Article 15 – Disputes.

- 1) Agreements between INTSAAB2020 and the participant to whom these general terms and conditions apply, are governed exclusively by Danish law and arbitration.

Article 16 - Further terms and conditions.

- 1) Additional provisions or provisions deviating from these General Terms and Conditions must not be detrimental or inconvenient to the participant and must be recorded in writing in a way which enables the participant to store them in an accessible manner on a durable medium.

Annex I:

The following model is used for cancellation.

If you want to cancel your registration to attend the INTSAAB2020 event before 1 June 2020, you can e-mail info@INTSAAB2020.com by 1 June 2020.

You can also send a letter before 15 May 2020 to: INTSAAB2020, c / o Lars Kristensen, Stadionvej 12, 9490 Pandrup Denmark.

Such e-mail or letter must always contain your name (first and last name) - and **if your partner also wants to cancel**, your partner' name (s) and, if different from your address, also their address. If the participant fee has been paid, bank details must also be provided for reimbursement. If you have received an ID-number, this must also be included in the letter or e-mail.