

Terms and Conditions

Please read carefully: by signing the ECC order form you agree to be bound by the following Terms and Conditions

Econferencenter.com (hereinafter: "ECC") is a brand of Veidan Conferencing Solutions Ltd. and as such is subject to all agreements signed with the ECC brand.

Veidan Conferencing Solutions Ltd. provides Interwise web conferencing services under a License Agreement with Interwise Inc.

This service is subject to Veidan Conferencing Solutions Ltd.'s General Terms and Conditions (hereinafter: "the General Terms") which document customers are entitled to peruse.

Use of Interwise software or services is subject to Interwise Ltd.'s. Master ECP Connect Services Agreement available upon request. The terms of service and privacy policy are as stated on the Interwise website at www.interwise.com.

By signing the ECC order form you understand that Veidan Conferencing Solutions Ltd. may charge your credit card for all amounts due and owing for the web conferencing services including service fees, set up fees, subscription fees, overage fees, telephony fees and conferencing fees. ECC may adjust prices at any time without prior notice.

By ordering web conferencing services with a unique username and password, furnished to you by ECC, you are restricted to initiating and executing non-overlapping web meetings from the same unique username and password. ECC reserves the right to withhold or terminate any services in case of violation of the aforementioned restriction.

No warranties. You understand and agree that the services are provided "as is" and ECC and its related entities expressly disclaim all warranties of any kind, express or implied, including without limitation any warranty of merchantability, fitness for a particular purpose or non-infringement.

ECC and its related entities make no warranty or representation regarding the results that may be obtained from the use of the services, regarding the accuracy or reliability of any information obtained through the services, regarding any goods or services purchased or obtained through the services, regarding any transactions entered into through the services or that the services will meet any user's requirements, or be uninterrupted, timely, secure or error free. Use of the services is at your sole risk. Any material and/or data downloaded or otherwise

obtained through the use of the services is at your own discretion and risk. You will be solely responsible for any damage to you resulting from the use of the services. The entire risk arising out of use or performance of the services remains with you.

You agree to indemnify, defend and hold harmless ECC and its related entities from any and all third party claims, liability, damages and/or costs (including, but not limited to, attorneys fees) arising from your use of the services, Your violation of this agreement or the infringement or violation by you or any other user of your account, of any intellectual property or other right of any person or entity. Without limiting the foregoing, the services are not designed or licensed for use in hazardous environments requiring fail-safe controls, including without limitation operation of nuclear facilities, aircraft navigation/communication systems, air traffic control, and life support or weapons systems. Without limiting the Generality of the foregoing ECC and its related entities specifically disclaim any express or implied warranty of fitness for such purposes.

Limitation of liability. To the maximum extent permitted by applicable law, in no event will ECC and its related entities be liable for any special, incidental, indirect, exemplary or consequential damages whatsoever (including, without limitation, damages for loss of business profits, business interruption, loss of business information, or any other pecuniary loss or damage) arising out of the use of or inability to use the services or the provision of or failure to provide technical or other support services, whether arising in tort (including negligence) contract or any other legal theory, even if ECC and its related entities have been advised of the possibility of such damages. In any case ECC and its related entities' maximum cumulative liability and Your exclusive remedy for any claims arising out of or related to this agreement will be limited to the amount actually paid by You for the services (if any) in the previous 12 months. Because some states and jurisdictions do not allow the exclusion or limitation of liability, the above limitation may not apply to you.

Termination. You may terminate this agreement by providing written notice to ECC via e-mail to billing@econferencenter.com. Such termination will be effective on the last day of the term, subject to (30) days prior written notice. If you fail to comply with any provision of this agreement, ECC may terminate this agreement immediately without notice. All sections shall survive any termination of this agreement. Upon any termination of this agreement, you must cease any further use of the services and destroy any copies of associated software in your possession and control.

ECC reserves the right to terminate the service provided without prior notice or upon violation of any of the terms of this agreement.