Celonis World Tour – Event Terms and Conditions

By submitting an event registration, you (“You”) are entering into a legally binding contract with Celonis Inc., One World Trade Center 87th Floor, New York, NY 10007, when registering for an Event in the United States, and Celonis Labs GmbH, Theresienstrasse 20, 80333 Munich, Germany when registering for an Event outside the United States (“Us”) pursuant to these Event Terms and Conditions (the “Terms”). You confirm that You are an adult of 18 years or older and that You have read, understood and agree to these Terms.

Event Program:

The Event agenda published on the registration website has informational purposes only and is subject to change with regards to its structure and content at any time, for any or no reason, except to the extent such change would be deemed unreasonable in light of the evolving nature of the Event. Please note that some of the sessions are held by Celonis partners. When attending a partner session your registration details may be forwarded to this specific partner.

Session registration:

During the registration for the Event You may register to one or multiple sessions. The session seating is first-come, first-serve and some sessions may fill up due to popular demand.

Usage of materials:

By attending the Event, You grant to Us, Our affiliated companies and partners the perpetual and sublicensable right to use, reproduce, modify, and distribute any materials You may have presented. You are aware that We will be taking photographs and shooting videos in public areas of the conference (session rooms, exhibit halls, etc.) and therefore include You and/or any trademarks, logos or similar company signs which may be on display during the Event in such photos and/or videos. We may edit, copy, publish and distribute these materials as a part of marketing materials.

You are responsible for ensuring that We are legally able to exercise the rights granted by You in accordance with the preceding provisions and shall indemnify and hold Us harmless from any costs (including reasonable legal fees), damage and loss incurred due to Your breach of this obligation, except where You have not acted negligently or wilfully.

Limitation of Liability:

You are solely responsible for insuring Yourself and Your property to cover transit to, from and at the Event.

Our aggregate liability to You for or in respect of any loss or damage suffered by You (whether due to breach of contract, tort (including negligence) or otherwise) under or in connection with the Event in connection with breaches caused by Our simple negligence shall be limited to breaches of Our essential obligations (i.e. obligations which are essential for the performance of the agreement and on which You may typically rely) and shall not exceed a total amount of 10,000 USD. Subject to the next paragraph, in all other cases of simple negligence, our liability shall be fully excluded.

The limitations and exclusions in this section shall not apply to wilful misconduct, fraud or fraudulent misrepresentation, gross negligence and personal injury or death caused by Our negligence.

Non-performance by either party will be excused to the extent that performance is rendered impossible by natural disaster, war, terrorism, governmental act, or any other reason where failure to perform is beyond the reasonable control of the non-performing party.

Final Provisions:


Any amendments or additions to these Terms must be made in writing and executed by duly authorized representatives of both parties.
These Terms, together with Your registration, constitute the entire agreement and understanding between the parties with respect to the subject matter hereof and supersedes all prior agreements between the parties, whether written or oral relating to the same subject matter. Any purchase order, purchasing terms, general terms of business or other document issued by You is for administrative convenience only and shall not be binding on Us.

Should parts of these Terms be or become invalid, this shall not affect the validity of the remaining provisions of these Terms, which shall remain unaffected. The invalid provision shall be replaced by the parties with such term which comes as close as possible, in a legally permitted manner, to the commercial terms intended by the invalid provision.

We may at any time involve any of Our affiliates and successors in business as subcontractors for the purposes of the Event.