

HOW WE PROTECT OUR RIGHTS

Terms and Conditions

These Terms and Conditions (“Terms”) govern your use of iNVEETO, a contact and event management software (“Software-as-a-Product”) developed by Business Alliance Co. (“iNVEETO”, “Inveeto”, “we” or “us”). By accessing or using iNVEETO, you agree to comply with these Terms.

1. **Account Registration:** You must create an account to access and use iNVEETO. You agree to provide accurate and up-to- date information during the registration process and to keep your account credentials secure. You are responsible for all activities that occur under your account.
2. **Software Usage:** iNVEETO grants you a non-exclusive, non-transferable license to use the software for its intended purpose. You may not modify, distribute, reproduce, or reverse engineer any part of the software without prior written consent from iNVEETO.
3. **User Responsibility for Contact Data and GDPR Compliance:**
 - You are responsible for ensuring that all contacts you import or create in iNVEETO have explicitly opted-in and consented to receive email communications from you. iNVEETO does not own any of the contact information you store or import into our software.

- It is your sole responsibility to comply with all applicable data privacy regulations, including GDPR, when using iNVEETO to manage your contacts and send event or campaign invitation emails. iNVEETO provides features to assist you with compliance, but the ultimate responsibility lies with you.
4. **User Content:** iNVEETO allows you to submit and store user-generated content, such as contact information, event details, and communications. You retain ownership of your content, and you grant iNVEETO a worldwide, royalty-free license to use, store, and display your content solely for providing the services.
 5. **Data Ownership and Security:** You own the data you input into iNVEETO, including contact details and event information. iNVEETO takes measures to protect your data but does not assume liability for any loss, unauthorized access, or disclosure of data.
 6. **Prohibited Conduct:** You agree not to use iNVEETO for any unlawful, infringing, or harmful activities. This includes transmitting viruses, spam, or any other malicious content. You also agree not to interfere with the software's functionality or attempt to gain unauthorized access to iNVEETO or other users' accounts.
 7. **Third-Party Integrations:** iNVEETO may integrate with third-party services or websites. Your use of these integrations is subject to their respective terms and conditions. iNVEETO is not responsible for any content or actions taken by third-party services.

8. **Disclaimer of Warranties:** iNVEETO is provided on an “as is” and “as available” basis. We make no warranties or representations regarding the software’s performance, reliability, or suitability for your specific requirements. You use Inveeto at your own risk.
9. **Limitation of Liability:** In no event shall iNVEETO be liable for any direct, indirect, incidental, consequential, or punitive damages arising out of or related to the use or inability to use Inveeto, even if we have been advised of the possibility of such damages.
10. **Modifications and Termination:** iNVEETO reserves the right to modify or discontinue the software or any features at any time without prior notice. We may also terminate your access to iNVEETO for violation of these Terms or any applicable laws.
11. **Governing Law and Jurisdiction:** These Terms shall be governed by and construed in accordance with the laws of Palestine. Any disputes arising out of or in connection with these Terms shall be subject to the exclusive jurisdiction of the courts in Palestine.

Please review these Terms carefully. Your continued use of iNVEETO constitutes acceptance of these Terms. If you have any questions or concerns regarding these Terms, please contact us at info@inveeto.com.

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