

**Terms and conditions of participation in the scientific conference NeuroShow 2026. an international conference about neuroatypicality in all areas of life.**

**§1. GENERAL PROVISIONS**

1. The regulations define the conditions of participation in the scientific conference entitled NeuroShow 2025. International conference on neuroatypicality in all areas of life organised by the Jim Foundation with its registered office in Łódź, ul. Tatrzańska 105, 93-279 Łódź, NIP 728 24 55 613, entered in the Register of Associations, Other Social and Professional Organisations, Foundations and Independent Public Health Care Institutions kept by the District Court for Łódź Śródmieście in Łódź, XX Economic Division of the National Court Register, under KRS number: 0000127075.
2. The conference will be held in a live and online version on 09-10 October 2026 and will be webcast. Access to the webcast will be available by registering in advance at <http://neuroshow.org/>.
3. Privacy Policy - sets out how data is processed. The Privacy Policy is attached as Annex 1 to the Terms and Conditions.

**§2 DEFINITIONS**

For the purposes of these Regulations, the following definitions are clarified:

1. Regulations - means this document containing the set of terms and conditions of participation in the Conference, available on the website at: <http://neuroshow.org/>.
2. Organiser - Jim Foundation, based in Lodz, 105 Tatrzańska Street, 93-279 Łódź, NIP 728 24 55 613, entered in the Register of Associations, Other Social and Professional Organisations, Foundations and Independent Public Health Care Institutions kept by the District Court for Łódź Śródmieście in Łódź, XX Economic Division of the National Court Register, under KRS number: 0000127075:
3. Conference - means the Conference organised by the Organiser under the name: NeuroShow 2025. International Conference on Neuroatypicality in all areas of life.
4. Registration - means notifying the Organiser of an individual's wish to participate in the Conference by completing the Registration Form.
5. Application form - means the form available on the website: <http://neuroshow.org/> through which Registration takes place.
6. Confirmation of Registration - means a message sent by the Organiser to the email address provided by the Participant during the Registration process, confirming the Registration.
7. Participant - means the natural person who is indicated in the Application Form.
8. Participant active - means person, who has been invited by the Organiser to present a paper, chair a panel, etc.
9. System - means the booking system used by the Organiser to operate the Conference.

**§ 3 REGISTRATION**

1. Condition participation w Conference is making Registration for

via the Application Form available on the Conference website : <http://neuroshow.org/> and payment of the Conference fee.

2. In order to register, the Participant should complete and submit the Application Form on the website.
3. In the Application Form, he/she is obliged to provide an email address, to which an individual link to the online broadcast of the Conference will be sent the day before the start of the Conference, i.e. on 08 October 2026.
4. Registrations not paid within 3 days of the date of registration may be deleted by the Organiser and possible participation in the Conference requires re-registration.
5. The scope of the System includes the service of storing the User's registration in the database, as well as the handling of this registration (consisting of collecting, recording, storing, updating, supplementing and deleting this data) by the Organiser.
6. Each Participant will receive a confirmation of participation - a certificate of participation in the Conference. The Participant authorises the Organiser to send the certificate electronically.
7. The organiser reserves the right to refuse registration if the limit of Conference Participants has been reached.
8. Registration, website browsing and participation in the Online Conference requires a connection to the Internet via a personal computer or mobile devices with access to browsers:
  - a) Mozilla Firefox version 70 or higher,
  - b) Google Chrome version 70 or higher,
  - c) Safari version 12 or higher,
  - d) Opera version 66 or higher.

#### § 4. PRINCIPLES OF PARTICIPATION

1. The organiser sets the programme of the Conference and has the right to make changes to it, also on the day of the Conference, including the right to change the time schedule and the order of speeches, as well as to make changes to speakers and changes to the programme.
2. The Organiser shall not be liable for any technical or organisational problems of the Participants in connection with their participation in the Conference arising from causes beyond its control, in particular the functioning of Internet connections on the part of the Participants.
3. The Participant, and in particular the Active Participant, is fully responsible for all materials and information presented by him/her during the Conference. The Participant shall ensure that all statements and presentations made by him/her during the Conference do not violate the law or the rights or personal rights of third parties.
4. The participant undertakes to comply with these Regulations, social rules, instructions and organisational and technical instructions of the Organiser.
5. In order to participate in the Online Conference, the participant must have a computer, smartphone or tablet with internet connection, built-in or external microphone, optional webcam. The organiser recommends the following hardware solutions in order to participate in the Conference:
  - a) Headphones with a microphone (not the microphone built into the laptop) are recommended
  - b) Internet optimally min. 20/20 Mbps, Ethernet (wired); the organiser notes that the Wi-Fi connection is less stable and the sound quality is

worse;

- c) The Organiser provides technical assistance to Participants during the Conference. Any questions should be directed to the Organiser via email: [pomoc.techniczna@neuroshow.org](mailto:pomoc.techniczna@neuroshow.org).
6. Participants are required to indicate their participation in the Conference by stating their full name and optional academic titles held.
7. The participant is obliged to provide true identification data. personal.
8. The participant undertakes not to pass on the link enabling participation in the Conference to persons not registered as Participants.
9. The active participant speaks during the Conference at his/her designated time and has the right to take part in the discussion moderated by the Organiser. The passive participant has the right to ask questions to the speakers only during the allotted time. The event leader decides whether to allow the passive participant to speak during the discussion.
10. When making conference materials available to Participants, the Event Organiser pays particular attention to the need for Participants to respect intellectual property rights. Participants undertake to use the materials made available to them by the Organiser exclusively for their own personal use. Modification, copying, transmission, public performance and any commercial use of these materials requires the prior written consent of the Organiser or any other authorised entity.
11. Participants shall be fully liable for any damage caused by their behaviour contrary to the above stipulation.
12. Participants accept the established rules of the Conference and its programme and undertake not to change them or disrupt the course of the Event. The Organiser is entitled to exclude from participation in the Conference Participants who violate the provisions of the Rules and Regulations, in particular:
  - a) disrupt the Conference;
  - b) take actions which are unlawful, immoral or in conflict with the legitimate interests of third parties;
  - c) take actions aimed at circumventing or indicating an attempt to circumvent the Rules of Procedure or the principles of the Event;
  - d) take actions which damage the legitimate interests of the Organiser or harm its image.

## §5 PAYMENTS

1. Participation in the Conference is chargeable.
2. Valid ticket prices are available at <http://neuroshow.org/cennik>.
3. Conditions of participation, prices for individual components or discounts are specified when applying at the Registration stage.
4. The price for the online option includes: participation in the online Conference, access to the video recordings until 31.12.2026 and a certificate that will be made available after the Conference.
5. The price for the in-person participation option includes: the online package, plus the right to attend the Conference in person.
6. The price includes VAT at 23%.
7. If you have any further questions, please contact the person(s) indicated on the Registration website.
8. If the Participant expects a VAT invoice, he/she is obliged to

notify this circumstance when registering and provide the VAT number of the invoice recipient.

9. Payment for participation in the Conference is made electronically, payment by credit card via PayU or other - possible current payment methods are specified on the event page.
10. Payment for the Conference can also be made to 65 1020 3378 0000 1502 0319 6409, with your in the title.
11. Once payment has been credited, the Participant will receive a Confirmation of Application to the email address provided during registration, which is the sole proof of completion of the registration process.
12. The participant has the right to withdraw from the contract within 14 days from day of purchase.
13. Any wish to withdraw should be notified to [.neuroshow@jim.org](mailto:neuroshow@jim.org)
14. A participant's absence from the Conference does not constitute cancellation of participation in the Conference without the right to claim a refund of the fees paid.

## §6. INVOICING TERMS

1. After purchasing participation in the Conference, the Participant will receive a VAT invoice issued by the Organiser. The invoice will be sent to the email address provided by the Participant in the registration form or during the order process.
2. The Participant is required to provide accurate and complete information necessary for issuing the invoice, including the VAT identification number (NIP), if the invoice is to be issued to a business entity.
3. In accordance with the applicable regulations concerning the National e-Invoicing System (KSeF), once the invoice has been issued, it is not possible to amend the purchaser's details or make corrections resulting from incorrectly provided information, unless otherwise provided by law.
4. The data provided by the Participant in the registration form and during the payment process are binding and will form the basis for issuing the invoice. The Organiser shall not be liable for any consequences resulting from the provision of incorrect or incomplete data.
5. Any questions regarding invoices should be directed to the email address indicated on the Conference website.

## §7 RESPONSIBILITY

1. The Organiser declares that the content provided by it during the Conference is of an educational nature only. The Organiser shall not be liable for any damage caused to Participants or third parties in connection with or as a result of the use by Participants of information, knowledge or skills acquired during the Conference.
2. In the event that the Conference does not take place for reasons solely dependent the Organiser, the Organiser will immediately inform the Participant of this fact.
3. The organiser reserves the right to make changes to the programme of the Conference, change the speakers, as well as cancel the Conference in the event of random events beyond the organiser's control. In the event of cancellation of the Conference, information about this fact will be communicated to the registered Participants and the participation fees made will be refunded by bank transfer.
4. In the event of force majeure, the Organiser reserves the right to change the format of the Conference from on-site to online for all Participants. By force majeure we mean an event of an external nature that was not foreseeable at the time of planning the Conference, which could not have been prevented, in particular natural disasters, state of emergency, martial law, new legal acts or administrative decisions, as well as official and state restrictions concerning pandemics or other events.

## § 8 PRINCIPLES OF USE OF IMAGE, VOICE AND EXPRESSION

1. The Organizer declares, and the Participant agrees, that the course of the Conference will be recorded in the form of an audiovisual recording and/or photographs, and the works created in this way will be used for the purposes of broadcasting in the mass media (television, radio, Internet, press, etc.) or for the purposes of documentation, promotion, advertising: Organiser and other persons designated by the Organiser, as well as the Conference itself (commercial use).
2. The Organiser informs that the recording of the works referred to in §7 1. will take place throughout the venue where the Conference will be held, unless the Organiser expressly designates areas free from recording.
3. The Participant authorises the Organiser to use his/her image and/or voice and statements (if given by the Participant during lecture discussions and/or on camera) and to disseminate them as elements of the of the aforementioned works for the purposes listed in paragraph 1 above, and hereby grants non-exclusive and free consent, without time limitation and

territorial, for their use by the Organiser and any entities authorised by the Organiser in the various fields of exploitation of the works, in particular:

- a) fixation on any audio-visual medium (video, photosensitive tape, magnetic tape and computer disk, on a multimedia network including the Internet),
  - b) reproduction by any technique,
  - c) public display, reproduction, broadcasting and re-broadcasting,
  - d) rental, lending, media, on which image, voice, utterance,
  - e) introduction to computer memory and multimedia networks,
  - f) use on various websites (including the Organiser).
4. The online participant, by activating the camera on his/her device and/or microphone during the Conference, consents by this action to the free dissemination of his/her image and voice by the Organiser in connection with the Conference.
  5. Passive Participants who do not wish their image and/or voice to be disseminated during the Conference are required to turn off the camera and/or microphone on their device. Passive Participants who choose to switch on their camera/microphone may address questions to the speakers by asking them directly during the Conference or speak via chat, while Passive Participants with their cameras and microphones switched off may only ask questions via chat.
  6. The participant agrees to the processing of his/her personal data by the Jim Foundation consisting in the recording and gratuitous publication of his/her image and statements recorded during the Conference, including labelling the statements with his/her name and surname, as well as posting the recordings of the statements on the website and social networking sites of the Jim Foundation for promotional, educational and autism awareness purposes.
  7. The Conference participant grants to the Jim Foundation a non-exclusive and royalty-free licence to use his/her statements recorded during the Conference, including the labelling of statements with his/her name, in the following fields of exploitation:
    - a) as regards recording and reproducing - production, recording by all techniques, including in particular: magnetic recording, light-sensitive, audiovisual, digital, optical, computer techniques regardless of format and medium, size, form and technique;
    - b) in terms of dissemination - public display, reproduction, as well as making it available to the public in such a way that anyone can access it from a place and at a time of their own choosing, including on the Internet and other ICT, multimedia and computer networks, in particular on the website. In connection with the granting of the licence - the Participant assures that the use of his/her contribution in the scope presented will not infringe anyone's rights, in particular intellectual property rights, and does not require any authorisation from a third party.

## § 9 PROTECTION OF PERSONAL DATA

In accordance with Article 13(1) and (2) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data

and repealing Directive 95/46/EC (General Data Protection Regulation), hereinafter referred to as the "RODO Regulation"), we inform you that:

1. The administrator of the personal data is the Jim Foundation with its registered office in Łódź, 105 Tatrzańska Street, 93-279 Łódź, NIP 728 24 55 613, entered in the Register of Associations, Other Social and Professional Organisations, Foundations and Independent Public Health Care Institutions kept by the District Court for Łódź Śródmieście in Łódź, XX Economic Division of the National Court Register, under KRS number: 0000127075,
2. In any case, you may contact the Data Protection Officer: at the above-mentioned correspondence address .iod@jim.org
3. Personal data, including: name(s) and surname, e-mail address, telephone number, academic title, affiliation will be processed for the following purposes:– registration of participation, organisation and execution of the Conference, communication with the Participants in matters related to the Conference, documenting its course, including, among others. preparing the list of Participants, issuing certificates of participation;– receiving, at the e-mail address indicated in the application form, information about future conferences and events of a scientific profile or popularising science, organised by the Organiser, if the Participant agrees to receive information about future conferences and events.
4. Personal data in the form of image and name will be used for promotional purposes, and to promote awareness of autism on social media, i.e. Facebook, Instagram, YouTube and other accounts of the Jim Foundation.
5. Personal data will be processed on the basis of:– Article 6(1)(a) in respect of insofar as the Participant has consented to it, and Article 6(1)(b) of the RODO Regulation – because it is necessary for the performance of a contract to which the data subject is party or to take steps at the request of the data prior to entering into a contract);– Article 6(1)(c) of the RODO Regulation (as required by law and these Terms and Conditions);
6. Where the processing of your personal data is based on your consent, you have the right to withdraw your consent at any time without affecting the lawfulness of the processing carried out before your consent was withdrawn.
7. Your personal data may be shared with the Conference provider and other entities authorised under relevant and relevant agreements concluded with the Jim Foundation. Your personal data (in the form of a registered image) may also be processed by the provider of: Platform, the YouTube service of Google LLC and the Facebook service Facebook, Inc. in their data processing centres.
8. Personal data will be kept for the period necessary to fulfil the purpose referred to above for the duration of the Jim Foundation's retention of financial and accounting records of the Conference. In situations provided for by law, personal data may also be processed for the period necessary to establish and pursue possible claims. If you have given your consent to use your image or receive information, your personal data will be stored until you withdraw your consent.
9. In the case of consent to use your image or receive information about future conferences and events until you withdraw your consent.
10. You have the right: 1) to access the content of your data, 2) to rectify your data when it is not in accordance with the actual state, 3) to delete, to restrict processing, and also to transfer data - in the

cases provided for by law, 4) to object to the processing of data, 5) to lodge a complaint to the supervisory authority, which is the President of the Office for Personal Data Protection with its seat in Warsaw at 2 Stawki Street;

11. Your provision of personal data is voluntary, but necessary for your participation in the Conference;

#### §10 COMPLAINTS

1. All complaints of Conference Participants against the Organiser should be submitted in writing via email address [neuroshow@jim.org](mailto:neuroshow@jim.org) or to the Organiser's registered office address and should include: name and surname of the , correspondence address, email address, telephone number, subject of the complaint, date of the event, indication of the factual circumstances justifying the complaint.
2. Complaints can be submitted by the Conference Participant no later than 3 days after the end of the Conference.
3. No complaints will be taken into account after the deadline specified above.
4. Complaints that do not contain the elements referred to in paragraph 1 will be left unprocessed by the Organiser after the Conference Participant has been requested by e-mail to complete the complaint.
5. The organiser shall consider the complaint within 14 working days of the date on which the complaint was made and shall communicate its position to the complainant in the form in which the complaint was made.

#### § 11 FINAL PROVISIONS

1. The organiser shall make the content of the Rules available.
2. The organiser reserves the right to make changes to the Rules.
3. The number of places for participation in the Conference is limited. Participation in the Conference is determined by the order of applications and payments made.
4. The Organiser reserves the right to exclude from participation in the Conference Participants who violate any provisions of these Regulations, in particular:
  - a) take any action contrary to the law, morality or the legitimate interests of third parties;
  - b) take any action intended to circumvent, or which may indicate an attempt to circumvent, the Rules of Procedure or the Conference rules;
  - c) take actions which damage the legitimate interests of the Organiser or harm its image.
5. In matters not covered by these Rules of Procedure, the following shall apply *mutatis mutandis* the provisions of the Civil Code.
6. Any disputes between the Organiser shall first be settled amicably and then by a court with jurisdiction over the Organiser's registered office.