



## Terms and Conditions.

### 1. **Registration**

Registration is completed online via the booking tool of Mercedes-Benz Schweiz AG. Registration becomes binding once confirmed in writing.

### 2. **Changes**

Changes to the programme schedule and content are reserved.

### 3. **Ticket price**

The ticket price must be paid in advance. The amount will be directly debited via the payment provider Mollie B.V. in 1015CW Amsterdam, Netherlands. Payment processing is handled by the service provider BKP GmbH in 85774 Unterföhring, Germany. The participant can only offset claims against Mercedes-Benz Schweiz AG if the participant's counterclaim is undisputed or there is a legally binding title. The right of retention can only be asserted to the extent that it is based on claims from this contract.

### 4. **Cancellation conditions**

Cancellations must be submitted in writing to [janina.geiger@mercedes-benz.com](mailto:janina.geiger@mercedes-benz.com). If the participant does not attend without timely cancellation, the full ticket price must be paid.

Cancellation conditions (also apply in case of illness):

- Cancellation up to 8 days before the event: A full refund of the ticket price will be issued.
- Cancellation from 7 days before the event: 100% of the ticket price is due.

### 5. **Photos/film recordings**

The participant consents to the use of photos/film recordings of their person, whether altered or unaltered, by Mercedes-Benz Schweiz AG or by third parties without restriction to certain areas for distribution and publication.

### 6. **Final provisions**

All agreements must be documented in writing. This also applies to side agreements and assurances, as well as to subsequent changes to the contract. Should any provision of this contract be invalid or unenforceable, the validity of the remaining provisions shall not be affected. The contracting parties will, to the extent reasonable, replace the invalid provision with a regulation that comes as close as possible to its legal and economic effect. If the contract is concluded with a foreign partner, the contractual relationship is governed exclusively by Swiss law. The sole place of jurisdiction for all claims arising from this contract is Schlieren, Switzerland, unless the participant has no general place of jurisdiction in Switzerland, relocates their residence or usual place of stay from Switzerland after the conclusion of the contract, or if their residence or usual place of stay is unknown at the time of the claim.