



**Terms and Conditions of Conference Participation**

In submitting a registration form by email, fax or post, conference participants agree to respect all of the following terms and conditions:

1. Any legal action relative will be heard by the Courts of Athens. Only Greek law is applicable.
2. ATINER, a non-profit **world** association of academics and researchers, endeavours to offer complete and accurate information, declining all responsibility in case of damage suffered by participants, or any other person or entity, due to the exploitation of inaccurate or incomplete information.
3. The total fees due must be paid prior to the conference beginning as specified on the acceptance letter, registration form and other documents sent to conference participants by the official administration staff of ATINER. This fee covers costs already occurred and **is not refundable**. ([click here](#) for an explanation why this is the case). Papers presentations are allowed only by those who have applied and accepted to present as this is shown by the written exchange of communication and the acceptance letter. Co-authors or third party cannot present the paper.
4. The date of each conference is marked on the registration form which the participant has completed and sent via post, fax or email.
5. Unless otherwise stated all prices are marked in euro, including Value Added Tax (VAT). Greek VAT will be applied when applicable.
6. In case of cancellation by the participant, **the registration fee is not-refundable** because it covers costs already incurred. The registration fee is not transferable to any other person.
7. The cost of all other cancellations (hotel accommodation, social activity participation etc) is specified on the conference registration form and varies according to the type of the registration fee. If you request a refund please send the refund form ([www.atiner.gr/refund-form.docx](http://www.atiner.gr/refund-form.docx)) to our Accounting and Finance Department by email ([acc-fin@atiner.gr](mailto:acc-fin@atiner.gr)). *Please allow for at least 20 working days (about a month) for any refunds.*
8. ATINER reserves the right to cancel any conference up to one week before its start date at the latest. A full refund of the registration fees and other costs paid directly to ATINER will be given, but ATINER is not responsible for any other costs incurred (e.g., transport, hotels etc). *Please note that since 1995 ATINER has never cancelled any of its almost 1,000 academic events under many difficult conditions such as SARS in 2002/03, civil unrests in Athens in the 2010-2015 period and MERS in 2012 (similar to coronavirus in 2020).*
9. ATINER will not be responsible for and no liability shall result to ATINER for any problems in performance which result from any circumstances beyond ATINER's reasonable control, including but not limited to delays due to fire, severe weather conditions, failure of power, labour problems, acts of war, terrorism, embargo, acts of God (natural catastrophes, pandemics, etc) or decisions/acts/laws of any foreign governments or agencies (e.g., the home institutions-universities of any conference participant). Any damage resulted from their decisions/actions/laws must be compensated by them and ATINER bears no responsibility and as a result it is not liable for any monetary compensation to the conference participant.
10. Your name and address details including emails will be part of ATINER's Group Database for our mailing purposes only. These details will not be passed on to third parties, except for necessary provision of services for ATINER. You have the right to access and modify your data.
11. ATINER retains the right to contact participants to offer information concerning any services proposed by ATINER. The participant has the right at any stage to express his desire not to be contacted, and will be removed from the contact list.
12. All intellectual property is protected by Greek, European and International Law. This covers all conference materials, the ATINER website, all publicity, and marketing materials. Any use, violation or counterfeiting of this intellectual property may lead to sanctions and payment of

damages to ATINER. ATINER does not require any copyright of intellectual property and the author(s) are solely responsible for their work presented and published.  
13. In the case of demands for damages, only Greek courts are recognized.