
2010 HMMS USER'S TRAINING CONFERENCE



Gaylord Palms Resort & Convention Center
Kissimmee, Florida
August 23-26, 2010

Conference Fee Payment Form

Cost: \$400.00 each

Please fax the completed form to 2010 HMMS User's Training Conference at +1-303-736-3806

PAYMENT

Bill My Credit Card:

- VISA
 MC
 AMEX

Card Number

Expiration Date

Cardholder Name

Authorized Signature

USER INFORMATION

Name

Company

Address

City

State/Prov. Country

Postal Code

Telephone

Fax

E-mail

*HMMS USER CONFERENCE FEES are 100% refundable if user pre-registers and is unable to attend.
Credit Cards will not be charged the registration fee prior to August 9, 2010.*

TERMS AND CONDITIONS

By signing this registration Form, User/Attendee confirms agreement with the Terms and Conditions hereto.

Signature of User

For more information, visit <http://www.hmmscommunity.com>



2010 HMMS USER'S TRAINING CONFERENCE ("CONFERENCE") TERMS AND CONDITIONS:

This Enrollment Form constitutes a legally binding document ("Agreement") between IHS Global Inc. dba Environmax, Inc. ("IHS") and attendee of the Conference ("Attendee"). By signing this Enrollment Form or by attending the Conference and/or receiving the Conference materials ("Conference Materials"), the Attendee and Attendee's employer ("Client") agree to be bound to the following terms and conditions, which may not be varied except by prior written agreement between the parties. These Terms and Conditions are in addition to any other terms and conditions or agreements between IHS and Attendee and/or Client governing subscription to IHS's services and/or between Attendee and/or Client and any provider of services related to the Conference.

Substitutions and Cancellations Policy: Subject to the provision of written notice to IHS of at least (5) working days prior to the Conference commencement, Attendee may cancel this agreement and receive a refund, with the understanding that such refund applies to the Conference Fee only. Attendees or Clients who purchase Conference seats may send a substitute colleague from within the same organization to attend the Conference. Attendee or Client agrees to provide IHS with written notification of the name(s) of the substitute(s). IHS reserves the right to refuse attendance to the Conference to substitutions who have not been authorized by IHS. Enrollment Forms and Substitutions will be accepted up to the start of the Conference. IHS reserves the right to terminate this Agreement or to vary, postpone, or otherwise cancel a Conference where the occasion necessitates, at any time, for any reason. If IHS cancels the Conference, Attendee or Client will be entitled to receive a refund. IHS accepts no other liability, for whatever reason, if the conference does not take place. This Agreement or the Conference may be terminated upon 30-days prior written notice by either party for material breach of the Agreement by the other party, unless such breach is cured in such 30-day period.

Payments: Attendee and Client will be jointly and severally liable for payment of all the fees due to IHS and shall additionally be responsible and liable for interest on past due sums at the lesser of the maximum legally chargeable interest rate or 18% per annum. Attendee and Client will be jointly and severally liable for payment or reimbursement to IHS for all applicable taxes, customs charges, and insurance, freight and/or delivery charges.

Right to Use: IHS prohibits unsanctioned hosted hospitality suites or receptions, group invitations to conference attendees for private Conferences, and the distribution and display of marketing materials and logos. Attendee and Client agree that the Conference Materials are the confidential, copyrighted proprietary and/or trade secret property of IHS. IHS maintains final editorial authority over all associated Conference Materials. Subject to payment of the applicable fees, IHS hereby grants and Attendee accepts a nonexclusive, nontransferable right and license to use the Conference Materials only for Client's internal business purposes, and not for sale, sublicense, or other disclosure to or for a third party. Attendee and Client assume all liability associated with any misuse of the Conference Materials.

Disclaimer and Applicable Law: IHS reserves the right to acknowledge all attendees and clients in the event, including other industry players and representatives of government. Some information supplied to IHS as may be included in the Conference Materials may be obtained from third party sources but are in no way warranted by IHS as to accuracy or completeness.

Attendee and Client recognize that any opinions in the Conference Materials reflect IHS's judgment at the time and are subject to change. ALL CONFERENCE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND. ALL WARRANTIES, EXPRESS OR IMPLIED, WRITTEN OR ORAL ARE HEREBY EXPRESSLY DISCLAIMED AND NEGATED. TO THE EXTENT PERMITTED BY LAW, IN NO CONFERENCE WILL IHS OR ITS PRESENTERS OR SPEAKERS BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, LOST PROFIT, LOST ROYALTIES, LOST DATA, PUNITIVE, AND/OR CONSEQUENTIAL LOSS. Attendee and Client agree to comply with all applicable conventions, laws, rules, regulations of incident to any or all of its activities contemplated by this Agreement including, without limitation, the US Export Administration Regulations, the US Foreign Corrupt Practices Act, and the US antiboycott regulations. Conference participation is at the sole discretion of IHS. IHS reserves the right to refuse to authorize an Agreement. This Agreement shall be governed by and construed according to the laws of the State of New York without regard to its choice of law provisions.

Waiver of Liability: Attendee and Client hereby fully and forever release, discharge, hold harmless and agree to indemnify IHS and its employees, directors, officers, affiliates, representatives, agents and their respective successors and assigns, from and against any and all liabilities losses, claims, demands, litigation, damages and judgments, present or future, known or unknown, foreseen or unforeseen, valid or invalid, direct or consequential, together with reasonable costs and attorneys' fees, which result directly or indirectly from any injury, illness, disability, death or other harm to Attendee or Client (including Client's directors, officers, affiliates, representatives, agents) or their respective successors and assigns or their respective property, that any of such parties may, in any manner and from whatever source, sustain in connection with the Conference.

