

TERMS AND CONDITIONS OF SALE (INDIVIDUALS, GROUPS, SEMINARS)

These terms and conditions of sale specify the general and special terms and conditions that apply to individual bookings made online and bookings made by tourism professionals and companies. The information in this brochure or online at www.cite-espace.com may be subject to changes made known to clients prior to their trip via the issuing of a new contract. Clients are advised that opening times for performances, activities, the store and the restaurants mentioned in the contracts are provided on an indicative basis and may be modified or removed without prior notice.

GENERAL TERMS AND CONDITIONS OF SALE

Articles R211-3 to R211-11 of the Tourism Code as well as the following taken from Article R. 211-12 of the same Code are provided below:

Article R211-3

Subject to the exclusions provided in the third and fourth paragraphs of Article L. 211-7, any offer and sale of travel services or stays must give rise to proper documentation that complies with the rules defined in this section.

In the case of sales of plane tickets or train tickets not including any services related to these forms of transport, the vendor must provide the buyer with one or several travel tickets valid for the entire journey, issued by or on behalf of the transporter. With respect to on-demand transport, the name and address of the transporter for whom the tickets are being issued must feature on the tickets.

Separate invoicing of the various components of a tourist package does not release the vendor from its obligations under the regulatory provisions of this section.

Article R211-3-1

The act of sharing pre-contractual information or making contractual conditions available must be carried out in writing. This may be carried out by email under the conditions of validity and execution set forth under Articles 1369-1 to 1369-11 of the Civil Code. This must include the vendor's name or trade name and address, as well as information pertaining to registration with a registry as stipulated under Article L. 141-3, or, where applicable, the name, address and registration details for the association or union mentioned in the second paragraph of Article R. 211-2.

Article R211-4

Prior to the signing of a contract, the vendor must provide the consumer with information regarding prices, dates and other details related to the services provided for the trip or stay, such as:

- 1° Destination, means, characteristics and categories of the transport used;
- 2° Accommodation type, location, level of comfort and main features, its category and tourism ranking with respect to the host country's standards or regulations;
- 3° Catering services provided;
- 4° Itinerary details for tours;
- 5° Administrative formalities and health checks to be carried out by nationals or citizens of a country outside of the European Union or European Economic Activity Area, particularly with respect to border crossings and related time-frames;
- 6° Tours, trips and other services included in the package or potentially available upon payment of an additional fee;
- 7° Minimum or maximum group numbers required for the trip or stay to take place, as well as the deadline for notifying consumers of a potential trip or stay cancellation if the trip or stay is subject to a minimum or maximum number of participants, with this date set no less than twenty-one days prior to the departure date;
- 8° The amount or percentage of the price to be paid as a deposit upon signing the contract, as well as full payment dates;
- 9° Price revision conditions as stipulated by the contract in application of Article R. 211-8;
- 10° Conditions for cancellation of a contractual nature;
- 11° Conditions for cancellation defined under Articles R. 211-9, R. 211-10 and R. 211-11;
- 12° Information concerning optional insurance contracts covering the consequences of some cancellation cases or a travel assistance contract covering some specific risks, notably repatriation fees in case of accidents or illness;
- 13° If the contract includes air travel services, information pertaining to each leg of the flight, as stated in Articles R. 211-15 to R. 211-18.

Article R211-5

Prior information provided to the consumer binds the vendor, unless the latter states in the information that it expressly reserves the right to change some of its elements. In this case, the vendor must clearly state the extent to which changes may be made, and the

elements that may be affected.

In all cases, consumers must be made aware of changes made to the information provided prior to the signing of the contract.

Article R211-6

The contract signed by the vendor and buyer must form a written document in two copies, with one copy provided to the buyer and both signed by the two parties. If the contract is signed electronically, it is subject to Articles 1369-1 to 1369-11 of the Civil Code. The contract must contain the following clauses:

- 1° The vendor's name and address, its guarantor and insurer as well as the name and address of the organiser; 2° The destination or destinations of the trip and in the event of a staggered trip, the various durations of the legs of the journey and their dates; 3° The means, characteristics and categories of the transport used, the departure and return journey dates and locations;
- 4° Accommodation type, location, level of comfort and main features, its category and tourism ranking with respect to the host country's standards or regulations;
- 5° Catering services provided; 6° Itinerary details for tours;
- 7° Tours, trips and other services included in the total price of the trip or stay;
- 8° The total price for the services billed as well as an indication of any potential revisions to the billed price under the provisions of Article R. 211-8;
- 9° Information, where applicable, concerning fees or taxes related to some services such as landing fees or boarding taxes in ports and airports and tourist taxes when not included in the price of the provided service(s);
- 10° Payment methods and schedule; the last payment to be made by the buyer cannot be less than 30% of the price of the journey or stay and must be made upon receiving the travel or stay documents;
- 11° Any particular conditions requested by the buyer and accepted by the vendor;
- 12° Procedures by which the buyer may make a complaint against the vendor for non-performance or poor execution of the contract, with the complaint being filed as soon as possible, by any means resulting in the vendor issuing proof of receipt, and where applicable, sent in writing to the relevant travel organiser and service provider;
- 13° The deadline by which the vendor must inform the buyer of a trip or stay cancellation in cases where a trip or stay may only take place with a minimum number of participants, in compliance with the provisions of 7° of Article R. 211-4;
- 14° Conditions for cancellation of a contractual nature;
- 15° Conditions for cancellation defined under Articles R. 211-9, R. 211-10 and R. 211-11;
- 16° Details concerning the risks covered and amounts covered by the insurance policy covering the consequences of the vendor's professional civil liability;
- 17° Details concerning the insurance policy covering the consequences of some cases of cancellation taken out by the buyer (policy number and name of insurer) as well as details for the travel assistance contract covering some specific risks, notably repatriation costs in the event of an accident or illness. In this case, the vendor must supply the buyer with a document detailing the risks covered and the excluded risks at a minimum;
- 18° The deadline for informing the vendor in the event that the buyer wishes to terminate the contract;
- 19° The obligation to provide the buyer with the following information at least ten days prior to the scheduled departure date: a) The name, address and phone number of the vendor's local representative, or failing this, the names, addresses and phone numbers of local bodies capable of assisting the consumer in the event of difficulty, or failing this, a phone number the vendor may be reached on in an emergency; b) For trips and stays involving minors abroad, a phone number and address at which the child or their on-site trip representative may be reached directly;
- 20° The break clause and clause concerning the penalty-free refund of amounts paid by the buyer in the event of non-compliance with the obligation to provide information detailed in 13° of Article R. 211-4;
- 21° The obligation to provide the buyer with their departure and arrival times, in good time before the beginning of the trip or stay.

Article R211-7

The buyer may assign their contract to an assignee fulfilling the same conditions as the former to undertake the trip or stay, provided the journey has not yet begun.

Provided no stipulation more favourable to the assignor is in place, the assignor must inform the vendor of their decision by any method resulting in proof of receipt,

no later than seven days prior to the beginning of the trip. This deadline is extended to fifteen days for cruises. In no case is this assignment subject to the vendor's prior approval.

Article R211-8

When the contract includes the express possibility of prices being revised, subject to the limits set out in Article L. 211-12, the contract must define the precise means by which prices, whether decreased or increased, price changes and in particular transport costs and related taxes are calculated, as well as currency conversions that may affect the price of the trip or stay, the proportion of the price to which the variation applies, and the exchange rate(s) used as a benchmark when establishing the price that features on the contract.

Article R211-9

If the vendor is obliged to make changes to a key component of the contract prior to the buyer's departure, such as a significant increase in price, and if they fail to meet the obligation of information as stated in 13° of Article R. 211-4, the buyer may, without prejudice to their right to seek compensation for any potential damages, and after having been informed of the fact by any means resulting in proof of receipt:

-terminate the contract and receive a full and immediate refund of any amounts paid;

-accept the change or replacement journey offered by the vendor, in which case an amendment to the contract specifying all changes made shall be signed by the parties, with any reduction in price being subtracted from any potential outstanding amounts.

Article R211-10

In the case outlined under Article L. 211-14, if the vendor cancels a trip or stay prior to the buyer's departure, it must inform the buyer by any means resulting in proof of receipt. The buyer shall then receive a full and immediate refund of any amounts paid, and this without prejudice to the buyer's right to seek compensation for any potential damage. In this case, the buyer shall receive compensation at least equal to the penalty that would have been incurred had they been responsible for the cancellation on the same date.

The provisions of this article shall in no way undermine reaching an amiable agreement resulting in the buyer accepting the replacement trip or stay offered by the vendor.

Article R211-11

If, after the buyer's departure, the vendor is incapable of providing a large proportion of the services specified under the contract, accounting for a significant percentage of the price committed to by the buyer, the vendor must immediately take the following measures, without prejudice to seeking compensation for any damages that may potentially occur:

-either offer replacement services for the planned services, bearing responsibility for any potential additional costs, and if the services accepted by the buyer are of lesser quality, the vendor must refund the difference in price upon the buyer's return;

-or, if the vendor cannot offer any replacement service or if the latter are refused by the buyer for valid reasons, the vendor must provide the buyer with transport tickets at no extra cost to ensure their return journey in conditions deemed to be of equal standards, to the point of departure or a location agreed upon by the two parties.

The provisions of this Article are applicable in the event of non-compliance with the obligation outlined in 13° of Article R. 211-4.

SPECIAL TERMS AND CONDITIONS OF SALE

These general terms and conditions specify the general conditions as stipulated by the Tourism Code with respect to the organising and sale of trips or stays applicable to these terms and conditions of sale.

I – Contractual relations

1.1 The SEMECCEL is the Cité de l'Espace's operating company and is a travel agency registered with the Registre des Opérateurs de Voyages et de Séjours [Registry of Travel and Stay Operators] under number IM031100035, with registration renewed on 23/07/2013. Its head offices are located at Cité de l'Espace, Avenue Jean Gonord BP 25855 F-31506 Toulouse Cedex 05. It is the client's sole point of contact and assumes responsibility for the execution of its obligations with regard to the former as specified by these terms and conditions of sale.

1.2 The client acknowledges their ability to enter into contractual relations under the conditions described in the

following conditions of sale, meaning that they are aged 18 or over and are legally able to sign a contract, being neither under guardianship nor a ward of the state. All minors must be accompanied by an adult. Upon arriving at the Cité de l'Espace, clients are subject to the rules displayed in the reception hall and accessible online on the Cité de l'Espace's website.

1.3 The prices provided in the Cité de l'Espace brochures or on the www.cite-espace.com website are prices in force on the day of purchase of the service or upon signing the contract. They are subject to change and in the event of changes to tax rates, royalty rates and all other associated taxes, are subject to change up to 30 days prior to the date of the trip. In this event,

clients may either cancel or confirm their booking.

1.4 Once their booking has been processed, the Cité de l'Espace cannot retroactively apply discounts or special offers.

II – Bookings

2.1 Individuals

2.1.1 Bookings

Bookings must include group numbers, the age of participants, the day of arrival and selected services (including room type and number), methods of payment and cancellation conditions.

Reduced rates (students, disabled visitors, families, etc.) are not available online. Clients must specifically ask the Cité de l'Espace's reception staff to apply reduced rates on the day of the trip. No refunds or exchanges are issued at the till.

2.1.2 Booking fees

Booking fees of €10 are billed for each booking that includes at least one stay including accommodation. Booking fees of €2 per booking for all bookings that do not include accommodation apply.

2.1.3 Bookings via the website

- The contract is deemed valid upon payment approval and the issuing of a booking reference. A booking summary is emailed to the client. The booking is then approved and subject to the clauses of Paragraph 3.
- In the event of payment being denied by the online banking server, the booking will be cancelled and registered as a quote.

2.1.4 Trip documents

Trip documents include admission tickets, hotel vouchers and vouchers for other services. Admission tickets grant visitors direct access to the Cité de l'Espace grounds. Other documents are to be shown to the relevant service providers.

Clients must arrive on the day specified on the trip documents. In the event of arrivals after 6pm, they must inform their accommodation providers directly using the contact details found on the trip documents.

- Print at home

Once full payment for all services has been made and the trip documents have been emailed to them, clients may print their trip documents at home, in which case they must comply with the conditions of printing, validity and use of said documents stipulated in Paragraph 2.1.5.

- Ticket collection from the machines located inside the Cité de l'Espace reception hall

If a client has not chosen to print their tickets at home or has lost their trip documents, they may collect their tickets directly from the collection points in the reception hall by entering their booking reference and email address.

2.1.5 Conditions of printing, validity and use for printing at home

- Printing the trip documents at home means printing the documents using a standard printer via internet access. No other medium (electronic, PC screen, mobile screen, etc.) is accepted.
- Validity of printed trip documents

Clients must ensure their printed trip documents are of good quality. These trip documents must in all cases comply with the following conditions of validity:

- Printed in portrait format, with no print size modification, on a double-sided A4 sheet of white paper. Each booked participant is issued their own ticket, with documents corresponding to other services issued according to their own specific norms. All trip documents must be printed.

Trip documents and notably tickets and vouchers that are partially printed, damaged, destroyed or illegible will not be accepted and will be deemed invalid. In the event of poor quality printing, the client must reprint their ticket and/or any other printable document in order to satisfy a high quality of printing. Clients can check the quality of their printing by ensuring the information given on the ticket and/or other documents as well as all bar codes are legible. The Cité de l'Espace declines all responsibility for anomalies that may arise during the booking, processing or printing of tickets or any other documents to be printed at home.

- Use of printed trip documents

Each admission ticket features its own unique bar code that is checked and recorded by the Cité de l'Espace upon admission using a bar code reader, thus allowing direct access to the Cité de l'Espace. Printed trip documents are personal and non-transferable. They cannot be exchanged nor refunded. During the checks carried out upon arriving at the Cité de l'Espace or upon showing any other trip document to the service providers involved in clients' stays, official and valid proof of identity may be requested of the client in order to identify the buyer of the trip documents in question.

Copying, making duplicates or counterfeiting admission tickets or any other trip documents is strictly prohibited, as is making them available for the aforementioned purposes or using copies of these documents. Such acts incur liability for criminal prosecution, and this without prejudice to the damages and interest the Cité de l'Espace may seek in compensation for the damages it suffers.

2.2 Groups/Seminars/Space hire

2.2.1 Bookings

Pricing conditions apply to groups of 20 or more paying participants having booked in advance.

All bookings must be made by phone, email or post at least three weeks prior to the date of the trip. Booking requests must systematically include the number of participants, the type of audience and the day(s) of the trip. The contract will be posted or emailed by the Bookings Unit.

Bookings approved by fax, post or email imply the full acceptance of these conditions by the client or their representative. A signed copy must be kept by the client and shown on the day of the trip.

Bookings are rendered definitive upon receipt by the Cité de l'Espace of the signed contract and a 50% down payment before the end of the deadline: should this fail to be the case, the extra services will not be retained. For bookings that include catering, menu choices must be sent along with the signed contract. Failure to do so and with no further information forthcoming 15 days prior the date of the trip, the Cité de l'Espace will be obliged to draw up menus without the client's input.

2.2.2 Down payment for administrative fees

A 50% down payment or purchase order for administrative fees must be transferred to us prior to the last day of the deadline along with the signed contract.

2.2.3 Booking fees

Booking fees of €23 are billed for each booking that includes at least one stay with or without accommodation, except in the event of educational trips.

Regarding educational trips, change fees of €30 will be billed starting from the 2nd change made to a same booking.

2.2.4 Trips with accommodation:

Bookings must be made at least a month and a half prior to the start of the trip.

Booking requests must systematically include the number of participants, the type of audience, the day of the trip, names, room details (double/single/triple/etc.), the days and times of arrival and departure.

III – Conditions of payment

3.1 Individuals: booking via the website

All payments must be made in euros by VISA or MasterCard on the day of booking. Full and immediate payment is required for all bookings made. No other method of payment is accepted. The Cité de l'Espace cannot be held responsible for any costs incurred on bank card transactions resulting where applicable from exchange rate variations or for any other reasons outside of the Cité de l'Espace's control.

3.2 Groups

The balance is due on the day of the trip upon the group's arrival, with the exception of administrative fees. Deferred payment, upon receipt of the invoice, may be accepted at the sales department's discretion.

For bookings including accommodation:

The balance must be paid 8 days prior to the day of the trip at the latest.

A voucher will be sent 6 days prior to the date of your trip at the latest. This voucher must be shown to the various different service providers.

Any amount that remains outstanding on the contractual deadline will result in the application of penalties for late payment calculated based on 3 times the legal interest rate in force.

3.3 Seminars/Space hire

Contractual prices must remain strictly confidential. They are pegged to economic indexing, net of any commission and in

compliance with Article L.112-2 of the Monetary and Financial Code.

IV – Changes or Cancellations

4.1 Individuals

Requests to change or fully or partially cancel a validated booking may only be made by contacting the Cité de l'Espace (including for bookings made on the website) 4 days before the date of the trip at the latest in writing by registered post, fax (+33(0)5 62 71 56 01) or email (resaweb@cite-espace.com).

Tickets are non-exchangeable and non-refundable when issued as part of a promotional offer.

Any changes to the date of the trip or the hotel accommodation requested by the client prior to their arrival will result in a cancellation of the initial booking (incurring the cancellation fees given in the following paragraph) and the registration of a new order under the aforementioned conditions.

Any request for a change resulting in a full or partial cancellation of a validated booking will result in the Cité de l'Espace retaining the following amounts:

Full cancellation	Up to 4 days prior to the trip	3 days prior to the trip and no-show
	0%	100%

No refunds are issued at the tills.

4.1.1 Late/early arrivals, service waivers and early departures

Should a client arrive earlier or later than the date of their first booked service, or if they waive attendance of one of the services included in their trip or in the event of an early departure mid-way through the trip, no refund will be issued.

4.1.2 No-show

No-shows do not give rise to any refund.

4.1.3 Changes or cancellations made by the service provider:

In the event that a key component of a booking is altered or cancelled by the Cité de l'Espace, the client must, within 8 days of having received notice of the fact in writing, either cancel their booking and receive a refund, or accept the proposed changes by signing an amendment to the contract.

4.2 Tourist groups

Requests for changes to be made to validated bookings must be made in writing by emailing resa@cite-espace.com or seminaires@cite-espace.com, by faxing +33(0) 5 62 71 56 01 or by writing to the address provided on the contract. Changes are only deemed accepted when notified by sending the contract back to the Cité de l'Espace.

No changes may be taken into account in the 15 days leading up to the day of the trip.

The exact number of participants present on the day of the booking (room hire, catering and others) must be confirmed in writing at least 15 days prior to the start of the event. This number will be used as a minimum value for invoicing.

No corrections made directly by the client on a Cité de l'Espace document will be taken into account. Deadline for documents to be received by the Cité de l'Espace:

Post: date indicated by the postmark.

Email/Fax: 5pm local time, excluding weekends and bank holidays.

The number of participants provided upon booking or in the last change made will be used to draw up the invoice. A 10% absentee rate is acceptable and applicable to all services. Above this rate, the remainder of absent participants will be billed for all services.

In the event of changes for more participants to be added received within the 15 days leading up to the trip and the day itself, the Cité de l'Espace will not be in a position to guarantee additional bookings or services.

4.2.1 General services (ticketing and shows):

Any changes or cancellations will be billed in compliance with the following conditions, where applicable:

Full cancellation	Up to 15 days prior to the trip	Between 14 and 8 days prior to the trip	The 7 days leading up to the trip and no-show





4.2.2 Changes/cancellations for additional services (discovery tours, guided tours, themed tours, educational workshops, etc.): Up to 15 days prior to the day of the trip in the case of a reduction in the number of group members that automatically results in the cancellation of one of the aforementioned services, the service in question will be invoiced in full.

All catering services that go unused will not result in a reduction of the price for the service.

Full cancellation	Up to 15 days prior to the trip	Between 14 days prior to the trip and the day itself
	0%	100%

4.2.3 Accommodation services and other external services

An additional tourist tax may be requested directly by the accommodation provider. Changes are made by the Cité de l'Espace subject to availability.

Any changes to the date of the trip or the hotel accommodation requested by the client will result in a cancellation of the initial booking (with the ensuing cancellation costs given in the following paragraph).

Any changes will result in a new contract being issued. Failure to return the new signed contract and pay any additional costs where applicable will result in the changes being deemed null and void. Full cancellation of a booking by the client

For all full cancellations, the Cité de l'Espace reserves the right to deduct a part of the total amount due for the service booked by the client under the conditions provided below:

Full cancellation	Up to 30 days prior to the trip	Between 29 days prior to the trip and the day itself
	0%	100%

Partial change made to a booking by the client

For all partial changes (in terms of group numbers or the number of rooms, etc.), the Cité de l'Espace reserves the right to deduct a part of the total amount of the service booked by the client under the conditions provided below:

Partial cancellation	Between 30 and 20 days prior to the trip	Between 19 days prior to the trip and the day itself
	0%	100%

Late/early arrivals, service waivers and early departures

Should a client arrive earlier or later than the date of their first booked service, or if they waive attendance of one of the services included in their trip or in the event of an early departure mid-way through the trip, no refund will be issued.

No-shows

No-shows do not give rise to any refund.

4.3 Seminars/Space hire

The Cité de l'Espace reserves the right to unilaterally terminate, and this without prior notice or compensation, any contract in which the scope or cause is incompatible with the premises to be hired, or which is contrary to accepted standards of good behaviour, or runs the risk of disrupting public order.

The Cité de l'Espace reserves the right to unilaterally terminate a contract, and this without prior notice or compensation, in the event that some or all of the payment to be made upon booking remains unpaid by the client, and following a reminder that goes ignored.

All catering services that go unused will not result in a reduction of the price for the service.

In the event of late payment, the client remains responsible for paying late penalty fees calculated based on 3 times the legal interest rate in force.

Total	Upon receipt of the signed	Between 29 and 15 days	Between 14 days prior to the trip and
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or Partial cancellation	contract up to 30 days prior to the trip	prior to the trip	no-show
	50%	75%	100%

- Clients may not bring food or drink bought outside the premises on to the premises without an exceptional waiver issued by the Cité de l'Espace. The latter reserves the right to impose a modest fee in exchange.
- Any technical installation plans or various layout changes made to the rooms and activities are subject to assessment and approval prior to booking validation. At the end of the contract and at their own cost, the client must remove its various materials, belongings, documentation and equipment delivered upon its request to the Cité de l'Espace's premises for the purposes of executing the contract.
- The client undertakes to return all hired materials in full. In the event of damaged or non-returned materials, the Cité de l'Espace will request that they be refunded.
- The client will be notified of any damages suffered by the Cité de l'Espace or its staff during the executing of the contract in the 72 hours following the end of the contract, and reparations will be due.
- Commercial events, exhibitions and performances or demonstrations organised by the client may not take place on the Cité de l'Espace's premises without the approval or authorisation of the relevant official authorities.
- Any events of a musical nature must be declared by the client ahead of time to the SACEM, 7 Esplanade Compans Cafarelli F-31000 Toulouse. Tel.: +33(0)5 62 27 93 80

V – Complaints

Any complaints pertaining to a stay must be made in writing by registered post with proof of receipt sent to the Cité de l'Espace within 72 hours following the service or stay. In order to avoid any disputes, proof of the trip (contract, admission tickets, vouchers, etc.) bearing the number of participants must be attached to the complaint.

VI – Liability and insurance

The Cité de l'Espace cannot be held responsible for damage that may occur as a result of *force majeure*, the client or any third party hindering the trip and services provided for the occasion.

The Cité de l'Espace declines all responsibility for damages of any nature, and in particular fire and/or theft, that may affect the belongings, items or materials brought by visitors that have not been left in the spaces given over for this purpose. By signing this contract, the client acknowledges they are liable for any direct or indirect damage caused by one of its group members as a result of their presence in the building or grounds.

VII – CNIL [National Commission for Information Technology and Civil Liberties]

In compliance with the law on IT, Data and Liberties of 6 January 1978, you have the right to access, rectify and oppose personal data concerning you.

You may exercise this right by writing to us at the following address, including your name, surname and address: SEMECCEL Cité de l'Espace, Service Commercial, BP 25855 F-31506 Toulouse CEDEX 5 or by emailing: resa@cite-espace.com or seminaires@cite-espace.com

VIII – Applicable law

These terms and conditions of sale are subject to French law. If no amicable resolution is reached, all disputes arising from their interpretation and/or execution shall be resolved by the French courts.

IX – Miscellaneous

9.1 Absence of the right of withdrawal:

In compliance with Article L 121-20-4 of the Consumer Code, the services provided by the Cité de l'Espace, as tourism services, are not subject to the right of withdrawal stipulated under Articles L 121-20 et seq. of this same Code relative to distance selling.

Consequently, booked services are exclusively subject to the conditions of cancellation and change given in these terms and conditions.

9.2 Professional liability insurance and financial guarantee:

The Cité de l'Espace's financial guarantee is provided by GROUPAMA ASSURANCE CREDIT, 8-10 rue d'Astorg, F-75008 PARIS, FRANCE.

The Cité de l'Espace's professional liability insurance policy is policy n°AL998613 taken out with GENERALI IARD, 7 Boulevard Haussmann, F-75009 PARIS, France and covers the following amounts:

ALL DAMAGES: €1,600,000 per year of insurance, including consequential damage of €800,000 per insurance year irrespective of the number of victims.

All prices are given in euros, inclusive of all taxes.

