



55th INTERNATIONAL
PARIS AIR SHOW
LE BOURGET
JUNE 16-22, 2025

55^e SALON INTERNATIONAL
DE L'AÉRONAUTIQUE & DE L'ESPACE
PARIS · LE BOURGET
16-22, JUIN 2025



GENERAL TERMS AND CONDITIONS OF SALE

Between

SIAE (Salon International de l'Aéronautique et de l'Espace), a public limited company with a share capital of 5,789,072 euros, registered in the Paris Trade and Companies Register under number 552 021 388, having its head office at 13-15 rue des Sablons, 75116 Paris, hereinafter the "Organiser"

And

The natural person or legal entity, identified more fully in the area and aircraft registration and reservation form (hereinafter the "Registration Form"), participating in the 55th Paris Air Show at Le Bourget (hereinafter the "Show"), duly represented for the purposes of this agreement, hereinafter the "Direct Exhibitor".

It is specified that

The Direct Exhibitor's signature of the Registration Form implies full acceptance of the General Terms and Conditions of Sale detailed below. The Direct Exhibitor certifies that they are fully cognisant of them and any new provisions imposed by circumstances and adopted in the interests of the Show by the Organiser, which reserves the right to notify the Exhibitor of them at a later date.

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1. PRELIMINARY SECTION - GENERAL PROVISIONS

- A. The Paris Air Show, dedicated to activities in the Aerospace sectors, will be held in June 2025. This show is called the "Cinquante-cinquième Salon International de l'Aéronautique et de l'Espace – Paris Le Bourget"/"55th Paris Air Show" (hereinafter the "Show").
- B. The purpose of these General Terms and Conditions of Sale (hereinafter the "GTCS") is to define the terms and conditions for the sale of services provided by the Organiser at the Show.
- C. The General Terms and Conditions of Sale (the "GTCS ") have been drawn up in accordance with the principle of transparency governing relations between the Organiser and Direct Exhibitors, and form an inseparable whole with the Registration Form and the Show Technical Guide. Pursuant to the provisions of article L 441-1 of the Commercial Code, these GTCS constitute the basis of commercial negotiations between the parties and the framework of the commercial relationship.

The GTCS are drawn up in accordance with:

- current legislation and regulations governing trade fairs and shows,
- current laws and regulations governing exhibitions and displays of war materiel.

- D. The Show will take place at the Le Bourget Exhibition Centre and Airport from 16 to 22 June 2025 inclusive. The Show is an event reserved for professionals aged 16 and over, from 16 to 19 June 2025. It is open to the public of all ages from 20 to 22 June 2025.
- E. There are several types of Exhibitor, it being specified that the term "Exhibitor" used in these GTCS with no mention of belonging to one particular category refers indistinctly to any Exhibitor, regardless of the category to which they belong:
 - Direct Exhibitor: the term Direct Exhibitor applies to a legal entity that submits a Registration Form for the reservation and allocation of an exhibition area, a Business Chalet, an outdoor area, an aircraft display area or an individual stand, or is the organiser of a group stand or national pavilion. The legal entity receives the corresponding invoice and pays it directly to the Organiser or via its duly appointed representative.
 - Indirect Exhibitor: the term Indirect Exhibitor applies to a legal entity that submits a registration and reservation request to a Direct Exhibitor, which, under its own responsibility, submits the request to the Organiser.

A Direct Exhibitor is responsible for communicating these General Terms and Conditions of Sale (GTCS) to its Indirect Exhibitor(s) and ensuring they are accepted and complied with by its Indirect Exhibitor(s).

2. PRODUCT CATEGORY LIST

The products or services presented by the Exhibitor must be classifiable under one of the following headings relating to the aerospace industry:

01. Aircraft: construction, assembly and subassemblies
02. Space, spacecraft, satellite telecommunications
03. Aircraft engines and aerospace powerplant and related equipment
04. Airborne equipment and systems (including weapons)
05. Pilot and nav aids and on-board equipment systems
06. Cabin interiors and seat layouts
07. Production equipment, tools and software
08. Electrical, electronic, mechanical and metallurgical subcontracting
09. Materials, composite materials, and surface treatments
10. Maintenance, product support & spare parts and transport
11. Services
12. Airport equipment and services
13. Educational establishments, associations and institutions

3. SERVICES PROVIDED BY THE ORGANISER

The Organiser provides the Direct Exhibitor with the areas described in article 3.1 to article 3.6 below ("Site(s)"). A description of the services offered by the Organiser is provided in the Registration Form.

3.1. Covered areas in the Halls

- Bare stand (minimum surface area: 24 m²).

The Organiser will communicate the construction rules via the Technical Guide to Direct Exhibitors, which must submit their facilities projects to the Organiser for approval, independently of regulatory and administrative provisions and any certification from inspection offices with which Direct Exhibitors are required to comply.

- Mezzanine

The construction of mezzanine floors on bare stands, subject to specific invoicing per m², must comply with regulations in terms of height, depending on the hall, and standbacks (see Technical Guide).

The authorised surface area of an upper level or mezzanine construction may be no more than 50% of the stand's floor area, and is limited to 300 m².

This percentage may be revised according to the number of mezzanine reservation applications, safety regulations and constraints of the hall.

Mezzanine areas will be allocated subject to the Organisation's possibilities and constraints. Direct Exhibitors must submit their facilities projects to the Organiser for approval, independently of regulatory and administrative provisions and any certification from inspection offices with which Direct Exhibitors are required to comply.

- Turnkey stand (minimum surface area: 12 m²), excluding the "Avion des métiers" (Careers Plane) – see article 3.6.

3.2. Business Chalets

The Organiser provides Exhibitors with reception areas for their customers and visitors.

Chalets are delivered without interior fittings. The Organiser will communicate the construction rules via the Technical Guide to Direct Exhibitors, which must submit their facilities projects to the Organiser for approval, independently of regulatory and administrative provisions and any certification from inspection offices with which Direct Exhibitors are required to comply.

Business Chalets are allocated as a priority to Direct Exhibitors that have booked a stand or are presenting an aircraft.

Several types of Chalets are available to Exhibitors per unit:

- Types A and C: 144m² with upper level
- Type B: 90m² with no upper level
- Type D: 72m² with no upper level

3.3. Bare outdoor areas - unbuildable

The Organiser provides Direct Exhibitors with bare outdoor areas (invoiced per m²), also known as "Static Display Areas", for displaying their equipment. By definition, these areas may not support any constructions.

3.4. Outdoor areas suitable for building

Outdoor areas intended for all types of construction or facilities (whether or not covered) are called "build outdoor areas" and are subject to specific pricing, whatever the nature of the facilities built by the Direct Exhibitor.

The surface area is then determined by the exact footprint of these constructions, which must be communicated by the Direct Exhibitor to the Organiser and adjusted on site if necessary.

The upper levels or mezzanines of covered buildings, subject to specific invoicing, must comply with the height regulations applicable to the geographical zone of the exhibition site (see Technical Guide).

The Organiser will communicate the construction rules via the Technical Guide to Direct Exhibitors, which must submit their facilities projects to the Organiser for approval, independently of regulatory and administrative provisions and any certification from inspection offices with which Direct Exhibitors are required to comply.

3.5. Aircraft display area

There are two ways to exhibit Aircraft at the Show:

- By reserving a bare outdoor area, invoiced per m2 as described in Art. 3.3 above, enabling Exhibitors to display their equipment and aircraft.
- By registering aircraft by tonnage: the amount of the fee is then calculated on a flat-rate basis for each aircraft displayed according to its tonnage (empty weight). If they choose this flat rate, Direct Exhibitors accept that Sites for aircraft will be decided by the Organiser according to its own criteria, in particular the areas available. In the latter case, no facilities other than the means to enter the aircraft may be built by the Exhibitor.

3.6. “Avion des Métiers” (Careers Plane)

In the “Avion des Métiers” area, the Organiser provides turnkey stands with a minimum area of 9m² to educational establishments and associations in the aerospace and defence sectors.

List of Exhibitors concerned:

- Educational establishments offering diploma courses in the field of aerospace.
- Associations providing guidance to the public on training and employment in the aerospace sectors.

4. REGISTRATION AND ALLOCATION PROCEDURES FOR AREAS

4.1. Registration Form

The Organiser receives applications and decides on admissions, then sends a link giving access to the Registration Form.

If a request to register is deemed inadmissible by the Organiser, it is not required to give reasons for its decision. The Organiser uses its discretion to assess applications that might affect the list described in article 2, the brand image, safety/security, consistency or any other criterion that could negatively impact the Show or its organisation and reserves the right to declare such applications inadmissible.

The Organiser reserves the right to request, at any time, any additional information connected with the Registration Form and, if necessary, to change its decision regarding any registration based on false or erroneous information or information that is no longer accurate. The Organiser reserves the right to refuse access to the Show and/or expel any Exhibitor that has not complied with or has circumvented the above admission procedure.

Rights resulting from acceptance of an application are personal to Exhibitors and non-transferable. It is therefore expressly forbidden for any Exhibitors to assign, sublet or exchange, whether free of charge or for payment, all or part of the Site allocated to them by the Organiser.

4.2. Admission for Exhibitors

The Organiser's selection of Direct Exhibitors and any of their Indirect Exhibitors is based on the following criteria:

- Receipt of the Registration Form within the deadline, duly completed and signed by a person duly authorised to act on the Exhibitor's behalf,
- Receipt of payment of the mandatory deposit for the reservation within the deadline indicated in the Registration Form,
- Compliance with the product or service list indicated in article 2 of these GTCS,
- Compliance where applicable with French regulations on the display and promotion of arms and war materiel and the availability of products or services requested.

The Registration Form is deemed to have been signed by the Exhibitor's authorised representative or any person employed and duly authorised in writing by the Exhibitor to act on its behalf.

If the Exhibitor uses an independent agent to represent it, the agent must produce, with the Registration Form, a copy of the written authorisation provided to them by the Exhibitor.

The Direct Exhibitor will remain the sole final debtor for invoices issued by the Organiser to its agent, and will be the sole party responsible and guarantor if its agent defaults.

The Organiser cannot be held responsible for any conflict that arises between a Direct Exhibitor and its agent.

Areas in the Hall, outdoor areas and Chalets will not be definitively allocated to Direct Exhibitors by the Organiser until full payment is received.

4.3. Area allocation procedures

The Organiser will draw up a plan of the Show and allocate the areas to meet Exhibitors' requirements as far as possible.

The Organiser will allocate Sites to Direct Exhibitors in the order of arrival of signed Registration Forms and payment of the corresponding deposit.

As far as possible, with the same surface area, the Organiser will give priority to Exhibitors who took part in the previous show and are renewing their Area or Business Chalet Site, provided that their duly signed Registration Form and payment of the corresponding deposit reach the Organiser by 15 June 2024.

In any event, the Organiser remains the sole party responsible and decision-maker for the Site it allocates to any Exhibitor.

4.3.1. Specific conditions for areas in Halls

- Hall 2 A is reserved as a priority for Direct Exhibitors whose activity falls under headings 01, 02 and 03 of the product category list indicated in article 2 of these GTCS.
- Hall 2 B is reserved primarily for Direct Exhibitors that are members of GIFAS (French aerospace industry association).
- Areas in other Halls are allocated in accordance with article 4.3.
- The "Avion des Métiers" area is reserved as a priority for Exhibitors whose activity is described in article 3.6 of these GTCS.

4.3.2. Business Chalets

Exhibitors classified under headings 01 to 05 of the product category list are given priority for reserving type B chalets, directly facing the runway.

Direct Exhibitors presenting aircraft on a bare outdoor area reserved by m² are given priority in reserving type A Chalets.

4.3.3. Outdoor areas

For safety/security reasons and depending on the areas available for aircraft, the Organiser may restrict the provision of bare, buildable outdoor ground areas in the Static Display Area.

For the same reasons, all structures, even lightweight ones, must be approved by the Organiser without fail.

4.3.4. Aircraft Sites according to tonnage

The following products are prioritised in the allocation of Static Display Sites, taking into account the technical requirements of the Exhibitor and the Organiser:

- prototypes presented at the Show for the first time,
- prototypes already presented but which have undergone significant modifications and are still up to date,
- equipment using new or unprecedented techniques,
- aircraft of particular aeronautical interest.

In any event, the Organiser is the sole decision-maker as regards the Sites of aircraft registered by tonnage.

4.3.5. Presentation of aircraft

If one or more aircraft are participating on the ground or in the air, their presence is required until the last day of the Show. During the Show's opening period from 16 to 22 June 2025, the Static Display Area is closed and any movement of aircraft is subject to the Organiser's prior agreement.

The Organiser reserves the right to modify the Sites of aircraft during the Show if necessary.

The Organiser is responsible for providing technical assistance and airport equipment for aircraft located in the Show zone. For obvious reasons of safety/security and liability, airport assistance is provided exclusively by the company appointed by the Organiser and its subcontractors.

5. PRICES AND PAYMENT TERMS

Participation prices for participating at the show, excluding tax, are set by the Organiser in the Registration Form. Bank charges are the responsibility of the Exhibitor. Invoicing is subject to VAT solely for Exhibitors with invoicing addresses in France at the rate and according to the rules in force in France at the time of participation in the Show and/or the date of payment(s).

The Direct Exhibitor is solely liable to the Organiser for payments due as a result of:

- Its own participation in the Show (registration fees, areas and aircraft, security deposits, eco-participation, outgoing inventory) as well as all other services linked with participation in the Show,
- Orders placed by its representatives, employees, agents and service providers acting on its behalf and under its sole responsibility as regards the Show Sites allocated to it.

Any delay in the partial or total payment of an invoice will entail the payment of a late penalty equivalent to three times the legal interest rate, and the payment of a fixed indemnity of €40 for collection costs, notwithstanding the Organiser's right to request additional compensation, with supporting documents, if collection costs exceed €40.

5.1. Down payment

Exhibitors with invoicing addresses in France are required to make a down payment including VAT, in accordance with current regulations, at the time the Organiser receives the Registration Form.

The amount of down payment due by the Exhibitor is indicated below:

DOWN PAYMENTS DUE AT RESERVATION	
Registration flat fee per Exhibitor (all categories)	100%
Business Chalets	100%
Areas in Halls	50%
Outdoor areas	50%
Areas in the "Avions des Métiers" hall	50%

5.2. Balance

Payment of the balance of the Direct Exhibitor's participation is due and payable on receipt of the corresponding invoice.

If all the sums due by the Direct Exhibitor have not been received by 15 April 2025, the Organiser reserves the right to allocate reserved Sites to other Exhibitors.

Access passes to the site and the Show will only be delivered to the Direct Exhibitor, its representatives or service providers upon receipt of all sums due by the Direct Exhibitor (including the security deposit indicated in article 5.4 of this document).

5.3. Eco-participation

Eco-participation, introduced by the Organiser, is a financial contribution aimed at supporting socially and environmentally responsible projects. The amounts invoiced help to finance initiatives to improve the recycling of waste generated by Exhibitors during build-up and operation, improve the quality of working life for all stakeholders at the site, and guarantee accessibility for visitors with special needs. Exhibitors are responsible for their own waste during dismantling, and management procedures are explicitly set out in the Technical Guide.

Eco-participation is calculated in proportion to the surface area occupied (apart from stands equipped by the Organiser).

Invoicing terms are detailed in the Registration Form.

5.4. Security deposit

A compulsory security deposit is required and included in the invoice for the participation balance o (excluding turnkey stands).

The amount of the security deposit, which is indicated in the Registration Form, is calculated according to the nature and size of areas reserved by the Direct Exhibitor.

The security deposit will be refunded by the Organiser upon settlement of the Direct Exhibitor's accounts, subject to payment in full of all sums due in respect of its participation in the Show and that of any Indirect Exhibitors attached to it: badge purchases, any costs incurred in restoring the areas or Chalets provided, etc.

Joint incoming and outgoing inventories will be drawn up and signed by the Organiser and the Direct Exhibitor or its representative or interior designer.

6. OCCUPATION OF SITES

The Direct Exhibitor undertakes to ensure that the Site is occupied at all times by its staff, representatives or Indirect Exhibitors throughout the Show period from 16 to 22 June 2025, including the General Public days (20, 21 and 22 June 2025), and during opening hours of the Show (8:30am – 6:00pm).

Exhibitors may not remove any of their materials from their Sites before the end of the Show. Failure to comply with this provision will entail the Exhibitors' loss of any priority in renewing their Site at the following edition.

Exhibitors may not present at their Site any equipment, products or services other than those listed in the Registration Form, in accordance with the list drawn up by the Organiser and described in Article 2 of this document.

At the Show, Exhibitors may not, in any form, present or sell materials, products or services of non-exhibiting companies or companies not declared as Indirect Exhibitors by them, or advertise such companies.

No events, receptions or conferences are permitted on Sites reserved by Exhibitors outside the Show's opening hours, unless an exceptional request has been made by the Exhibitor to the Organiser and accepted by the latter.

6.1. Decoration and fittings

Exhibitors are solely responsible for decorating their own areas (indoor or outdoor areas, Business Chalets). In all cases, decoration must comply with French regulations on compliance in terms of materials, safety/security, installations and fire prevention and emergency regulations. In addition, the decoration of areas fitted out by Exhibitors or their service providers must comply with the regulations laid down by the Organiser in its Technical Guide, which defines working periods and schedules and rules concerning architecture, safety, materials' compliance with regulations, waste sorting and good neighbourly relations between Exhibitors.

6.2. Business Chalets

Unless otherwise authorised by the Organiser, it is forbidden to display any equipment inside the Chalets or in the area surrounding them.

Any signage, advertising, logos or slogans affixed to the façade, sills or gables of a chalet must be approved by the Organiser and may be subject to invoicing.

6.3. Exemption requests

Any request for an exemption regarding the build-up or dismantling dates (schedule specified in the Technical Guide) must be made to the Organiser at least 15 days before the date in question. This will entail additional invoicing: costs are shown in the Technical Guide.

Acceptance by the Organiser is subject to validation of the Exhibitor's construction plans and acceptance of the exemption quote.

Requests to work outside worksite opening hours must be submitted to the Organiser with 48 hours' notice, and services to be provided by the Organiser (safety, emergency, assistance, etc.) will be invoiced. In any event, night work is not authorised during the Show build-up and dismantling periods, as the Organiser will provide the Exhibitor with sufficient assembly time to complete their constructions (2 to 4 weeks depending on the surface areas).

6.4. Securing exposed areas and equipment

All areas allocated to the Exhibitor, all constructions and all materials belonging to the Exhibitor are the Exhibitor's responsibility, whatever the period (build-up, opening to the public and dismantling), day or night.

The Organiser cannot be held responsible for theft or damage committed by a third party on the Exhibitor's premises, whether a stand, an outdoor area or a Chalet. Each Exhibitor is thus responsible for ensuring the security of their areas.

7. ADMISSION PASSES

Each Exhibitor is allocated a quota of admission passes according to their category.

This quota, detailed in the Registration Form, is calculated according to the total surface areas (in m²) reserved and confirmed and the total number of Exhibitors registered according to their category.

No admission passes issued to Exhibitors or purchased separately by them from the Organiser's departments may be resold.

8. CUSTOMS, TAX, SOCIAL SECURITY AND REGULATORY OBLIGATIONS

All Exhibitors are responsible for carrying out, at their own expense, the customs formalities for their materials and products coming from abroad. Any customs duties must be paid by the Exhibitors. The Organiser cannot be held responsible for any problems arising with these formalities.

All Exhibitors are responsible for carrying out, where necessary, the formalities required by their participation in the Show build-up, during the Show and during its dismantling, in particular with regard to French labour regulations and the employment of foreign workers.

Site regulations and health and safety rules will be communicated by the Organiser to Direct Exhibitors by means of the specific documentation, the general coordination plan and the safety and security measures adopted during the build-up and dismantling of the Show. Exhibitors are responsible for ensuring that all companies and any subcontractors they appoint to build up and dismantle their installations or assist them during the Show comply with specific site regulations and current French legislation.

Exhibitors are formally reminded that France is a signatory to the Ottawa and Oslo agreements, which prohibit the use, production, stockpiling or acquisition of anti-personnel mines and cluster bombs. The promotion and display of any material or component affected by this prohibition is therefore strictly forbidden, and may result in penal sanctions.

8.1. French regulations on the export of "dual-use items"

"Dual-use items" are products that can be used for both civilian and military purposes. This category includes "goods, equipment – including technology, software, intangible or intangible know-how – which may have both civilian and military uses, or which may – wholly or in part – contribute to the development, production, handling, functioning, maintenance, stockpiling, detection, identification or dissemination of weapons of mass destruction".

Regulation (EU) 2021/821 of 20 May 2021 (hereinafter the "Regulation") constitutes the common European legal basis for controlling the export, transfer, brokering and transit of dual-use items. It is regularly updated.

Appendix I of the Regulation lists items subject to export authorisation (transfer outside the European Union). Other items may also be subject to this authorisation by the decision of a Member State, in application of Article 10 of the Regulation.

Appendix IV of the Regulation lists the items subject to intra-Community transfer authorisation (the most sensitive dual-use items).

These authorisations are granted to the person/entity established in the European Union empowered to decide on the shipment of these items outside European Union territory (for Appendix I items) or to another member state (for Appendix IV items).

Exhibitors intending to exhibit dual-use items at the 2025 Paris Air Show must first:

- inform the Organiser of the nature of the items concerned to ensure that after the Show the Organiser can return them to their country of origin under its general licence. The information required for this purpose will appear in the Exhibitor Area on the Organiser's website;
- obtain authorisation from the authorities in the items' country of origin to export them to France for exhibition in the Show.

When these items leave French territory after the Show, they will be retransferred or re-exported to their country of origin under the general licence held by the Organiser.

9. INTELLECTUAL PROPERTY

9.1. Industrial and intellectual property

It is the Exhibitors' responsibility to ensure the intellectual and/or industrial protection of the materials or products they exhibit and/or the services they offer, in accordance with current French and/or European and/or international legal and regulatory provisions. Please note: the Organiser specifies that the Show is not included in the list of events exempted from the principle of non-disclosure of inventions set out in the French Intellectual Property Code.

Exhibitors must certify that the materials or products they exhibit and/or the services they offer do not infringe any intellectual and/or industrial property rights, personality rights or other private rights belonging to a third party.

Exhibitors must hold the Organiser harmless against any action, claim or complaint from any third party in respect of the materials or products they exhibit and/or the services they offer at the Show. They undertake to indemnify the Organiser (i) for any expenses incurred by the latter or (ii) for any sums it may be required to pay to such third parties (including any damages, legal representation fees, legal costs, expert fees, postage and service charges) in application of any court ruling that becomes final, or any settlement, conciliation, mediation or arbitration.

If any measures for protection or the establishing of evidence are taken at a third party's request at any Exhibitor's site (such as seizure), the Exhibitor must inform the Organiser immediately and make every effort to avoid any negative consequences for the Organiser, other Exhibitors and the public.

9.2. Other protected elements

Exhibitors must obtain all necessary authorisations directly from associations for the management of copyright and/or creators and/or their beneficiaries for any use, representation or reproduction of any element protected by intellectual and/or industrial property rights (including but not limited to photographs, drawings, music, texts, software, databases, films) that they use in connection with their participation in the Show, and pay all appropriate fees. They must provide proof of this to the Organiser at its first request.

Exhibitors must hold the Organiser harmless against any action, claim or complaint by any associations for the management of copyright and/or creators and/or their beneficiaries in respect of any element protected by intellectual and/or industrial property rights that they use during their participation in the Show. They undertake to indemnify the Organiser (i) for any expenses incurred by the latter or (ii) for any sums the Organiser is required to pay to any third party (including damages, legal representation fees, legal costs, expert fees, postage and service charges) in application of any court ruling that becomes final, or any settlement, conciliation, mediation or arbitration.

9.3. Trademarks, logos and names associated with the Event

In general, the use of trademarks or any associated logo or name evoking the Show in any language, including but not limited to the use of the signs "SIAE", "55ème Salon International de l'Aéronautique et de l'Espace - Paris Le Bourget", "55th International Paris Air Show - Le Bourget", "Salon International de l'Aéronautique et de l'Espace", "International Paris Air Show"; "Salon du Bourget", "Paris Air Show", "Paris Air Lab", "Paris Air Mobility", "Avion des Métiers", "Careers Plane", "Aleo", "Start me up" and "L'Aéro recrute", or any other identical or similar sign, is subject to the prior written agreement of the Organiser on a case-by-case basis, whatever the intended use (promotional, advertising, commercial, non-commercial, etc.), whether on or outside the site.

9.4. Intellectual property rights granted to the Organiser

Exhibitors expressly authorise the Organiser, free of charge, to take, or have taken, on its own behalf and in the context of its activity, particularly for the promotion of the 2025 Show and subsequent sessions, any photographs, reproductions and representations of views of the 2025 Show (the "Views").

Exhibitors acknowledge that the Views may show, clearly or not, Exhibitors' brands, logos, signs, company name, stands, equipment or services (the "Signs"), as well as Exhibitors' staff, customers or visitors (the "Persons Present").

In any event, Exhibitors grant the Organiser, on a non-exclusive basis, the right to reproduce, represent and adapt their Signs on any media (in particular books, catalogues, brochures, other printed matter, films, videos and, websites, as well as all other online and offline media) in all formats and by all processes (chemical, analog, digital, optical and/or magnetic, etc.), known or unknown to date, for the entire lifespan of the Signs and/or the legal period of copyright concerning the Signs and for the entire world, with a view to the reproduction, representation, adaptation, distribution

and other exploitation of the Views for any purpose (notably promotional, advertising, commercial, non-commercial, etc.), by the Organiser and/or by any third party authorised by the Organiser.

Exhibitors are deemed to hold all rights concerning the Signs, or to have the right to use them on a regular basis, insofar as they have been granted these rights, and have obtained the necessary authorisations to use the images of the Persons Present in view of use of the Views for any purpose (promotional, advertising, commercial, non-commercial, etc.) by the Organiser and/or by any third party authorised by the Organiser, for the entire world and for the entire legal period of copyright concerning the Views or, in the absence of copyright protection, for a period of 50 years from the first use. Exhibitors undertake to make the exercise of this right enforceable against all holders from whom they derive the use.

Consequently, Exhibitors must settle with their representatives, agents, employees, service providers, Indirect Exhibitors, Persons Present, licensors or any holders of signs, any disputes arising in this respect, and indemnify the Organiser if any recourse is exercised in this respect. Exhibitors hereby hold the Organiser harmless against any action, claim or complaint by the Persons Present and/or any other third parties in respect of the use of the Views. They undertake to indemnify the Organiser (i) for any expenses incurred by the latter or (ii) for any sums it is required to pay to any Persons Present and/or other third parties (including any damages, legal representation fees, legal costs, expert fees, postage and service charges) in application of any court ruling that becomes final, and any settlement, conciliation, mediation or arbitration.

9.5. Communication at the Show

Any sale of objects or any other communication medium on which trademarks or any associated logo or name evoking the Show, including but not limited to the signs "SIAE", "55ème Salon International de l'Aéronautique et de l'Espace - Paris Le Bourget", "55th International Paris Air Show - Le Bourget", "Salon International de l'Aéronautique et de l'Espace", "International Paris Air Show"; "Salon du Bourget", "Paris Air Show", "Paris Air Lab", "Paris Air Mobility", "Avion des Métiers", "Careers Plane", "Aleo", "Start me up" and "L'Aéro recrute", or more generally any logo or name belonging to or regularly used by the Organiser or any other identical or similar sign is subject to the Organiser's prior written agreement on a case-by-case basis.

Exhibitors must hold the Organiser harmless against any consequences resulting from the distribution by Direct Exhibitors and their Indirect Exhibitors of any article, information or medium resembling an official Show product or information. Exhibitors must indemnify the Organiser (i) for any expenses incurred by the latter or (ii) for any sums it is required to pay to any third party in this respect (including any damages, legal representation fees, legal costs, expert fees, postage and service charges) in application of any court ruling that becomes final or any settlement, conciliation, mediation or arbitration.

The Organiser reserves the exclusive right to put up posters on the Show's premises.

Direct Exhibitors and their registered Indirect Exhibitors may therefore only use their own company's posters and signs within their Site, excluding all others, within the limits of the regulations concerning general decoration and other specific stipulations indicated in this document.

Circulars, brochures, catalogues, printed matter or objects of any kind may only be distributed by Exhibitors in their Site. No prospectuses concerning non-exhibiting companies may be distributed at the Show.

Any illuminated or audible advertising, as well as any animation or demonstration that could result in crowds in the aisles, must be submitted for prior approval by the Organiser, which may revoke any authorisation granted if movement around the Show or the running of the Show is disrupted.

Exhibitors must not engage in any advertising or any other action that could mislead or constitute unfair competition or an infringement of third-party rights.

9.6. Catalogue

The Organiser has the exclusive right to edit, publish and distribute the Show Catalogue, whether or not for payment, in electronic or print form. It may transfer all or part of this right as well as the advertising included in this Catalogue.

Exhibitors undertake to provide the Organiser with any information required by the Organiser for creating the Catalogue (subject to confidentiality). The information required for the Catalogue will be supplied by the Exhibitors under their own responsibility and, under penalty of non-inclusion, within the timeframe set by the Organiser. If an Exhibitor cancels its reservation after the Organiser passes the Catalogue for press, the Exhibitor acknowledges and accepts that the Organiser will be free to decide at its sole discretion whether or not to maintain this information in the Catalogue and to take all measures to inform the public. Rights for the representation and reproduction of elements with

intellectual property rights coming from the Exhibitor and incorporated in the Catalogue are granted free of charge to the Organiser for the requirements of compiling the Catalogue, its distribution (commercial and/or non-commercial) on all supports (online and offline) and in all formats, as well as for communication on the Show (in particular institutional, promotional and advertising) by the Organiser and/or by any third party authorised by the Organiser, for the entire protection period for copyright concerning the Catalogue, for the whole world.

10. PERSONAL DATA

10.1. Definitions

- The term "Applicable Regulations" refers to (i) Directive no. 95/46 on the protection of individuals with regard to personal data and the free movement of such data, (ii) Data Protection Act no. 78- 17 of 6 January 1978 as regularly amended, (iii) Regulation (EU) 2016/679 of the European Parliament and Council of 27 April 2016 applicable as of 25 May 2018 (hereinafter the "GDPR ") and (iv) any Personal Data processing regulations that supplement or replace them.
- The terms "Personal Data", "Processing", "Data Subject", "Data Controller", "Data Processor", "Consent", "Personal Data Breach", "Supervisory Authority", "Transfer", "Impact Assessment" and "Appropriate Safeguards" are defined in Article 4 of the GDPR and/or are used with the same meaning as in the GDPR.
- The term "Party" refers to either the Organiser, the Prospect (i.e. any individual person or legal entity awaiting validation of their Registration Form), or the Exhibitor. The term "Parties" refers jointly to the Organiser and the Prospect or Exhibitor.

10.2. General provisions

For the purposes of executing and monitoring these GTCS, and in particular so that the Organiser can provide the services detailed in Article 3 above (hereinafter "the Services") and Prospects and Exhibitors can benefit from the Services, the Parties are required to collect and process the Data Subjects' Personal Data (hereinafter referred to as "Processing") under the conditions described in this Article.

10.3. Personal Data Collection and Consent

The Data Subjects are the employees, collaborators, subcontractors and service providers of Prospects and Exhibitors of all categories.

In the context of organising the Show, the Data Subjects, who will have been previously informed by the Prospects and/or Exhibitors of the Processing envisaged in accordance with the Applicable Regulations, expressly and unequivocally agree, whenever their consent is required by the Applicable Regulations, that the following Personal Data may be transmitted to the Organiser: Full name, company, job title, business address, landline phone number, mobile phone number, e-mail address, date and place of birth, nationality, identity photograph, Internet browsing data (including IP address).

10.4. General commitments

The Parties undertake to (i) collect and process Personal Data in compliance with the Applicable Regulations, (ii) communicate to each other, upon request, the name and contact details of their data protection officer, if they have appointed one in accordance with Article 37 of the GDPR, or, failing that, of a dedicated data protection contact person and (iii) cooperate in good faith with each other in their efforts to comply with the Applicable Regulations as far as possible, with costs to be paid by the Party requesting it.

10.5. Personal Data provided to the Organiser by Prospects or Exhibitors

When Prospects provide the Organiser with the Personal Data of Data Subjects, the Prospects undertake, until the validation of their Registration Forms, when they assume the status of Exhibitor, or until the refusal of their Participation application, to (i) guarantee that Personal Data is accurate, strictly necessary for organising the Show, accurate, and lawful and to (ii) notify the Organiser, by sending an e-mail to the address data@siae.fr, if Personal Data is no longer relevant or is out of date.

When Exhibitors provide the Personal Data of Data Subjects to the Organiser, the Exhibitors undertake, until the close of the Show and the end of dismantling, to (i) guarantee that the Personal Data is accurate, strictly necessary for organising the Show, accurate and lawful and (ii) notify the Organiser, by sending an e-mail to the address data@siae.fr if Personal Data is no longer relevant or is out of date.

10.6. Lawfulness of processing, consent and the informing of Data Subjects

Prospects or Exhibitors guarantee the Organiser that they are entitled to communicate the Personal Data of Data Subjects, and that this communication is made in due compliance with the informing and rights of the Data Subjects under the Applicable Regulations.

In particular, Prospects or Exhibitors undertake to (i) obtain and communicate to the Organiser at the Organiser's request the informed consent of Data Subjects where this consent is required by the Applicable Regulations and (ii) communicate to the Data Subjects the information referred to in Articles 13 and 14 of the GDPR, in accordance with the Applicable Regulations. This information must take account of the Processing implemented by the Organiser as Data Processor and the purposes involved, as detailed in this Article 10, as well as their rights in accordance with Applicable Regulations. Data Subjects are informed that they have the right to access, rectify, object to, limit the processing of and delete their Personal Data, as well as the right to the portability of such data, subject to the conditions laid down by Applicable Regulations for the exercise of these rights. Data Subjects also have the right to define directives concerning what happens to their Personal Data after their death, and the right to lodge a complaint with the appropriate authority, in France the CNIL (data protection authority).

10.7. Exercise of data subjects' rights

The Parties are required to deal promptly and in line with Applicable Regulations with all requests to exercise the rights of Data Subjects, whether submitted to a Prospector, an Exhibitor or the Organiser.

Each Party undertakes to promptly communicate to the other Party any request for the exercise of rights addressed to it by a Data Subject but intended for another Party. Each Party is solely responsible for making the necessary modifications and deletions to their own databases, information systems and files of any kind to implement the rights of Data Subjects pursuant to the Applicable Regulations, when the conditions for exercising these rights are met.

The Parties agree that the Prospect or Exhibitor, as appropriate, will be responsible for providing a response to the Data Subject in accordance with the Applicable Regulations.

The Organiser undertakes to cooperate as far as possible with the Prospect or Exhibitor as regards requests from Data Subjects to exercise their rights. Any request by a Prospect or Exhibitor must be made to the following address: data@siae.fr.

10.8. Purposes

Personal Data is used by the Organiser for the purposes defined below:

- To execute and monitor these GTCS;
- To facilitate the organisation of the Show, by enabling the Organiser's employees and service providers to communicate effectively with Data Subjects and to enable Data Subjects to carry out all the steps necessary for organising their participation in the Show;
- To supervise and ensure the security of the Show by carrying out all the formalities required to manage access to the various zones, including the issuing of name badges to the Data Subjects.

10.9. Personal Data retention period

The Organiser undertakes to keep Personal Data for no longer than is necessary for the purposes for which they are processed, unless the Data Subject exercises their right to object or to delete their data.

In particular, the Personal Data of Data Subjects attached to a Prospect is kept for a maximum of 3 years from the last contact with the Organiser, unless the Prospect becomes an Exhibitor.

The Personal Data of Data Subjects attached to an Exhibitor are kept for the duration of the contractual relationship with the Exhibitor, plus a period of 5 years from the end of the contractual relationship.

10.10. Security and confidentiality

The Organiser guarantees the confidentiality and security of the Personal Data processed, in particular by taking all technical and organisational measures to guarantee a level of security and confidentiality appropriate to the risks. Details of the technical and organisational measures implemented by the Organiser to secure Personal Data are available on request from the Exhibitor or Prospect at the following address: data@siae.fr.

10.11. Personal Data Breaches

If the Organiser has reasonable grounds to believe that there has been a Personal Data Breach, it must notify the Prospect or Exhibitor within 72 hours of becoming aware of the Personal Data Breach. The Organiser must document any Personal Data Breach in writing and promptly communicate this documentation to the Prospect or Exhibitor. The Parties must cooperate as far as possible with the other Party, with costs to be paid by the Party requesting it, as regards notifications to the Control Authority required under Article 33 of the GDPR. Each Party must approve any communication to the public and/or any official notification to the competent Supervisory Authority and/or Data Subjects about any potential or actual Personal Data Breaches.

10.12. Sharing Personal Data with third parties

The Organiser may use any subcontractor to carry out specific processing activities. The Organiser's relations with its subcontractors are governed by the conditions imposed by the applicable Regulations, and in particular by Article 28 of the GDPR.

The Organiser may also communicate Personal Data to the French public authorities, where required by the Applicable Regulations.

10.13. Transfers

The Organiser may need to transfer Personal Data in order to perform the Services. Any Transfer of Personal Data carried out by the Organiser will be governed by the Appropriate Safeguards provided for by the Applicable Regulations (which include the standard data protection clauses adopted by the European Commission).

Prospects and Exhibitors must expressly agree to these Transfers of Personal Data and undertake not to contest them, subject to the Organiser maintaining the Appropriate Safeguards, in accordance with the Applicable Regulations and case law requirements. If necessary, Prospects and Exhibitors must cooperate with the Organiser to set up Appropriate Safeguards to proceed with the transfers of Personal Data necessary for the proper organisation of the Show.

10.14. Disposal of Personal Data after the Show

After the Show, the Organiser undertakes, upon written instruction from Prospects or Exhibitors, which will take full responsibility, to (i) cease all processing in connection with the Prospect or Exhibitor and (ii) destroy or return to the Prospect or Exhibitor all data subjects' Personal Data, subject to:

- the Organiser's document retention policy as defined in article 10.9;
- the Organiser's legal and regulatory obligations to retain Personal Data.

11. CANCELLATION

Any Exhibitor that cancels the reservation of a Site is required to pay, as an indemnity:

- 100% of the Direct Exhibitor's and/or Indirect Exhibitor's registration fees;
- For Business Chalets, areas in halls and outdoor areas:
 - before the Site is allocated: 50% of the total participation amount;
 - after the Site is allocated: 100% of the total participation amount.

By mutual agreement between the parties, the indemnities defined above may be paid by offsetting the sums due against the sums already paid.

Upon receipt of the cancellation request, the Organiser is free to dispose of the cancelled Site.

With regard to aircraft, the Exhibitor is not obliged to pay an indemnity if the aircraft cannot be presented. Any reimbursement by the Organiser will be made after the Show when the accounts are closed, subject to full payment of sums due for other services ordered by the Exhibitor.

12. INSURANCE

12.1. Insurance compulsory for all Exhibitors

The Exhibitor must insure, with the insurers of its choice, any loss or damage affecting any material or goods exhibited, and all fittings and constructions it has installed for the Show, and to insure for a sufficient amount any damage caused to the Organiser or any third parties, in particular other Exhibitors.

The policy or policies taken out by the Exhibitor for this purpose must include an undertaking to waive recourse as indicated in article 12.3. Exhibitors are responsible for taking out or applying any other property or liability insurance they deem necessary in view of the risks incurred by their participation in the 55th Show, and in particular to cover the risk of theft. The corresponding policy(ies) must include a waiver of recourse as indicated in article 12.3.

The Organiser may request an insurance certificate to be produced to verify that the above obligations have been met.

12.2. Compulsory legal liability insurance

12.2.1. Additional insurance to be taken out by the Exhibitor as the operator of aircraft involved in the event

Exhibitors operating or owning aircraft involved in the event (whether presented static or moving) are required to take out insurance with the insurers of their choice for any damage (including war risks and similar) caused to any third party by this/these aircraft, in particular to other Exhibitors, in accordance with the minimum cover amounts required under the French and European regulations applicable in this respect (Regulation (EC) no. 785/2004 of the European Parliament and of the Council of 21 April 2004).

In addition, specifically during the Show period, Exhibitors operating or owning aircraft must in any event increase to a minimum of 20,000,000 euros (or the equivalent in US Dollars) per aircraft and per loss, the amounts of third-party/passenger liability cover taken out (including war risks and similar) if these amounts were lower. It is specified that this minimum coverage limit required by the Organiser does not in any way engage its responsibility, and that the Exhibitor undertakes to assume any consequences resulting from the absence, insufficiency or inappropriate nature of the cover it takes out. Exhibitors must prove to the Organiser that they have met the above obligations by producing a certificate of insurance on the relevant form, which can be found in the "Aircraft Guide", by 19 April 2025.

12.2.2. To be taken out by the Organiser

The Organiser, for its part, must take out a Legal Liability insurance policy to cover it in the context of its activities during or on the occasion of the 55th Paris Air Show for damage caused to third parties, including spectators, its staff and the Exhibitors, under the conditions defined by the Inter-Ministerial Order of 30 June 2003 concerning the regulations of the Paris Air Show.

12.3. Waiver of recourse

The Exhibitor and its insurers expressly waive any recourse they have the right to exercise against the Organiser (and assistants of any kind it calls upon), GIFAS, Aéroports de Paris, Viparis, the French State and any other Exhibitor, and their respective insurers, following any loss or damage to goods of any kind (including aircraft and rockets) exhibited or used during the event, or against the insurers of the aforementioned entities. The Exhibitor and its insurers (where applicable) also undertake to indemnify the aforementioned legal entities and individuals against any action or claim to which they may be subjected in such cases by any interested party.

13. APPLICATION OF THE GENERAL TERMS AND CONDITIONS OF SALE

13.1. Show Technical Guide

These GTCS are of a general nature. They are supplemented in particular by the "Show Technical Guide" and all special regulations and instructions issued by the Organiser up to the date of the 2025 Show.

In addition to the rules of common law, the schedules and times of the various periods, the rules governing safety, security, health and safety conditions at work, architecture, circulation and access conditions specific to the build-up and dismantling of the Show and waste sorting will be detailed in the "Technical Guide" and commented on during preparatory meetings with the companies appointed by the Exhibitor. Failure to comply with regulations and instructions may result, without prior notice, in the temporary closure of the Exhibitor's site and/or the temporary or permanent exclusion of those in breach.

13.2. Acceptance of the General Terms and Conditions of Sale

The Exhibitor's signature on the Registration Form implies its full acceptance of these General Terms and Conditions of Sale appended to it, and of which it certifies full awareness, as well as of any new provisions imposed by circumstances and adopted in the interests of the Show by the Organiser, which will notify the Exhibitor of these provisions if need be.

13.3. Non-compliance with the General Terms and Conditions of Sale

Failure to comply with any of the provisions of these GTCS may result in the Exhibitor's exclusion.

These GTCS take precedence over any other general or special terms and conditions, in particular of purchase, issued by the Exhibitor.

13.4. Force majeure

For the purposes of these General Terms and Conditions of Sale, the following will be considered cases of force majeure ("Force Majeure"):

Any event qualifying as force majeure within the meaning of article 1218 of the French Civil Code; as well as

- Any event or situation, whether or not it fulfils the conditions of force majeure within the meaning of Article 1218 of the French Civil Code, which prevents the Show from being held, or which carries the risk of causing problems or disorder that could seriously impact the organisation or smooth running of the Show or the safety/security of goods and/or persons (unless this is due to the Organiser's fault or negligence), including but not limited to:
 - fire, explosions, flooding, storms, lightning, natural disasters or weather conditions that prevent flight demonstrations;
 - riots, strikes, wars, terrorist acts or established terrorist threats;
 - established risks to the safety/security of persons and/or goods;
 - epidemics (including Covid-19) and/or public health emergencies and/or established health crises or health risks;
 - the deterioration of technical equipment that compromises the smooth running of the Show;
 - supply issues concerning consumable materials;
 - a decision by an administrative authority to close the Show site and/or prohibit the holding of the Show, or a a third party's requisition or decision imposed on the Organiser.

In the event of a case of Force Majeure, the Organiser may, without this giving rise to a claim for compensation or indemnity, after promptly notifying the Direct Exhibitor by any means,

- suspend performance of its contractual obligations; and
- modify the material conditions for organising the Show as initially planned, in particular the date, location, duration and times of the Show (extension or early closure of the Show, adaptation to circumstances of the conditions in which customers and visitors are received or in which equipment is exhibited, etc.); or
- cancel all or part of the Show, including applications accepted by the Organiser and the allocation of Sites.

If there is a change in the material conditions for organising the Show due to Force Majeure, the amount of the deposit or participation fee paid by the Direct Exhibitor will be retained by the Organiser with a view to the Direct Exhibitor's participation in the modified Show, and the Direct Exhibitor will be bound to pay all instalments due in respect of its participation in the modified Show, in application of the terms of payment as amended mutatis mutandis. The Direct Exhibitor may not demand any partial or total refund of the participation fee.

If the Show is totally or partially cancelled due to Force Majeure, the sums received by the Organiser will be returned to the Direct Exhibitor, after deduction of the costs and expenses incurred by the Organiser for organising and/or holding the Show (including administration charges and outlay on the organisation, promotion and smooth running of the Show, allocated in proportion to the sums paid by each Direct Exhibitor for its participation in the Show).

13.5. Unforeseen events

In the event of a change in circumstances unforeseeable at the time the contract was signed, rendering its execution excessively expensive for the Organiser ("Unforeseen Event"), including if there is an increase of over 20% in the cost of organising or holding the Show, as evidenced by a certificate from a chartered accountant or auditor, the Organiser may, after notifying the Direct Exhibitor promptly by any means, without this giving rise to a claim for compensation or indemnity:

- enter into discussions with the Direct Exhibitor in view of renegotiating the fee for participating in the Show and/or any sum owed by the Direct Exhibitor in respect of participation in the Show (registration fee, Site provision costs, etc.);
- failing an agreement with the Direct Exhibitor within 15 days of the Organiser's notification of the Unforeseen Event to the Direct Exhibitor; this period may be reduced by the Organiser if there is an emergency (in particular if the Unforeseen Event occurs less than 2 months before the start date of the Show):
 - modify the material conditions for organising the Show as initially planned, including the date, location, duration and times of the Show (extension or early closure of the Show, adaptation to circumstances of the conditions in which customers and visitors are received or in which equipment is displayed, etc.);
 - modify the pricing conditions for participation in the Show, including increasing the cost of participation in the Show and/or any sums due by the Direct Exhibitor for participation in the Show (registration fees, Site provision costs, etc.) mutatis mutandis in line with the extra costs borne by the Organiser, as certified by the auditor (e.g. a 25% increase in its costs will entail a 25% increase in prices);
 - cancel all or part of the Direct Exhibitor's participation in the Show;
 - cancel all or part of the Show, including applications accepted by the Organiser and the allocation of Sites.

In the event of a change in the material conditions for organising the Show due to an Unforeseen Event, the amount of the deposit or participation fee paid by the Direct Exhibitor will be retained by the Organiser for the Direct Exhibitor's participation in the modified Show, and the Direct Exhibitor will be bound to pay all instalments due in respect of its participation in the modified Show, in application of the terms of payment as amended mutatis mutandis. The Direct Exhibitor may not demand any partial or total refund of the participation fee.

If a change in the pricing conditions for participation in the Show due to an Unforeseen Event results in an increase for the Direct Exhibitor of over 20% of the payment for participating in the Show and/or of any sum it owes in connection with its participation (registration fee, costs Site provision costs etc.), the Direct Exhibitor may withdraw its participation in the modified Show, after notifying the Organiser by registered letter with acknowledgement of receipt within 8 days of receiving the new conditions and no later than 2 months before the Show start date. Failure to give notice of withdrawal within the above timeframe will be deemed as acceptance of the new pricing conditions for participation in the modified Show. If the Direct Exhibitor decides not to take part in the modified Show, the cancellation procedure will be as described in the paragraph below.

If total or partial cancellation of a Direct Exhibitor's participation in the Show, or of the Show, due to an Unforeseen Event or the Direct Exhibitor's refusal to participate in the Show under the conditions set out in the preceding paragraph, the sums received by the Organiser will be returned to the Direct Exhibitor, after deduction of the costs and expenses incurred by the Organiser for the organisation and/or holding of the Show (including administration charges and outlay on the organisation, promotion and smooth running of the Show, allocated in proportion to the sums paid by each Direct Exhibitor for participating in the Show).

Article 1195 of the French Civil Code on unforeseeable changes in circumstances does not apply to these General Terms and Conditions of Sale or to any contract concluded between the Organiser and the Direct Exhibitor on the basis of these GTCS. The Organiser and the Direct Exhibitor declare that the contractual documentation contains stipulations they consider sufficient and necessary to manage such changes, including the stipulations of this article 13.5, and that, for the rest, they agree to assume the risk of changes indicated in article 1195 of the Civil Code. Both parties expressly waive the provisions of Article 1195 of the French Civil Code, as well as any rights they would have been entitled to enjoy according to this article.

13.6. Applicable Law – Jurisdiction

These GTCS and the associated sale contract are subject to French law in terms of their validity, interpretation and execution.

If the Exhibitor is a merchant, in the absence of an amicable agreement between the parties, any dispute concerning the interpretation and/or execution of these GTCS and the sales contract must be submitted to the courts within the jurisdiction of the Paris Court of Appeal.

13.7. Responsibility

- A. A. The Direct Exhibitor is solely responsible for the Indirect Exhibitor(s) present at its Site and in this respect must only accept the presence of Indirect Exhibitors for which a registration and reservation application has been made and signed by the Direct Exhibitor and a registration fee paid.
In respect of Indirect Exhibitors present at its Site, the Direct Exhibitor assumes all the obligations incumbent upon it under these General Terms and Conditions of Sale.
- B. Under no circumstances may the Organiser be held liable for or implicated in a breach by a Direct Exhibitor or one of its agents, representatives, employees or service providers, or by an Indirect Exhibitor, or by any person present at the request or initiative of the above-mentioned persons, any French and/or foreign legislation or regulations, whether or not the Direct Exhibitor, its agents, employees, representatives, service providers or Indirect Exhibitors, or any person present at the request or initiative of the above-mentioned persons, have been selected, approved or accepted by the Organiser.

The Direct Exhibitor is expressly responsible for communicating these General Terms and Conditions of Sale and the regulations set out in the Technical Guide to all its employees, agents, salaried service providers, Indirect Exhibitors for which it is responsible, and to any natural person or legal entity working on its behalf at the Show site, and for ensuring compliance with these GTCS.

In the case referred to in article 13.4 above, the sums remaining available will be distributed between the Exhibitors, without any possible recourse against the Organiser on any grounds.

13.8. Version

Only the French version is binding between the contracting parties and, in the event of difficulty in interpreting the English version of the GTCS, the contracting parties must refer to the French version of the GTCS. Only the version concerning the 2025 Show is authoritative for contractual relations between the parties regarding the 2025 Show.



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