

GENERAL TERMS AND CONDITIONS

PREAMBLE

Stays subject to the present general terms and conditions are suggested by the association "Comité d'Organisation du Congrès International de la Limousine 2020" – International Limousine Congress 2020 Organization Committee (hereinafter COCIL 2020).

Your registration is subject to the terms and conditions in effect at the day of your order.

Each Client of the COCIL 2020 acknowledges having the capacity to contract to the terms and conditions described in the general terms and conditions. Thus, the Client must have attained the age of majority and not be under tutelage or protection of vulnerable adults. The Client assures the truthfulness and accuracy of the information given by himself or by any person attached to his registration.

1/ REGISTRATION AND CONTRACT

The following General Terms and Conditions define the purchase conditions of the services in relation to the short program or to the long program by the Client toward the COCIL 2020. They will be brought to the Client's attention before any commitment on his behalf and constitute part of the prior information concerned by the R.211-4 article of the Tourism Code.

By signing his contract, the Client confirms having read carefully and accepted the present Terms and Conditions, and the specific descriptions of the chosen services.

The absence of acceptance of the whole or part of the present Terms and Conditions will lead to the renunciation by the Client of the use or benefit of the services sold by the COCIL 2020.

2/ PRICES

Our prices are indicated in euros and including all taxes.

Prices include particularly the value added tax (VAT) at the rate in effect at the order's date.

Each price description indicates the services mentioned in the long program or in the short program.

Will be at your expense :

- ⇒ The trip to Bordeaux and your unattended transfer to the hotels of Bordeaux Mérignac Airport, on Thursday 17 September (exact location will be given later).
- ⇒ Your return trip from Limoges, at the end of the short program, on Wednesday morning 23 September, to be organized independently.
- ⇒ Your return trip from Paris, at the end of the long program, on Saturday morning 26 September, to be organized independently.

The participation packages do not include : passport delivery fees, insurances, personal expenses, the extra, free lunches, free diners and every other expense not included in the programs.

3/ REGISTRATION AND PAYMENT

Each registered person is subject to a personal registration.

The registration of minors is subject to the connection to a responsible adult.

People with reduced mobility must inform the COCIL 2020 by ticking the dedicated box.

The COCIL 2020 receives from the Client upon registration an amount equal to the congress price fee.

A registration will be validated only after reception of the full due payment.

Payments can be done by credit card or bank transfer.

For registration paid and thus validated before December 31st 2019, the price will be reduced of 300€.

Registration are possible until April 30th 2020.

Payments must be done by May 31st 2020.

4/ MODIFICATION

Each modification of the duration of the stay on the Client's request, with a change from long program to short program will generate 100€ fees per file.

No fee will be charged for changing from a short program to a long program.

Changes are possible until April 30th 2020.

5/ WITHDRAWAL RIGHT INAPPLICABLE

Consumer code : rules of distance selling plan a withdrawal period of 14 days.

Beware : under the same rules, this withdrawal right is not applicable to the present contract (article L. 221-28 of Consumer code).

Therefore, people with validated registrations have no withdrawal right. Nevertheless, they can cancel the contract under the conditions described in the article 6 below.

6/ CANCELTION FEES

6.1 Cancellation on the Client's request :

Cancellation by the Client leads to the chargeability of the following fees calculated based on the full trip

price, taxes included :

. Until the 30th April : 300 € for the short program and 600€ for the long program.

. After the 30th April : 100 % of the stay's price.

In case of cancelation before the 30th of April, the amount will be refunded on September 30th 2020.

6.2 Cancelation on the COCIL 2020's request :

The COCIL 2020 keep the right to cancel the stay if the number of registrations is under 200 persons. In that case, the Client will be refunded of the whole paid amount.

The Client will not be entitled to any compensation if the cancelation is due to force majeure circumstances.

7/ DESCRIPTION

The programs description is established upon the reservation website's opening (October 2019).

No compensation is due for the lack of a service not provided following a case of force majeure.

If, during the journey, unforeseen events, security reasons, bad weather, changes of schedule or any other independent event beyond the control of the COCIL 2020 lead to the impossibility to make certain visits, excursions or activities, the COCIL 2020 may have to modify the program course. The visits' order might change. Early departure or late arrivals in the hotels may occur : in this case, the scheduled meal (breakfast or diner) would not be provided, even if it is indicated in the description and will not be subject to any refunding.

8/ RESPONSABILITY

The COCIL 2020 is strictly liable of the execution of the services specifies in the contract, these services being executed by himself or by other providers.

Le COCIL 2020 can exonerate himself of all or part of his liability by providing proof that the harm is due to the Client, or to a third party uninvolved with the providing of the journey's services included in the contract and that the harm is unpredictable and unavoidable, or to exceptional and unavoidable circumstances.

The COCIL 2020 is responsible for any mistake due to technical failures of the reservation system attributable to it, and is responsible for mistakes happening during the reservation procedure.

Nevertheless, the COCIL 2020 is not responsible for reservation mistakes the Client is accountable for, or that are caused by exceptional and unavoidable circumstances.

9/PROTECTION OF PERSONAL DATA

Within the framework of this contract, the COCIL 2020 is likely to collect personal data.

These data are necessary to the execution of the contract, to the follow up on your file.

These data will be processed in compliance with the purposes decided when collecting the data.

As head of processing, COCIL 2020 will use all the means at its disposal to ensure safety and confidentiality of the personal data entrusted.

The Client of whom the personal data is processed has access, modification, update, portability and deletion rights on the data related to him, in accordance with the articles 39 and 40 of the modified data protection act, and with the articles 15, 16 and 17 of the European General Regulation on the Protection of Persons.

In accordance with the article 38 of the modified data protection act and with the article 21 of the European General Regulation on the Protection of Persons, you can also, for legitimate reasons, contest the processing of the data related to you without reason and without charge.

You also have the possibility to ask a limitation of the processing or to contest the processing of the data related to you.

You can exercise your rights, by sending an email to contact@ilc2020.com, or by sending a mail to : COCIL 2020 – Lanaud – 87220 BOISSEUIL, justifying your identity.

You also have the right to submit a complaint to the CNIL.

10/ VALIDITY AND MODIFICATION OF THE TERMS AND CONDITIONS

10.1 : Validity of the Terms and Conditions

The possible cancelation of one or more clause of the present terms and conditions does not affect the other terms that will continue to have their full and complete effect, so long as the general scheme of the contract can be maintained.

11.2 : Modification of the Terms and Conditions

The present terms and conditions could be modified and updated by the COCIL 2020 at all time. The applicable terms and conditions are those in effect upon the order.

11/ GOVERNING LAW AND JURISDICTION

The present terms and conditions for stays and packages are governed by the French law.

In case of litigation, only French courts will be competent.

If the event mediation would fail or would not be considered, the litigation will be placed in the hands of the competent jurisdiction indicated above.