

Legal notice and general terms and conditions for using the website

Introduction

These general terms and conditions set out the regulations for accessing this website and the conditions for using it that all users agree to unreservedly, simply by virtue of their logging onto the site.

Special conditions set out the regulations for using the specific service for downloading logos, photos and press releases - a service to which users must first subscribe in order to use it.

1. Legal notice

In accordance with the measures of article 6 III-1 of law no. 2004-575 of 21 June 2004 on confidence in the digital economy, we hereby inform you that www.viparis.com, www.viparis.fr, www.viparis.it, viparis.co.uk, viparis.de and viparis.es (hereafter referred to as the "Sites") are managed by Viparis Le Palais des Congrès de Paris - a French simplified joint stock company with capital of €6,400,352 - listed in the Paris Trade and Companies Register under no. 712 045 491 - headquartered at 2 Place de la Porte Maillot 75853 Paris, cedex 17 - Tel. +33 (0)1 40 68 22 22

The publication manager is Renaud HAMAIDE - Chairman

Site hosting

Colt Télécommunications
25 rue Chazelles 75017 PARIS
Tel: +33 (0)1 42 12 74 80

2. Intellectual property rights

Other than information or services provided by event organisers and partners of Viparis SAS, Viparis Le Palais des Congrès de Paris, Viparis Le Bourget, Viparis Nord Villepinte, Viparis Porte de Versailles, Viparis Palais des Congrès de Versailles and Viparis le Palais des Congrès d'Issy (hereinafter collectively referred to as "Viparis"), all elements (information, data, brands, logos, etc.) on the Site are the exclusive property of Viparis and are protected by copyright, trademark law and more generally by the provisions of the Intellectual Property Code or by any law recognised by current legislation.

Unless otherwise mentioned, copying, presenting, downloading, broadcasting, modifying or reproducing, in whole or in part, all or part, of the elements that make up the Site are prohibited without the prior express authorisation of Viparis. In the event of authorisation being granted, any reproduction must bear the reference "source: viparis.com".

Users are also forbidden from introducing, by any method, data to the Site which would modify - or which might lead to the modification of - its contents or the way in which data is presented, the appearance or the structure of the site or of the works that appear on it.

Violation of these provisions shall constitute an infringement of the spirit of the Intellectual Property Code, and it shall subject any violator to the criminal and legal penalties provided for under French law.

3. Hypertext links

Every link to the Site must be authorised beforehand by Viparis in writing. Links may only lead to the Site's home page on condition that they include a logo downloaded from the Site and/or the name "Viparis". The aforementioned links may only include these elements.

In any event, Viparis reserves the right to withdraw this authorisation at any time if it believes that any links that have been created which lead to the Site undermine its

interests.

It is furthermore stated that sites which include hypertext links to this Site (hypertext links to the Site or leading from it to other sites) are not under the control of Viparis, which bears no responsibility for their content.

4. Protection of personal data

Data of a personal nature collected by this Site is intended for Viparis, which, unless you object, is authorised to:

- I) store it in a computerised format,
- II) use it for statistical purposes and event calendar information,
- III) transfer it for the same purposes to other companies in its group.

In application of the French "Data and Civil Liberties Protection Act" of 6 January 1978, modified by the law of 6 August 2004, you have the right to access, modify, correct or delete any personal information held about you.

To exercise these rights, simply write to or email the following address:

VIPARIS
Department of Communications, Marketing and Quality
2 place de la Porte Maillot
75853 Paris Cedex 17
communication@viparis.com

5. Access conditions

Except in the event of a force majeure, an event beyond its control (disruptions or interruptions to the access networks, failure of the user's computer or telephone equipment, and more generally any event associated with the conditions under which people access the Internet), and subject to any shutdowns or maintenance operations which are required in order for the site to operate properly, Viparis undertakes to do its very best to ensure that the Site remains permanently accessible.

6. Cookies

We hereby inform you that information about how you have navigated through the site is stored by automatic data collectors known as "cookies". Cookies do not store any information which allows you to be identified. Should you wish to disable cookies, please consult your browser's instructions.

Please note that blocking cookies can restrict your usage of the site and the services offered.

7. Responsibility

Viparis may not be held liable for any damage caused by an interruption or any sort of malfunction associated with the site, or by it being suspended or taken down for any reason, or for any economic or consequential loss which might result from logging on to the site in any way. Users assume full responsibility for logging on to the site.

The site contains (or may allow access to) information, elements or services which may be provided by Viparis' partners or other third parties. In this regard, it is expressly stated that Viparis does not guarantee the accuracy, timeliness, completeness or relevance of the information, elements or services, and shall not be held liable in the event of an infringement upon any intellectual property right or other applicable law.

8. Internet usage regulations

Users are fully informed of the existence of regulations in force for using the Internet - referred to collectively as "netiquette" - and of the various codes of professional ethics available on the Internet, and undertake to comply with them.

In this regard, they undertake in particular to respect the site's integrity and to refrain from hindering or forcing the operation of the site in any way, from fraudulently modifying, altering or deleting content available through the site, and from fraudulently uploading any data onto it. Users also declare that they accept the nature of the Internet and its limitations. In particular, they recognise that:

- data circulating on the Internet is not protected, and may be diverted,
- that it is their responsibility to take all appropriate measures to protect their own data and/or software against any contamination from viruses and against any attempts made by third parties to access their systems,
- that it is their responsibility to take all measures to ensure that their computers are correctly configured for them to be able to access the site and use its services.

9. Changes to the General Terms and Conditions of Use

Viparis may modify or update these General Terms and Conditions of Use at any time without prior notice, in order, in particular, to adapt them to any changes that the Site might undergo.

Moreover, any aspect of the Site can be changed, added to, deleted or updated without prior notice, completely at the discretion of Viparis.

10. Applicable law and assignment of jurisdiction

These General Terms and Conditions of Use are subject to French law, and users, by agreeing to them, give exclusive, irrevocable competence to French jurisdictions. The jurisdictional tribunals of the Paris Court of Appeals shall be the only courts competent to hear and rule on any litigation concerning the validity, interpretation or implementation of these General Terms and Conditions of Use, even in the event of a class action or the introduction of third parties.