

General terms and conditions

World Space Business Week 2025

REGISTRATION FEES

Registered delegates (hereinafter “the Delegate”) for the in-person Event have access to the Event digital Platform as well as onsite Event content that takes place on the dates on which their registration is valid. Registration fees include all taxes and charges. Please note that registration is nominative and shared registrations are not permitted.

VAT

VAT applicable under Article 259A 5 bis of the French General Tax Code (CGI).

Law No. 2019-1479 of December 28, 2019 (2020 Finance Act) standardized the application of reduced VAT rates to admission fees charged for cultural, recreational, educational, or professional activities as of January 1, 2020.

In accordance with paragraph b 9 of Article 279 of the General Tax Code, the reduced VAT rate of **10%** applies to transactions that meet **both** of the following cumulative conditions:

- They qualify as admission fees to exhibitions, sites, or facilities (see I-A § 30 and following);
- The exhibition, site, or facility has a **cultural, recreational, educational, or professional** nature (see I-B § 60 and following).

GOVERNING LAW AND JURISDICTION

This contract, rights and obligations of the parties to this contract, shall, in all respects, be governed by the laws of the Republic of France. Any legal proceedings arising out of the present contract shall be subject to the exclusive jurisdiction of the Tribunal de Commerce in Nanterre.

PAYMENT

Payment may be made by credit card. All bank charges are the responsibility of the Delegate and should be paid in addition to the registration fees. Payment for registration must be received before the start of the Event, in the absence of which, access to the Event may be refused.

CONFIRMATION

Upon completion of registration, the Delegate will receive a confirmation and invoice by email. The confirmation is sent to the email address provided at registration. Prior to the Event, the Delegate will receive a personalized access for the Event digital Platform. The Delegate will be able to create a profile and access the tools offered by the Platform. Delegates registered for the onsite Event will also receive a barcode to print their badge onsite at the registration desk.

PARTICIPATION

The details of the Event shown in any material supplied by Novaspace to the Delegate are correct at the time of publication. The Delegate shall be responsible for confirming with Novaspace that no modifications have been made to the Event.

Novaspace reserves the right in its absolute discretion to refuse or terminate a Delegate's access to the Event Digital Platform and/or the in-person Event in the event a Delegate and/or Delegates of a participating company exhibit behavior whose presence in Novaspace's opinion

is or is likely to be undesirable, without prejudice to any other rights or remedies available to Novaspace. The Delegate should contact Novaspace if they have not received confirmation within five (5) days of registration. Novaspace reserves the right in its sole discretion to refuse or accept a Delegate's registration.

A confirmation email will be sent to the Delegate upon registration to the event.

The Delegate must promptly report any error or disruption to the online Event, and in any event, within 48 hours of its occurrence.

1. Cancellation policy

Regarding the onsite event, notwithstanding to provisions of article related to Force Majeure no refund for Delegates will be granted after July 30, 2025. Substitute delegates will be permitted. All cancellations must be received in writing prior to July 30, 2025 and are subject to a 15% administration fee.

As for online Event access, no refund will be granted. Substitute delegates will be permitted.

2. Program changes and Force Majeure

The organizer may be obliged to make modifications to the program, speakers and/or date without prior notice. The Organizer will not be liable for any loss or damage suffered from the postponement/cancellation or modification of the Event arising from any cause whatsoever.

The Organizer is entitled to postpone or withdraw from the contract if the Event, either in full or in part, be prevented from being held at the date featured on the agreement, or from being held as planned, either in full or in part, by unforeseen circumstances over which the Organizer has no control, especially as the result of terrorist attacks, natural disasters/weather conditions, epidemics or pandemics, labor strikes, officially decreed clearance or closure, or similar cases of force majeure.

Should the Company be unable to participate in the Event at the rescheduled date, it will receive a credit note. If the Organizer postpones the event, delegate and sponsors payments at the postponement date will be credited towards the rescheduled event date. If the Company is unable to attend the rescheduled event, the Company will receive a 100% credit note representative of the payments made, to be used at a future Novaspace event. The credit note will be valid for eighteen (18) months from the date of issuance.

In the case of a force majeure as defined above, the Organizer is obliged to inform the Company and Delegate immediately of the full or partial impossibility of holding the Event as planned, and, in the case of it being entirely impossible to hold the Event at the planned date, to refund any payments already made, or in the case of it only being possible to hold the Event in a limited or online manner, to refund the corresponding proportion of the payments corresponding to the onsite activations as described in this agreement. The Company's or/and Delegate's right to press further damage claims against the Organizer is excluded in this case.

3. Liability

The Event Platform is delivered over the Internet, and accordingly, is subject to limitations, delays, and other problems inherent in the use of internet and electronic communications. The Organizer shall not be responsible for any delays, delivery failures, viruses, or any other damage resulting from such problems.

The Event gives an access to an online livestream conference requiring a reliable internet connection and compatible computer hardware and software to access the event platform. The Organizer will provide assistance where possible to ensure sponsors, speakers and delegates can participate in the Event and have their relevant marketing communications material uploaded onto the event platform ahead of the event. The Organizer will not be held financially responsible for non-participation due to a Sponsor's or Delegate's technical problems or any specific corporate restrictions.

To the fullest extent permitted by the applicable law, the Organizer excludes: (a) all liability for loss, or damage to persons or property at the Event; (b) all indemnities, warranties, representations, terms and conditions (whether express or implied); and (c) any actual or alleged indirect loss or consequential loss howsoever arising suffered by the Delegate or the Sponsor, or any loss of profits, anticipated profits, savings, loss of business revenue, loss of business, loss of opportunity, loss of goodwill, or any other type of economic loss (whether direct or indirect).

4. Data Protection

The information provided by the Delegate will be recorded on the Organizer's databases, it will be used for event marketing, administration and to give the Delegates access to Event's online platforms and to the onsite event.

The Organizer may also share this information with its subsidiaries to contact delegates about other products and services which may be of interest.

Personal information (name, company, job title, country, to the exclusion of contact information) may be shared with other delegates and sponsors through the virtual event platform.

The Delegate hereby grants the Organizer a non-exclusive, royalty-free, worldwide license solely in connection with the development, production, marketing, promotion and hosting of the Event and the archiving thereof to use, reproduce, digitize, publish, display, exhibit, distribute and otherwise broadcast (itself or on its behalf) the Sponsor's and Delegates' name, photo, video and any other content in relation to (and before, during and after) the Event.

In addition, the Company and Delegate acknowledges that the Organizer and/or its representatives and/or any delegate and/or attendee at the event may use photographs and/or video footage of all or part of the conference. The Organizer may then include any of these photographs and/or video footage on any of its online platforms and/or other promotional materials or platforms, or in commercialized products, at its discretion. The Delegate shall notify the Organizer if it does not want its image to feature in any promotional material created by the Organizer. Notification shall be made in writing using the following email summits@Nova.space

The in-person Event is held in a venue open to the public. Participants are advised to ensure that they always look after their personal belongings at the Event and in the venue generally. Participants may also wish to ensure that they have an insurance policy that covers any eventualities. To the maximum extent permitted by law, Novaspace accepts no liability for any accident, injury or death or loss (direct or indirect) or damage to personal effects.

EVENT PLATFORM'S LEGAL MENTIONS AND TERMS & CONDITIONS

Your data will be collected and processed by Swapcard, provider of the digital platform of this Event, to allow you to access the Event and its digital platform. Upon registering, an account will

be created in the Swapcard digital platform with all the information provided. This account will allow you to access the digital platform and the attendees list to network before, during and after the Event.

Your data will be provided to Swapcard, our partner and editor of our digital platform. Your data will be stored and accessed for three years by Novaspace and Swapcard. Your data is protected and will not be commercialized. You have the right to access your data, modify it and delete it. For additional information on the processing of your data and your rights, please consult Swapcard's Data Protection Policy available here: <https://www.swapcard.com/gdpr>

For more information, Swapcard's Terms and conditions are available here:

<https://www.swapcard.com/terms-of-use/>