

GENERAL SALE CONDITIONS

Introduction

It is the French language version of the contract which is legally binding in case of dispute.

Article 1 - Object

1.1 These conditions are applicable to the provision of a gaming room between any company of the WE DID IT group, hereafter known as WE DID IT and users of the room, hereafter known as the CUSTOMER whether they personally made the reservation or are part of the team of the person who reserved who is hereafter known as the RESERVER.

The game room is hereafter known as THE ROOM and the contract of provision includes these conditions and is hereafter known as THE CONTRACT.

The RESERVER accepts responsibility for acts of any CUSTOMER third parties having access to the ROOM during the reservation time, it is understood that these third parties are reputed to be the CUSTOMER.

1.2 WE DID IT retains the right to modify or have modified the terms and conditions below including the contents of its website at any time and without prior notification.

1.3 These sales conditions are available on the WE DID IT website at the following location <http://www.lantichambre.paris> or on simple request at reception in one of our centres.

Article 2 - Occupation and usage

2.1 WE DID IT authorises the CUSTOMER to occupy the ROOM for a maximum of 60 minutes.

2.2 Occupation of the ROOM is authorised only within the scope of a game organised by WE DID IT.

2.3 In order to be admitted to a ROOM, the CUSTOMER must confirm the name of the RESERVER and present the reservation email.

2.4 A CUSTOMER must be at least 12 years old to participate in a WE DID IT game. Players of less than 15 years old must be accompanied by an adult. WE DID IT reserves the right to request valid identity documents in order to verify the age of a CUSTOMER.

2.5 The CUSTOMER is responsible for ensuring that the ROOM is left in good condition and that usage is in accordance with the CONTRACT. The CUSTOMER accepts that any intentional damage caused by improper use of equipment will be charged and the customer Internet account blocked, barring any reservation until such invoice is paid.

2.6 The CUSTOMER agrees to abide by the current contractual conditions and any local or national laws or regulations, other instructions decreed by administrative authorities as well as rules as directed by insurers as the case may be.

2.7 The CUSTOMER agrees to use the ROOM in such a way as not to cause or risk damage to other users, the environment, premises or equipment.

2.8 agrees for the duration of his presence in WE DID IT premises to behave reasonably, to abide by the rules and to cooperate with WE DID IT staff. WE DID IT will not tolerate any intimidation or threats to its employees. WE DID IT reserves the right to take any measures necessary to refuse access to its premises to any person whose behaviour is deemed inappropriate notably CUSTOMERS under the influence of alcohol or drugs, and in no way be obliged to reimburse or indemnify the CUSTOMER as a consequence.

2.9 The CUSTOMER is not authorised to bring in to the ROOM either food, drink or animals.

2.10 The CUSTOMER accepts that WE DID IT cannot be held responsible for injury created by the CUSTOMER to another CUSTOMER.

2.11 Due to the discreet nature of the game, it is not possible to record video or audio in the ROOM. This includes (without limiting to) the use of mobile telephones, cameras and video or audio recording equipment. Usage of such equipment is not authorised in the ROOM.

2.12 WE DID IT expects CUSTOMERS not to divulge the details of the game directly or indirectly to the public. Any disclosure either complete or partial violates the commercial interests of WE DID IT.

2.13 WE DID IT reserves the right to modify the scenario or visual or audio elements of a game without prior notification and without possible counter claim.

Article 3 - Duration

3.1 The CUSTOMER accepts that the game lasts for 60 minutes (or other duration indicated on the reservation) whether the CUSTOMER has solved all the enigmas or not. Likewise he accepts that the game will finish before 60 minutes (or other duration indicated on the reservation) if the CUSTOMER resolves all the enigmas in less than 60 minutes (or other duration indicated on the reservation) without giving rise to any claim or reduction in tariff.

Article 5 - Internet site security

5.1 The Internet site <http://www.lantichambre.paris> hereafter known as the WEBSITE is owned and run by WE DID IT. WE DID IT holds the rights to modify or have modified the terms and conditions below including the contents of its website at any time and without prior notification.

5.2 The general conditions of usage of the WEBSITE (<http://www.lantichambre.paris/general-sale-conditions.pdf>) apply to any visitor and must be read carefully before usage.

5.3 WE DID IT makes every effort to supply up-to-date and exact information on its WEBSITE.

5.4 WE DID IT cannot be held responsible for any loss direct or indirect including (without being limited to) loss of profits revenue or commercial opportunity, cost of goods or replacement of services, loss of data or business incurred from the usage of the WEBSITE.

5.5 Brands and logos displayed on the WEBSITE are the property of WE DID IT. They may not be used without the written consent of WE DID IT any unauthorised usage constitutes a violation of WE DID IT copyright.

Article 6 - Reservation

6.1 The provision of a ROOM is conditional on a paid reservation.

6.1 The reservation is completed by the RESERVER on the WE DID IT WEBSITE within the time slots available.

6.3 In exceptional circumstances, if the RESERVER cannot reserve on the WEBSITE WE DID IT personnel may effect the reservation on the WEBSITE on behalf of the RESERVER. The RESERVER accepts that this type of reservation does not incur the responsibility of WE DID IT or their personnel acting only as user on the instructions of the RESERVER. The RESERVER accepts explicitly that no claim may be made against WE DID IT or their personnel due to incorrect usage or infringement of personal data confidentiality or fraudulent use of their account. The RESERVER alone is responsible for modifying his password subsequent to this reservation to ensure the security and confidentiality of his personal data.

6.4 The WEBSITE is available in French and English. However in case of claim only the French version of the site and general conditions are considered legally binding.

6.5 Only persons over 18 years of age may be a RESERVER.

6.6 A reservation may not be cancelled, modified or reimbursed in any other way than as proposed on the WEBSITE.

6.7 A reservation is not confirmed until paid. A confirmation e-mail is sent to the e-mail address indicated by the RESERVER. The absence of a confirmation e-mail does not give rise to cancellation.

6.8 A reservation is not transferable to another RESERVER. However the reservation will be honoured and the ROOM provided to the CUSTOMER if the RESERVER notifies WE DID IT in advance in writing indicating the name of a substitute RESERVER who will accept responsibility for any additional payments incurred (change in size of group, room, beverages ...) to be paid on the premises.

6.9 Reservations may not be transferred or resold for commercial gain or as gifts or as commercial promotions. If a reservation is transferred or resold in violation of this condition, the holder of the reservation will be refused admission.

6.10 In the case of members of the CUSTOMER team arriving late for a reserved game, the CUSTOMER is free to decide whether or not to begin the game. In any case, the ROOM must be vacated at the time agreed on the initial reservation. WE DID IT reserves the right to refuse access to any CUSTOMERS arriving more than 30 minutes late. The CUSTOMER or the RESERVER are not eligible for a partial or total refund in this case.

6.11 WE DID IT reserves the right to modify the ROOM allocated if the ROOM reserved is not available without giving rise to either partial or total CUSTOMER reimbursement.

6.12 WE DID IT reserves the right to cancel a reservation without providing a reason. Cancellation by WE DID IT gives rise to a reimbursement of the reservation price and no other amounts may be claimed in lieu of loss or other.

Article 7 - price and payment

7.1 The price of a reservation is indicated on the WEBSITE in the section reservation and is displayed at reception in WE DID IT premises in euros including VAT for a duration of 60 minutes for the provision of a ROOM.

7.2 Any other service will give rise to additional charges.

7.3 The price is calculated based on the number of persons in each team (the maximum number of persons based on the game and indicated on the WEBSITE) the date, time and game.

7.4 WE DID IT reserves the right to change its prices at any time, however the service provided is charged at the tariff in force at the moment of payment of the reservation.

7.5 Only payments by bank cards are accepted on the WEBSITE. If the RESERVER cannot pay by credit card he must come to the reception desk and pay in euros.

7.6 WE DID IT has conferred its payment system on a third-party specialised in the security of online payments and does not retain any data linked to its payment system in its database.

7.7 Reservations must be paid in full

7.8 If fewer CUSTOMERS attend the game than originally reserved, the difference in price will not be reimbursed.

7.9 If more people than originally reserved wish to attend the reserved game the difference in price must be paid before participation in the game within the limits of the number of people indicated for the ROOM reserved.

7.10 WE DID IT reserves the right to refuse access to a RESERVER who has not paid the full amount duly invoiced.

Article 8 - Personal data

8.1 It is the responsibility of the RESERVER to ensure that the information entered into the reservation on the WEBSITE is correct.

8.2 The RESERVER accepts to receive commercial offers and information on their e-mail or by telephone on clicking the authorisation check box provided on the WEBSITE.

8.3 The RESERVER and / or the CUSTOMER who enter their telephone number on the WEBSITE accept to be contacted by WE DID IT or any other company from the WE DID IT group by telephone or SMS.

8.4 WE DID IT agrees not to transmit personal CUSTOMER data to any third party external to the WE DID IT group without authorisation as provided by law and within the legal regulations in force.

Article 9 - Security

9.1 The CUSTOMER agrees to abide by any security measures whether they be contractual, displayed on site or given orally by WE DID IT personnel.

9.2 It is expressly and strictly forbidden to smoke within the premises.

9.3 The CUSTOMER agrees to read and respect the safety and fire protection instructions and know the location of emergency exits. The emergency exits are clearly identified. It is strictly forbidden to block emergency exits which must remain freely accessible at all times. The CUSTOMER may only use the emergency exits in circumstances requiring evacuation (fire for instance). Any unauthorised and repeated usage of emergency exits by the CUSTOMER will be charged to the CUSTOMER.

9.4 The CUSTOMER is informed that it is strictly forbidden to bring inside the premises and the ROOM any objects bearing the following symbols. Likewise it is strictly forbidden to touch any object with the following symbols:



Article 10 - Photos

7.1 Photos of each CUSTOMER team may be taken at the end of the game. These photos will be made available to the RESERVER. WE DID IT cannot be held responsible for the usage which the RESERVER may make of such photos.

Article 11 - applicable law - authorised tribunals

These conditions and any contracts agreed under these conditions are made under French law and any claims under the express jurisdiction of French courts.