GENERAL TERMS AND CONDITIONS STC F - SUBSCRIPTIONS TO REVIEWS

APPLICATION OF THE GTC - ENFORCEABILITY

These T&Cs apply in three different ways:

- 1. the general terms and conditions applicable to all of the Group's activities (GTC),
- 2. the terms and conditions specific to each activity (STC) that complement or specify the GTC,
- 3. the other terms and conditions (OTC) defined in the contract or the proposal issued by CNPP that complete or specify the GTC and STC.

These GTC are deemed to be part of the contract or order placed. By signing the contract or the proposal issued by CNPP and / or by issuing a purchase order in accordance with it, the customer acknowledges having read CNPP's Terms and Conditions and accepts same in full and without reservation.

They apply systematically and prevail over all purchase terms and conditions, except in the case of a formal and written waiver from CNPP. The order of application is i) the other terms and conditions (the contract), ii) the specific conditions, iii) the general conditions. Any condition iii) not contrary to conditions ii) or i) applies, any condition iii) or ii) not contrary to conditions i) applies.

These Terms and Conditions are also available in English. In case of conflict of interpretation between the French version and the English version, the French version prevails.

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GTC - GENERAL TERMS AND CONDITIONS APPLICABLE TO ALL ACTIVITIES

GTC1 - Prices

Unless otherwise specified, the price announced in the proposal or the rate includes all the expenses involved in the creation and management of accounts, all the expenses of documentation, creation and publishing of documents. It excludes VAT and will be increased by the VAT rate in force at the time of the billing according to the legal provisions.

Travel expenses, postage and customs charges, unless expressly indicated as included in the price, will be charged extra and will include the applicable VAT rate (in accordance with Article 26 7, 1 -2° of the French General Tax Code). Except in case of invoicing of fixed costs, the vouchers for travel expenses can be provided on request.

In some countries where a tax deduction at source is provided for any service provided by a foreign supplier, the price established by CNPP will take into account this provision specific to the customer's country.

CNPP undertakes to minimize the costs associated with the travel expenses of its agents, by organizing, if possible, group travel and by choosing transport, accommodation and catering providers of an average level, depending on availability and distance, practicing reasonable rates, while ensuring the minimum comfort required to provide the service.

CNPP undertakes to notify the customer in advance in case of a waiver from these commitments.

CNPP's services are limited exclusively to those mentioned explicitly in its proposal. If applicable, additional services requested by the customer may be the subject of a new proposal or an amendment.

GTC2 - Orders - Installments

Orders will be considered firm and definitive only after receipt by CNPP of a signed purchase order, prepared by the customer in due form on company letterhead bearing the mandatory information, including the date and order number, the precise designation of the service, references to the technical and commercial proposal of CNPP where applicable, and the written agreement and position of the signatory. Otherwise, the return of the proposal issued by CNPP, duly signed and sealed by the company, will be considered as a purchase order. This purchase order will be accompanied, if applicable, by a deposit equal to 30% of the total amount of the

order. An adjustment invoice will be sent to the customer upon receipt of the deposit. Unless otherwise indicated, the technical and commercial proposal is valid for 3 months from its date of establishment.

GTC3 - Invoicing and payment of the price

At the end of the performance of the service, CNPP will issue an invoice payable by bank transfer within 30 days of the end of the month.

Unless otherwise specified, CNPP issues invoices in EURO or Dirhams for its Moroccan subsidiary.

If the proposal or the contract provides for interim billing, CNPP will issue an invoice in proportion to the time spent, or at the scheduled pace.

An interim invoice will also be issued if the service is interrupted before its completion, for whatever reason; or at the request of the customer during performance or at the discretion of CNPP, particularly at the end of the year.

Any additional charge (means, time spent) resulting from misinformation, a delay in the information transmitted or a lack of information from the customer is liable to additional billing as part of an amendment to the initial proposal.

In case of non-payment of an invoice, CNPP reserves the right to suspend its work until the sums due have been paid. In addition, without prejudice to any other action, CNPP reserves the right to suspend any service in progress with the company even if it falls under another contract in progress within the group, until the full payment of the sums due.

No discount is allowed, unless a specific waiver has been agreed.

GTC4 - Penalties for late payment

In accordance with Article D441-5 of the French Commercial Code, a lump sum compensation for recovery costs of 40 euros is due for any late payment, payable on invoice without further notice. Furthermore, default interest will be payable from the first day following the due date and will be calculated on the basis of the ECB refinancing rate plus 10 points.

GTC5 - Price revision

The rates announced in the CNPP proposal are valid for 3 calendar months from the date of issue of the proposal, unless stated otherwise.

For any invoicing 12 calendar months after the date of issue of this proposal, the "price revision" clause may be applied automatically and without further formalities.

The price stipulated in this contract will be revised at each invoicing by applying the following formula:

P = PO x S / SO in which: P = revised price

PO = Price agreed when signing the contract

SO = Last known value of the SYNTEC index at the date of signature of the proposal

S = Last Known Value of the Engineering Services Index at the Billing Date The price will vary up and down depending on the fluctuations of the SYNTEC index, the base index serving as a benchmark being the last index published when the proposal was issued.

GTC6 - Confidentiality agreement

All CNPP staff are required to strictly observe professional secrecy. CNPP refrains from communicating to anyone, directly or indirectly, all or part of the information of any kind, commercial, industrial, technical, financial, etc., which has been communicated to it in the context of its assignment.

In the context of tests falling within the scope of the certification, apart from the brand certifier and persons who are mandated on behalf of the accreditation bodies under a confidentiality agreement, CNPP ENTREPRISE is prohibited from communicating to anyone, directly or indirectly, all or part of the information of any kind, commercial, industrial, technical, financial that has communicated to it within the framework of this assignment. In addition, the same persons may be required to be observers during laboratory tests or during audits or on-site inspections.

GTC7 - Performance of the assignment

CNPP's intervention is carried out in close consultation with the customer, whose active and permanent cooperation is required, in particular by allowing CNPP to intervene and deliver the agreed services in the best possible conditions.

The dates of CNPP's intervention are established by mutual agreement with the customer or according to a program defined in the proposal and validated by the customer.

CNPP cannot be held responsible for delays in the performance of the assignment if they result from insufficient cooperation of the customer leading to postponements.

CNPP makes every effort to ensure the services provided are satisfactory in every way and fully correspond to the service offer, and undertakes to comply with the agreed levels of skill involved.

CNPP guarantees the quality of the services, which are carried out in accordance with the methods indicated in the specification, in its proposal or the applicable technical repository, and on the basis of the technical information supplied by the customer.

CNPP undertakes to set up the technical means (software packages, IT means, etc.) and human resources needed to perform the service and provided for in the offer.

Where appropriate, the customer may request the application of a specific quality plan.

CNPP undertakes to abide by the safety instructions and work schedules defined by the customer, for missions outside CNPP. Unless special conditions are specified in the proposal, the assignments take place during daytime working hours.

The customer undertakes to communicate to CNPP the data and information that are useful and essential to the performance of the service and, if applicable, the items necessary for the safety of the parties involved. In particular, potential exposure to asbestos must be reported and CNPP reserves the right to refuse the service in such cases. In addition, the list of PPE required for the service must be communicated prior to the assignment and PPE other than safety shoes and helmets must be provided by the customer.

The customer also agrees to respond as soon as possible to any additional questions that CNPP may ask in order not to hinder the progress of the assignment. CNPP is not required to verify the veracity of the findings contained in the documents or reports sent to it or that it obtains from third parties.

The customer agrees to allow unrestricted access to CNPP representatives for the performance of their assignment and to assist CNPP representatives in the visits to the customer's facilities. If CNPP representatives come to the site and access is not authorized or presents a risk not previously reported, the costs associated with travel and the time of attendance of CNPP representatives are due by the customer.

The customer shall ensure that the handling and maneuvering the facilities necessary for the performance of CNPP's services are carried out by personnel responsible for same, for missions outside CNPP.

If, however, the customer is not entirely satisfied with the service provided by CNPP, it can indicate same using the procedure available on the website.

GTC8 - Communication of results

If the services provided by CNPP lead to the preparation of reports, they are established under its heading, validated by management and issued in an original copy to the customer. CNPP keeps an original copy of each report for a period of 10 years. Only original documents and certified copies are authentic for third parties. No

modification or alteration may be made to these documents after communication of same. Reproduction of a document prepared by CNPP is only authorized when in full. Any other form of reference to CNPP services must be subject to prior written agreement from CNPP.

Unless otherwise agrees with the customer, the report will be sent electronically in PDF format, considered by the customer and CNPP as having an equivalent level of security and confidentiality as if it were sent by postal mail.

Unless otherwise stated, the customer's email address for sending the report is the address to which these terms of sale apply.

GTC9 - Concealed Work

All the tax declarations required to date and for the activity of CNPP have been filed with the Tax Administration.

All the services are provided by employees properly employed under Articles L.8211-1 et seq., L.3243-1 et seq., R.3243-1 et seq. And L. 1221-10 of the French Labor Code as part of a contract with CNPP.

GTC10 - Subcontracting

Unless otherwise specified (in particular with regard to services under COFRAC accreditation), CNPP reserves the right to freely subcontract all or part of the service to any person of its choice, and without special prior information to the customer. CNPP undertakes to require the subcontractor to respect the terms of the main contract.

GTC11 - Staff Solicitation

Each of the parties is prohibited from engaging, directly or indirectly, an associate or employee of the other party, for the duration of the contract or assignment and during the 12 months following its termination, whatever the cause and origin of same.

Failure to comply with this provision will be sanctioned by the payment of compensation at least equal to twice the amount of the gross annual salary of said associate or employee, without it being possible for the compensation to be lower than the costs of the service originally provided.

GTC12 - Responsibilities

CNPP's interventions fall within the scope of a best endeavours obligation.

It is not the responsibility of CNPP to ensure that the findings, opinions and/or recommendations given as part of the assignment will be followed by effects on behalf of the customer, except in the specific context of a risk compliance inspection.

The customer is wholly responsible for any use made of the services and/or studies provided. In particular, the CNPP cannot be held liable for any damage of any kind or extent, including immaterial damage (loss or delay in operations, financial loss, commercial loss, etc.) that may be caused directly or indirectly by the use, interpretation and/or extrapolation of the results of the study produced by CNPP or CNPP solutions acquired by the customer.

Unless otherwise stated, CNPP does not take the place of the customer or third parties. In particular, the observations and opinions formulated by CNPP cannot be considered as constituting acceptance of the object to which its intervention relates.

Whatever the reasons, nature, basis or means of action it may take against CNPP to repair any damage, the customer can never claim an indemnity greater than the amount of the sums perceived by CNPP for the services for which it is liable.

GTC13 - Insurance

CNPP holds a civil liability insurance policy underwritten by a well-known company that covers its activities around the world.

GTC14 - Non-waiver of the application of a right

The fact that one of the parties does not at any time require that the other party perform any one of its obligations as part the contract or the order will not in any way affect the right of that party to require its performance at any time thereafter. The fact that one of the parties waives its right to assert the other party's breach of any of the provisions of the Contract or the order does not constitute a waiver by that party of any other breach of the same provision or any other provision or waiver of the obligation in question.

GTC15 - Intellectual Property

All the property rights attached to documents specifically drafted for the customer in accordance with its order are transferred to the customer upon payment in full of the invoice, subject to any restrictions related to a specific activity. CNPP therefore guarantees the customer the peaceful enjoyment of its rights, in particular and without this list being exhaustive, the rights of representation, reproduction and so forth.

However, CNPP reserves the right to use the information that results from the service to include them in reviews or general interest works. The proposed works may be published by it. CNPP therefore retains full intellectual property and the rights attached thereto.

In the absence of a clause to the contrary, in the event that the customer provides CNPP with technical specifications for product-specific tests that it entrusts to CNPP as part of its services, the customer acknowledges it cedes to CNPP all the economic rights on the excerpts, sentences or paragraphs that CNPP may need to use in drafting CNPP technical specifications or general methodology.

The photographs during the tests and their use for external communication are subject to formal authorization from CNPP. In the event of a breach of this requirement, CNPP reserves the right to initiate any procedure it deems appropriate.

GTC16 - Use of the CNPP name

The name "CNPP" is copyright protected. CNPP reserves the right to take any legal or administrative action it deems appropriate against anyone who improperly uses a reference to CNPP.

GTC17 - Protection of personal data

Customers are informed that personal data (names, first names, address, e-mail, phone number, etc.) are collected by CNPP to ensure the performance of sales contracts. These data, which are necessary and sufficient for the management of customer requests, consist of computer files (customer files, trainee files, certified files, etc.) that have been declared to the French Data Protection Authority (CNIL). Customers have the right to access, rectify and delete their personal data by contacting the communication department of CNPP CS 22265 - 27950 SAINT MARCEL The data protection policy is available on cnpp.com, general information. Unless otherwise expressly stated by the customer, CNPP authorizes itself to use, where appropriate, the names of its customers in its business communication.

GTC18 - Cancellation - Postponement

CNPP reserves the right to charge a cancellation or postponement fee if the lead times stipulated in the contract or the initial order are modified by the customer. The calculation methods will be defined in the specific conditions by activity or in the other terms and conditions.

GTC19 - Unpredictability

CNPP and the customer declare they hereby waive the application of Article 1195 of the French Civil Code of Law. If unforeseeable circumstances during the signing of the contract or the placing of the order make the performance excessively expensive for one or other of the parties, it will assume the additional cost without being able to claim a renegotiation of the contract or the price in particular.

GTC20 - Force majeure

Each party to the contract or to an order shall notify the other party immediately with confirmation by written notification at the latest within 5 calendar days of the occurrence of a case of force majeure preventing it from fulfilling its obligations in accordance with the terms of the contractual documents.

Obligations the performance of which is rendered impossible by the occurrence of a case of force majeure shall be suspended for the duration of the event in question, subject to the provisions of the article "Breach of contract".

The party invoking force majeure agrees to take all measures to limit the detrimental consequences of this event for the other party.

For the application of this clause, only an event simultaneously satisfying all the conditions hereafter may be regarded as constituting a case of force majeure:

- The event must be out of the control of the party who invokes it.
- This event could not be reasonably anticipated when the order was issued,
- The effects of this event can not be avoided by appropriate measures,
- d) This event prevents the performance of its obligation by the party invoking it

The service provider may only claim the delays of its own service providers or subcontractors when the cause of such delays may be considered as a case of force majeure pursuant to this clause.

GTC21 - Litigation

The applicable law is French law. Any dispute related to the performance of the contract or the service will result in the parties seeking an amicable solution. Otherwise, in the absence of an amicable agreement between the parties, only the courts in whose jurisdiction our head office is located shall be competent. To date, they are the courts of Evreux (27).

GTC22 - Breach of contract

During an assignment, the parties hereto may only terminate a signed contract by previously notifying the other party by registered letter with acknowledgment of receipt with a minimum notice of one month.

The invoicing of the assignment will be in proportion to the time spent and/or the progress of the assignment.

All costs already incurred by CNPP in the context of the assignment, of any nature whatsoever, will be billed.

STC - Terms and conditions specific to each activity

STC F - SUBSCRIPTIONS TO REVIEWS

These conditions of sale are applicable in full to the "Face au Risque" magazine. They are also applicable to

the review "L'Expert" except STC.F2.b and STC.F2.c

STC.F1 - Subscriptions

Subscriptions are taken out for a fixed term (1 or 2 years) and cannot be terminated by subscribers before the end of the term. Subscriptions are not renewable by tacit agreement. At the end of the subscription

period and if a new subscription has not been taken out, the subscription ceases.

STC.F2 - Conditions of access to delivery

The publication or the service is provided according to the supports and the number of issues specified during the order.

STC.F2.a - Subscription to a paper support

The paper magazine is sent by La Poste to the address indicated on the order form, which can only be in the agreed geographical area. As such, subscribers undertake to provide all the information necessary for the proper delivery of the magazine and in particular to transmit to the Publisher any change of address, name, etc.

Delivery times and schedules being those usually applied by the postal services, the Publisher therefore declines all responsibility in the event of default and/or delay in delivery of the magazine caused by a total or partial malfunction of the postal service.

STC.F2.b - Subscription to an online support

Access to the website of www.faceaurisque.com and the consultation of the magazine in a digital format require that subscribers create an account on the site.

Subscribers undertake to provide truthful, accurate, current and complete information on their identity, function, email address, the identity of their company as well as any information requested in the order form. They undertake to update their information on their account as soon as necessary.

In the event that subscribers provide false, inaccurate, outdated or incomplete registration data, the Publisher will be entitled to suspend or terminate the subscriber's account without notice and refuse access then and in the future to all or part of the site, without having to reimburse any sums paid

After creating and validating their account, subscribers receive by e-mail their strictly personal and confidential access data allowing them to log on when connecting to the site.

STC.F2.c - Access to the website

The creation of an account is not necessary to consult and access the contents free of charge for a visitor of the site but may be required in order to profit temporarily or not from certain non feepaying prerogatives (offers for tests, sending newsletters and/or free alerts, etc.)

Access to "subscriber" contents is possible after authentication with the electronic address and a password defined by the subscriber.

STC.F3 - Entry into force and duration of subscription

STC.F3.a - The subscription starts from the registration by the publisher of the order. The subscription is taken out for the number of issues of the publication or the initial term specified on the purchase order (paper or electronic) at the time of subscription.

Free-term subscription

In the case of a free-term subscription (recurring payment by credit card or bank account), the direct debit payment is done automatically, every 2 issues.

Free-time subscribers cannot cancel their subscription during the specified contract period, ie **1** year.

After the expiry of this fixed period, subscriptions may be canceled at any time by postal letter addressed to CNPP - Service Abonnements - Route de la Chapelle Réanville – CS 22265 - F 27950 SAINT MARCEL

The cancellation will be effective at the end of the current period covered by the last withdrawal made on the subscriber's account.

STC.F3.b - Right of Withdrawal

Only non-professional buyers are concerned by this paragraph.

In accordance with articles L.120-20 et seq. of the French Consumer Code of Law, buyers have a period of 14 days in which to exercise their right of withdrawal without having to give any reasons or pay any penalty, except, where applicable, the costs of returning the item(s).

This right can be exercised by using the withdrawal form accompanied by the invoice. The documents must be sent by registered mail with acknowledgment of receipt to the following address CNPP - Service Abonnements - Route de la Chapelle Réanville - CS 22265 - F 27950 Saint-Marcel

Magazines bought per issue in digital format are not eligible to the right of withdrawal.

Professional buyers do not have the benefit of a withdrawal period.

STC.F3. c - Stoppage of the publication

In the event of a **stoppage of the publication** covered by the subscription, the publisher will proceed to refund prorata the sum received for the number of issues in the subscription remaining after the last issue.

STC.F3.d - Cancellation by the publisher

In the case of:

- a) failure to pay an invoice;
- b) infringement by the subscriber of the scope of rights granted to them as part of their subscription;
- c) attempted intrusion, breach of software integrity or counterfeiting of websites and Services by the Subscriber;

the publisher may in its sole discretion:

- suspend access to the service without prior notification to the subscriber, and/or
- terminate the subscription, automatically upon the expiry of 15 days' notice after sending a formal notice by registered letter with acknowledgment of receipt.

In all the above cases, all of the sums remaining due by Subscribers will be immediately due without prejudice to any damages that may be due to the publisher.

STC.F4- Intellectual Property/Copyright

The publisher is the sole owner of the content (texts, images, brands, etc.) of its publications and services and all the related rights of use.

Subscribers are only authorized to reproduce and print on paper, for their own personal use, the contents they access as part of their subscription.

Subscribers expressly undertake not to perform any of the following:

- total or partial reproduction, dissemination or publication (especially online, by e-mail, by networking, RSS feeds, etc.), whether free of charge or for consideration of the contents to which they have access, brands of the publisher, titles of publications, services, and more generally to infringe the intellectual property rights held by the publisher or by third parties in relation to the publications and/or the services as well as all the data accessible via the publications of the Publisher;
- use the titles of the Publications, the denominations / brands of the Services or the name of the Publisher in their advertising and commercial documents, except with the prior written consent of the publisher;
- any sharing even free of charge of the "subscriber" access of which they benefit and undertake not to transmit their access codes to any unauthorized third party,
- reconstitute or attempt to reconstitute the computer solution or database used within the framework of the Service for their own account or for the purpose of offering directly or indirectly, for free or for consideration, the same or comparable service, to third parties and/or disseminate or sell, in any manner whatsoever, anything obtained through the Service for the purpose of assisting a person to reconstitute, in whole or in part, an equivalent service;

Subscribers also agree to comply with the legal and regulatory provisions in force and in particular not to use the discussion forums, comment areas, etc., offered by the publisher to create, write or commit, transmit or communicate any message, information or content that is unlawful, indecent, defamatory, abusive, violent, obscene or pornographic, including incitement to discrimination or hatred based on race, religion, sex or otherwise, incitement to commit crimes or an apology for crime or of a nature to alter the functioning of computer systems, in any way whatsoever.

In the same way, subscribers agree to respect the rights of third parties, including the right of everyone to respect for their private life, and all intellectual property rights (copyright, neighboring rights, law on databases, trademark law, patent law, designs or models, trade secrets, etc.).

Finally subscribers agree not to disseminate via the publication unsolicited messages of advertising, promotional, mail chain or other types, and to seek from the Publisher express and prior authorization for the establishment of any deep hyperlink to or with any content of the publication.

STC.F5 - Financial conditions

STC.F5.a - Order

A subscription is obtained:

 either by sending to the publisher's address a duly completed paper purchase order form.

Or

- online on the website of the publisher by entering the personal data and payment information requested of Subscribers and after validation by same of their data.

Receipt of orders is not acknowledged; delivery of orders takes place of confirmation.

Incomplete or incomplete orders cannot be fulfilled.

STC.F5.b - Billing and Payment

Subscription rates are indicated in euros including shipping costs for paper deliveries in metropolitan France, French overseas territories and abroad.

Means of payment:

Subscribers choose their method of payment on the purchase order:

- by cheque: sent to the publisher's address indicated on the order form and accompanied by the printed invoice after the online order has been entered, or the original invoice after receipt.
- Bank transfer: to the order of the publisher whose bank details are included on the order form.
 The transfer must be accompanied by the order references.
- by credit card: CB or VISA, entering the details and the expiry date of their credit card. The data is encrypted during transmission using the SSL (Secure Socket Layer) protocol which guarantees the safe circulation of the information.

The pages on which subscribers are invited to give their card number are simply hosted by the publisher who cannot be held responsible in case of diversion of information entered online by the subscriber.

Once the online payment is effective and has been validated by the bank, subscribers receive a confirmation email with all the data recorded on their order and a file number they must keep.

payment by SEPA Direct Debit:
payment by SEPA direct debit to
the Publisher on the basis of a
prior authorization given by
subscribers, materialized by a
mandate, accompanied by a
bank account identification
document sent to the publisher.

This mandate is characterized by a "Unique Mandate Reference" (RUM). After confirming a subscription by direct debit and signing a money order, subscribers are responsible for communicating accurate and complete information to the above address, and for informing the publisher as soon as possible of any modification of the said information which may occur during the contract. Any revocation of the SEPA Direct Debit Mandate will result in the termination of the Subscription Agreement. Whatever the type of subscription, only the subscribers are responsible for the payment by credit card of the proposed service. The publisher is not responsible for payment problems related to the malfunction of the e-commerce service.

In accordance with the legal and regulatory provisions, in the absence of payment at the due date, late payment penalties of an amount equal to the last rate applied by the European Central Bank plus 10 points will be applied to the amount including all taxes due, without any formal notice being required.

The rate applicable during the first half of the year concerned is the rate in force on 1 January of the year in question and that applicable for the second half of the year concerned is the rate in force on 1 July of the year in question.

In addition, a fixed compensation of €40 for recovery costs may be claimed.

STC.F6 - Limitations of Liability

The responsibility of the publisher can only be engaged in the event that it has failed to fulfill one of its obligations and has caused direct and certain harm to the subscriber. For maintenance purposes, the publisher reserves the right to suspend momentarily and without notice all or part of the access to the digital version of the publication and/or to the services, without the resulting unavailability entitling subscribers to any compensation.

In addition, given the nature of the Internet, subscribers acknowledge and agree that the publisher cannot be held responsible for any interruptions or alterations in access to the digital version of the publication and/or Services, which may be due to the network itself, the means of connection used by subscribers, or any other cause external to the publisher.

It is specified that all of the hardware and software necessary to access and consult the digital version of the publication and/or services remain exclusively the responsibility of Subscribers.

STC.F7 - Personal data

In accordance with the Data Protection Act of January 6, 1978 amended, subscribers have a right to access, rectify and remove any personal data they have brought to the attention of the Publisher. Subscribers can exercise their rights by sending an email to the following address: editions@cnpp.com

In compliance with this law, the data processing carried out by the publisher is strictly necessary for the management of subscriptions.

For the site www.faceaurisque.com, the data protection policy is accessible on the www.faceaurisque.com/page-rgpd.

STC.F8 - Inaccessibility

The subscriber may not assign any part(s) of the rights and obligations resulting from these terms and conditions to a third party, without the express prior permission of the publisher.

STC.F9 - Dispute Resolution

The present conditions of sale on line are governed by French law. In case of dispute, jurisdiction is assigned to the competent courts of Evreux, notwithstanding a plurality of respondents or the introduction of third parties.