

TERMS AND CONDITIONS

By making a reservation with the Paxton Paris MLV, you (the «Customer») agree to these Terms and Conditions, and acknowledge that you have read our Privacy Policy available [HERE](#) and our Cookie Notice available [HERE](#).

PRELIMINARY ARTICLE - DEFINITIONS

In the following, the terms below will have the following meaning:

«Customer»: means a natural person of legal age and legal capacity at the time of signing the reservation contract, or a legal entity duly represented by a natural person with the legal capacity to represent it.

«Establishment»: means The Paxton Paris MLV

The Establishment is the following one:

«Paxton Paris Marne la vallée»: located at 1 avenue Joseph Paxton 77164 Ferrières-en-Brie

«Service(s)»: refers in particular to the accommodation services offered and provided by the establishment.

«Reservation(s)»: refers to any reservation of a Service at the Paxton Paris MLV, whether made online, by telephone, or by email.

«Website»: electronic service operated by ACCELIS GESTION on the Internet and accessible at the URL <http://paxton-mlv.com> from a fixed or mobile terminal.

ARTICLE 1 - SCOPE OF APPLICATION

1.1 Scope

The following Terms and Conditions apply, without restriction or reservation, to all Reservations made with Paxton Paris MLV.

1.2 Duration

The following Terms and Conditions apply for the entire duration of the sales period of the accommodation services.

Paxton Paris MLV shall not be liable for any damages of any kind that may result from the temporary unavailability of all or part of the Website.

Paxton Paris MLV reserves the right to adapt or modify these Terms and Conditions at any time. In case of modification, the Terms and Conditions will be applied in effect at the time of the reservation.

1.3 Purpose

The following Terms and Conditions define the rights and obligations of the parties in the context of Reservations for Services offered by Paxton Paris MLV.

ARTICLE 2 – CAPACITY AND ACCEPTANCE OF THE CUSTOMER

All Customers acknowledge that they have the capacity to enter into a contract under the conditions described in the Terms and Conditions presented below, i.e. that they are of legal age and are not under guardianship or trusteeship. To this end, Paxton Paris MLV reserves the right to ask the Customer, upon arrival at Paxton Paris MLV, for proof of identity, including date of birth. Any minor must be accompanied by a person who can prove parental authority over the minor. Foreign Customers are required to fill out an individual police form.

The Customer acknowledges that these Terms and Conditions are an integral part of the Reservation contract entered into with Paxton Paris MLV and that he/she has read them prior to validating his/her Reservation and has freely accepted all of their terms. The Customer, therefore, declares that he/she has obtained all the necessary information from Paxton Paris MLV prior to making the Reservation.

Any validation of a Reservation by the Customer requires the prior acceptance of these Terms and Conditions in their entirety. The Customer expressly accepts that the entry of the banking information required during the Reservation process, the acceptance of these Terms and Conditions, and the validation of the Reservation request (in particular by the Customer clicking on the «validate» button) constitute an electronic signature.

TERMS AND CONDITIONS

ARTICLE 3 – RESERVATION

The Website offers the Customer the possibility of reserving a room at Paxton Paris MLV according to contractual rates. The Customer is solely responsible for the choice of the Services and their suitability to his/her needs so that Paxton Paris MLV cannot be held liable in any way in this respect.

3.1 Online reservation process

Les Réservations effectuées par le Client peuvent être effectuées par l'intermédiaire d'un outil de réservation accessible en ligne sur le Site. La Réservation est réputée acceptée par le Client à l'issue du processus de Réservation par l'action de clic sur le champ « Valider ».

La Réservation est réputée formée dès l'envoi de la confirmation de la Réservation par Paxton Paris MLV.

Le Client s'engage, préalablement à toute Réservation, à compléter les informations demandées. Le Client atteste de la véracité et de l'exactitude des informations transmises.

In the case of an online reservation, the acknowledgment of receipt of the Reservation by email summarizes the essential characteristics of the Reservation.

3.2 Reservation by telephone, fax, or email

When a reservation request is made by telephone, fax, or email, Paxton Paris MLV offers - by telephone, fax, or email sent to the number or email address used to send the reservation request - the rates available in real-time and the related Additional Services according to the Customer's request on the dates requested. These Terms and Conditions and the summary of the Customer's Reservation request are also sent to the Customer by fax or email, as well as, if necessary, a request for bank details for the purposes of registering the Reservation (possible prepayment or payment of a deposit depending on the rate selected, and for the purposes of establishing a bank guarantee). Only the written confirmation of the registration of the Reservation by fax or email will be considered as the conclusion of the Reservation contract.

3.3 Right of withdrawal - Cancellation

If the particular conditions of the Reservation allow it (i.e. for the «Flexible Rates» reserved), the right of cancellation by the Customer must be exercised at least 48 hours in advance. Late notification of cancellation will result in the application of cancellation fees: these fees are equal to one night's accommodation, plus any extras listed in the Customer's Reservation, according to the applicable rate, all taxes included.

The Customer is reminded that Reservations with payment during the Reservation process (non-changeable, non-refundable rates) cannot be modified or canceled. The amounts paid will not be subject to any refund or exchange. In the event of interruption of the stay, the full price of the Reservation will be collected without any right to reimbursement or any credit or exchange for the Customer for the part of the Services not consumed in the Hotel. Unless otherwise expressly agreed, the Customer must leave the room before (11.00 AM) on the day of the end of his/her stay. If he/she fails to do so, he/she will be charged for a private night's stay at the rate in effect on that day.

Without prejudice to the application of the right of cancellation under the conditions mentioned above for «Flexible Rates», any failure by the Customer to arrive at the Hotel without prior notification to the Hotel to take possession of the reserved room shall constitute a release of the entire Reservation, implying the availability of the reserved night(s) and shall automatically result in the payment of all costs relating to the reserved stay, including all nights and extras booked, including taxes, without any right to reimbursement to the Customer.

TERMS AND CONDITIONS

ARTICLE 4 – FEES - PAYMENT

4.1 Fees

The fees related to the Reservation of the Services are indicated before and during the Reservation process. The fees are valid in real-time regardless of the Reservation method selected by the Customer. The fees displayed are valid only for the duration indicated on the Website. The rates indicated are per room, for the number of the person(s) and the dates selected by the Customer. The fees concern the taking of the room (check-in) by the Client from 3:00 pm and the release of the room (check-out) at 11:00 am. The City or Tourism Tax indicated for each rate is to be paid directly to the hotel on site.

Fees are subject to Value Added Tax (V.A.T.) and are displayed in the amount including VAT at the rate in effect at the time of confirmation of the reservation in the local currency. All Reservations, regardless of origin, are payable in local currency. The foreign currency conversion indicated at the time of the Reservation is given as an indication and is not contractual. Only the currency confirmed at the time of the Reservation is guaranteed. If the payment is made in a currency other than the currency of the country where the Reservation was made (IP address location), the exchange costs will be charged to the Customer. No discount or rebate will be applied by Paxton Paris MLV for payment prior to the dates and conditions set forth in these Terms and Conditions or online by payment during the Reservation process or on the invoice issued by the Establishment. Only the contractual rate in effect at the time of the reservation is valid between the parties.

4.2 Payment

In order to validate the Reservation, the Customer must communicate his/her bank details as a guarantee of the Reservation, and - where applicable - for the purposes of payment of his/her Reservation requiring an online payment as stipulated during the process. The service provider chosen by Paxton Paris MLV to secure bank payments and the communication of bank details checks the validity of the Customer's payment card. The payment card may be refused for several reasons: stolen card, blocked card, limit reached, entry error, etc. In case of difficulty or impediment, the Customer should contact his/her bank to identify its origin and to proceed with his/her Reservation. In all cases, Paxton Paris MLV will issue an invoice in duplicate, one copy of which will be given to the Client upon departure (check-out) from the Hotel at the end of the stay. It is specified that payment by check is not accepted.