1 - General provisions

When an individual (hereinafter the "customer") places an order, this fact entails that he/she accepts all of these special terms and conditions of remote sale. If a provision is missing in these special terms and conditions, this missing provision shall be deemed to be governed by current practices in the remote sale sector for companies having their registered offices in France. These terms and conditions complete the "general terms and conditions of sale and use of passes" displayed at all sales outlets and uploaded on the website. The features of the various passes on sale (geographic area, term of validity, etc.) are presented in the rate scale that may be consulted at sales outlets and/or on the aforementioned website. The contractual information is presented in French. Remote passes are purchased by placing an order on-line, by logging onto the following http addresses: www.s3v.com | www.skipasscourchevel.com | www.skipassmeribelmottaret.com | www.meribel.net | www.skiatoutprix.com | www.csciatoutprix.com | www.meribelmottaret-ete.com | www.meribelmottaret-ete.com

2 - Operator

The skiable areas of Courchevel, La Tania and Méribel-Mottaret are operated by: Société des Trois Vallées (S3V) - a French Semi-public Limited Company (S.A.E.M.) with an executive committee and a supervisory board - Albertville Trade and Companies Registry 429 852 668.

All requests for information or claims must be sent to:

For Courchevel - La Tania

S3V - Réservation SKIPASS - Bâtiment la Croisette - BP 40 - 73122 Courchevel CEDEX - FRANCE

For Méribel-Mottaret

S3V - Réservation SKIPASS - 73550 Méribel-Mottaret - FRANCE

Contact

Tel. 04 79 08 20 00

 $www.s3v.com \mid www.skipasscourchevel.com \mid www.skipassmeribelmottaret.com \mid www.skiatoutprix.com \mid www.meribelmottaret-ete.com$

3 - Remote purchase

The order must be placed six (6) days prior to the date of the 1st day of skiing in the event of an on-line order and posting of passes to your home address, or two (2) days in the event of an on-line order and collection of passes at the ski resort. There is no time limit in the event a card is topped up on the websites: www.s3v.com | www.skipasscourchevel.com | www.skipassmeribelmottaret.com | www.meribel.net | www.skiatouprix.com | www.courchevel.com | www.les3vallees.com |

An order is processed only after the amount credited to the operator's account has been finally validated. In the event the customer's bank refuses authorisation to debit his/her bank account, the order process shall be cancelled. The customer shall be notified of said cancellation no later than seven days after the order has been processed.

4 - Methods

4.1 - Payment

The price is payable with the order and **payment must be made in euros**. Payment is made by bank card (Visa, Eurocard, MasterCard or American Express). It is specified that payment by bank card is protected by PAYZEN solution, in collaboration with la Banque Populaire des Alpes which guarantees the confidentiality of payments. Payment is made by virtual TPE (Electronic Payment Terminal) with immediate payment. The sales department is never aware of the numbers that the customer must provide. The bank solely advises the sales department that a bank transfer corresponding to the amount of said order was made from his/her account.

4.2 - Delivery of passes

Passes remotely purchased shall, at the customer's choice, be:

- > delivered by post to the address that the customer provides,
- > collected from the S3V's ticket Offices of the customer's resort (Courchevel 1850 / Courchevel Moriond / Courchevel Village / Courchevel Le Praz / Courchevel La Tania / Méribel-Mottaret). In this case, the customer must present an official and valid identification papers. Otherwise, the passes ordered cannot be delivered.
- > collected at automatic kiosks when possible (List indicated during the online sales process)

The S3V cannot be held liable in the event of force majeure or in the event of disturbance, total or partial strike of the postal services, means of routing and transport. The delivery of passes is free of charge.

4.3 - Terme and conditions of use

The remote purchase of passes is governed by these special terms and conditions as well as the general terms and conditions of use of ski lift passes that may be downloaded at the following addresses: www.s3v.com | www.skipasscourchevel.com | www.skipassmeribelmottaret.com | www.skiatoutprix.com | www.meribelmottareteet.com

The price scale may be downloaded at the websites www.s3v.com | www.skipasscourchevel.com | www.skipassmeribelmottaret.com | www.skiatoutprix.com | www.meribelmottaret-ete.com

Rates are expressed in euros, including VAT.

4.4 - Refund and exchange

On simple request, tickets may be refunded or exchanged no later than on the eve of the first day of validity. Passes may be refunded or exchanged no later than 13 clear days after S3V has received the order.

4.5 - No cooling off period

Pursuant to Article L 121-20-4 of the French Consumer Code (Code de la Consommation), the sale of tickets and/or passes is not subject to the application of the cooling off right provided for in Articles L121-20 et seq. of the Consumer Code in relation to remote sales.

5 - Order confirmation

No later than at the time of delivery, the customer shall be delivered or sent confirmation with the Operator's contact details, the delivery costs, the methods of payment, delivery and collection of passes, their terms and conditions of use as well as the time limits after which an order can no longer be cancelled or modified. Orders with payment by bank card and confirmed shall be those authorised by the bank.

6 - Automated processing of personal information

6.1 - Organization of personal date processing

The processing of personal information described in the general terms and conditions of sale and use of lift passes are applicable for online sales. These can be downloaded at the following addresses: www.s3v.com | www.skipasscourchevel.com | www.skipassmeribelmottaret.com | www.skiatoutprix.com | www.meribelmottaretee.com



Special Terms & Conditions of Online Sales of Ski passes - The French version shall prevail | 2/2

Since November the 3rd 2021

6.2 - Online sales processing

The personal data collected in connection with the online sale of lift pass is for the following purposes: the realization and the follow-up of the sale, the invoicing and if necessary, after explicit agreement on your part, to send you communications on our products and services.

Personal data requested from you, other than those requiring explicit agreement from you, are all mandatory. Otherwise, we will not be able to process your order. They are intended for the commercial department of the S3V and are kept respectively 3 years for sending commercial communications, and 10 years for data related to the

S3V is responsible for automated processing. In accordance with the French Data Protection Act (La loi Informatique et liberté) of 6 January 1978 amended October 7, 2016 and those of the General Regulations on Data Protection of May 25, 2018, individuals concerned by the automated processing of personal information have a right to object, to modify, to rectify and to delete data relating to them. They may exercise such right from online sales websites or by contacting the Data Protection Officer by email at dpo@s3v.com

You also have the right to complain with a supervisory authority. Finally, you have the right to set guidelines regarding the use of your personal data after your death. The S3V commercial department keeps records of orders placed in accordance with Article L134-2 of the Consumer Code. In these conditions, the customer may thus ask to consult the record of his/her order by making a request in writing to said department at the aforementioned address.

The sales department is bound only by a best endeavours obligation for all stages of access to the on-line sale. The sales department cannot be held liable for the drawbacks or damage inherent in the use of the internet, notably, a breakdown of the service, a hacking or a computer virus and in general any other fact which French case law expressly classifies as a force majeure event. The customer represents that he/she is aware of the features and limits of the Internet, notably its technical performances, the response time to consult, question or transfer data and security risks for consumers.

8 - Methods of proof

The on-line provision of the bank card number and in general the final confirmation of the order by the customer constitute proof of the whole transaction in accordance with the provisions of Act No. 2000-230 of 13 March 2000 as well as the payability of the payment. Said confirmation constitutes signature and express acceptance of all transactions made on the on-line sale module. The customer must absolutely keep the order letter. Only this document is authoritative in the event of disputes relating to the terms of the order notably at the time of an inspection on ski lifts. Information relating to the validity of the ticket and encoded on the card is not contractually binding

9 - Settlement of litigation

Any litigation is solely under the competence of the courts in the jurisdiction where the Operator's business is established. The agreement is governed by French laws. Any litigation should be sent to S3V within 2 months after the event at the origin of the claim, without prejudice to legal channels and time-limits for legal action, at the following address: S3V - BP 40 - 73122 COURCHEVEL Cedex - France.

Without a satisfactory reply or no reply within a period of at least two (2) months following a written complaint (And within a maximum of one (1) year following a written complaint), the consumer has the possibility of seizing the Ombudsman of Tourism and Travel whose details and ways of referral can be obtained by consulting his website: www.mtv.travel The opinion of the Ombudsman is not binding on the parties to the contract. In the absence of a friendly settlement, the litigation may be brought before the competent courts. In addition, according with the article 14 of Settlement (UE) n°524/2013, the European Commission has set up an online dispute resolution platform, facilitating an independent settlement of online disputes between consumers and professionals in the European Union

This platform is available on the internet at the following address: https://webgate.ec.europa.eu/odr/

