

TERMS & CONDITIONS – CONFERENCE REGISTRATION

Definitions

K.I.T. Group France (hereinafter “K.I.T. Group”) is the Professional Conference Organiser (PCO) of the international conference “Landscape on the Road - 35 years of landscape research in France and abroad” (hereafter referred to as the “Conference”), to be held in Paris, France from 12 to 13 February 2026. The Conference will be held onsite.

K.I.T. Group is the administrative organiser of the Conference and provides the Conference Secretariat. Core tasks include the operation of the registration services.

The following general terms and conditions apply to the registration services provided by K.I.T. Group France.

These general terms and conditions are valid for each attendee registered for the Conference. Any person, delegate, student, media representative, speaker, or exhibitor may be considered an attendee. The general terms and conditions are also binding for all group registrations.

Conference registration

Registration will only be confirmed upon receipt of payment in full.

Registration

The registration will close on 11 February 2026, 23:59 CEST Time, it will not be possible to register after this date. It will not be possible to register onsite.

The respective registration fee for regular participants and observers includes access to the Conference for the selected day(s).

To be eligible to register for the Conference, attendees must be at least 18 years old. Attendees may be asked to present an official identity card stating their age.

Methods of payment

Payment is required at the time of registration. It is mandatory to be made in EUR only, using one of the following methods:

1. Credit card (Visa, Mastercard, Amex): Attendees should complete the relevant section of the registration form.

2. Bank transfer (Payment (EUR only) until 25th January 2026 latest:

Account holder: K.I.T. Group France,
7 Rue Blanche,
75009 Paris

Bank name: CIC

Bank Sort Code: 30066

K.I.T. Account Number: 00020049701

SWIFT-CODE: CMCIFRPP

IBAN: FR76 3006 6109 3300 0200 4970 115

Reference:

ENSA 2026, attendee name, attendee number

Please note that all transfer costs shall be prepaid by the sender.

Cheques will not be accepted.

Letter of confirmation/payment receipt

A letter of confirmation/payment receipt will be sent by email once the Conference Secretariat has received the fully completed registration form and the related payment.

Cancellation policy

If you have already registered and you are no longer able to attend the Conference, the following cancellation policy applies:

- Full refund up to 31st January 2026.
- No refund from 1st February 2026.

All cancellations and/or changes must be sent in writing to colloque.paysage.ensaplv@kit-group.org

The Organizers reserve the right to cancel the Conference and fully refund payments in the event the Conference is cancelled based on low attendance/registration or unforeseen circumstances.

Under these conditions and circumstances, the Organizers are not liable for any other expenses incurred, this includes travel and accommodation costs – delegates are encouraged to have sufficient travel insurance in place to cover other costs.

Transferring your registration

In lieu of a refund, you can also transfer your registration to another colleague.

Modification of the Conference programme

The Conference programme is published as an indication only and may be subject to modification at any time in terms of time, location, theme, and

content (in particular to the programme schedule, the appointment and/or selection of speakers, the technical environment, programme duration, etc.) The attendee has no claim to the staging of a particular speaker and/or event, to a particular event duration, or to the provision of a particular content. Changes to the programme do neither constitute a right of withdrawal nor a refund claim on the part of the persons registered, provided the character of the event as a special event in the specified subject area is not affected by the changes.

Cancellation of the Conference, Force Majeure

If the event cannot take place or must be postponed due to events beyond the control of K.I.T. Group (force majeure) or due to events that cannot be attributed to intent or gross negligence on the part of K.I.T. Group, each or both aforementioned shall be released from their obligation to perform to this extent. K.I.T. Group cannot be held liable by participants for any damage, costs, or losses incurred, such as transport costs, accommodation costs, financial losses, etc.

In case of postponement and/or cancellation of the event, K.I.T. Group reserves the right to either retain the entire registration fee and use it for a future Conference or to refund the registration fee to the attendee on a pro-rata basis after deduction of the costs already incurred for the organisation of the Conference 2026 which could not be recovered from third parties.

Data Protection

The Organizer processes and uses the participant's personal data, in particular the contact information required for registration, including full name, address, telephone number, and email address. In the case of payment by credit card, credit card details (credit card type and number, security code, expiry date, name of cardholder) will be collected. For the purpose of verification and decision-making on the most suitable payment method, information (e.g. credit rating) from external third-party providers may be used. This information also includes the participant's address. This collection and processing of data are carried out exclusively for the purpose of carrying out the contract, in accordance with the provisions of Article 6 §1b of the EU Regulation 2016/679 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, the so-called GDPR. The data protection statement details this process and is accessible at any time.

In addition, the Conference 2026 Organizer may periodically share personal contact details with third parties (e.g., service providers and/or sponsors and

exhibitors), who may contact attendees regarding activities offered at the Conference or pass on information that may be of interest to them.

Personal data may be transferred within the limits of Article 6 § 1a-f EU GDPR: a) consent given, b) performance of a contract, c) compliance with a legal obligation, d) safeguarding the vital interests of the data subject or another natural person, e) public interest or exercise of official authority, f) legitimate interests pursued by the controller.

For more information, please refer to the privacy policy.

For any request concerning personal data, please contact us: france@kit-group.org.

Intellectual Property Rights

All content (trademarks, brands, copyrights, etc.) displayed at the Conference remain the property of their respective owners and are used for identification purposes only. The content and compilations published by the providers at the digital Conference platform and/or on the event website are subject to the applicable copyright laws. The reproduction, editing, distribution, sharing, and/or any kind of exploitation outside the limits of the applicable copyright laws require the written consent of the respective author and/or creator.

Downloads and copies of information, documents, files, presentations, and other content shared are only permitted if explicitly marked and solely for private use. The commercial use of content is prohibited without the consent of the author/creator. Insofar as the content on the event platform website has not been created by the organiser, the copyrights of third parties will be observed. Contributions of third parties are marked as such on the event platform website. Should a copyright infringement nevertheless occur, the organisers require a corresponding notice. The relevant content will then be removed immediately.

Film, photo, and video recordings – if applicable

The attendee understands that the organiser will create images, film, and audio recordings related to the Conference for educational purposes. This material can be shared and published within public reporting or used on social networks (Facebook, Twitter, LinkedIn) about the event without entitlement to remuneration. The attendee explicitly gives her/his consent to the use of her/his images, voices, and other content captured at the event for publications and communications relating to the event according to the effective law. In this respect, the attendee waives any remuneration and will not

assert any claims for remuneration whatsoever. The attendee can withdraw her/his consent at any time by contacting the Conference Secretariat via email.

Liability

The Conference organisers shall be held liable in the framework of a duty of care as a respectable businessperson according to statutory provisions. The liability of the Conference organisers - for whatever legal reason - shall be limited to intent and gross negligence.

To the extent permitted by applicable law, K.I.T. Group, including all its management, representatives, fully or partially employed staff, shall not be liable for any direct, indirect, or consequential damages of any kind, loss of profits and/or loss of data arising from and in connection with the access and use of the platform and the participation in the Conference. The liability of commissioned service providers shall remain unaffected by this.

The attendee shall take part in the Conference at his/her own risk. Oral agreements shall not be binding if these have not been confirmed in writing by the Conference organisers.

K.I.T. Group do not warrant the adequacy, accuracy, and/or completeness of any information conveyed during the Conference 2026 and published on the platform.

Applicable law, place of jurisdiction

French law shall apply to the exclusion of the UN Sales Convention. As far as legally permissible, Paris is agreed upon as the place of jurisdiction.

Requirement of written form

Oral agreements have not been made. Changes and/or additions to these terms and conditions must be made in writing to be effective. This also applies to the waiver of the requirement of the written form.

Severability clause

Should individual provisions of these General Terms and Conditions of Business be and/or become invalid and/or impracticable, the remaining provisions shall not be affected thereby. Rather, the parties undertake to replace the ineffective and/or impracticable provisions with legally valid and/or practicable provisions that correspond to the ineffective and/or impracticable ones in economic terms. This also applies to any loopholes.

Right of modification

K.I.T. Group may make changes and/or additions to these General Terms and Conditions at any time. The attendees will be informed of such revisions from time to time. If the changes and/or amendments concern essential parts of the contract and if the rights of the attendees are substantially changed as a result, each attendee with an existing and paid registration will be informed separately with the possibility of consent.

As of 1st December 2025