GENERAL TERMS AND CONDITIONS OF USE

The Wall 150 years is an intranet site published by Societe Generale (hereinafter the "Site" or "the Wall 150 years")

Limited company with share capital of €1,000,024,292.50 as of 31/03/2014

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222

APE Number: 651C

Registered office: 29 boulevard Haussmann 75009 Paris

VAT No.: FR 27 552 120 222

Legal representative: Frédéric Oudea, CEO Publishing Director: Caroline Guillaumin Editorial Manager: Jean-Paul Chapon Contact: contact@wall150ans.com

This Site is hosted on the Ecritel company's servers.

ARTICLE 1 - PURPOSE OF THE SERVICE - DEFINITION

The Wall 150 years is a platform for exchange and sharing and is accessible to all persons listed in the online directory, i.e. all employees, trainees and service providers of Societe Generale who have a SESAME username, without geographical limitation (hereinafter the "User(s)").

The Site is not intended for long-term publication or storage of information: collaborative tools (wikis, sharepoint, etc.) are available to be used for this purpose.

With the Wall 150 years you will be able to:

- View photos/videos uploaded by Societe Generale employees.
- Like, comment on content posted on the Site and report inappropriate content.
- Upload your own photos/videos on this Site.

The objective of this internal collaborative platform is to share moments of conviviality and jointly celebrate 150 years of Societe Generale.

ARTICLE 2 - SITE RULES OF USE - REGISTRATION

The Wall 150 years can be accessed from a Societe Generale workstation, mobile phone or work tablet with access to the Societe Generale intranet network.

The connection is secure: the User must use his SESAME code to connect. To browse the Site you must use a market browser recommended by Societe Generale (IE8 or Mozilla FireFox > 4).

However, it is possible to send content from any personal device to the following address: upload@wall150ans.com after registering your personal address beforehand on the Wall's profile space.

Registration for the Site is optional and during registration, only the directory data (excluding photos) are automatically registered on the Site. Each User can then, if desired, add other information to his profile such as his photo or the country where he works within the Societe Generale Group.

The Group's user charter for electronic means of communication applies to the Wall 150 years and is accessible at the following address: https://wellcom.comm.safe.socgen/documents/91596/c798f5e9-ca1f-4894-b585-f5d5d3565a1b

We remind you that on the Wall 150 years:

- no political, religious or trade union activity is permitted;
- published information must only come under C0 or C1;

- each User must respect other Users of the Site and must communicate in a cordial and nonoffensive way;
- it is prohibited to upload content that is pornographic, paedophilic, racist, xenophobic, defamatory, disrespectful to another person and his dignity, that incites others to commit an offence or a crime, is contrary to public order or good morals, or is detrimental to the image of the Societe Generale Group.
- it is prohibited to commit wrongdoing under the applicable law, particularly as regards intellectual property. For example, Users must not upload content covered by third party rights for which they have not obtained the authorisations required by law (e.g. third party works (photos, text, etc.), trademarks, image rights for people and goods).

Comments posted by Users online are likely to be moderated by Societe Generale and be removed for any reason whatsoever, without Societe Generale being obligated to provide justification. The content (information, images, comments, etc.) posted by Users on the Wall 150 years is provided purely on a personal basis and does not incur the liability of Societe Generale.

For any question or problem encountered when using the Wall 150 years, Users can send an email to: contact@wall150ans.com

ARTICLE 3 - INTELLECTUAL PROPERTY

Regardless of the content uploaded by Users, all trademarks, computer programs (software packages, software, IT developments, etc.), graphics, animated or non-animated images, sounds, and more generally all or part of the Site are likely to be protected by intellectual property rights and are and remain the exclusive property of Societe Generale or beneficiaries from which Societe Generale has obtained the rights required to use them.

Users guarantee Societe Generale that they have the rights to all content (videos, photos, text, etc.) that they upload onto the Site and notably have obtained the authorisations of the holders of intellectual property rights or any image rights, as required by law.

ARTICLE 4 - COST Access to the Site is free.

ARTICLE 5 - RESPONSIBILITY

Societe Generale is not responsible for:

- Site access or operating interruptions and their consequences:
- Content posted by Users and the consequences of these uploads.

Societe Generale's responsibility, limited to direct damages, may only be sought if it is established that Societe Generale has committed a serious offence.

Societe Generale is not responsible when the failure to perform its obligations is due to a force majeure event.

ARTICLE 6 - END OF THE SERVICE

6.1. Termination by Societe Generale

The Site has been created for a specified period and will end on 31 December 2014, unless Societe Generale decides to extend its duration.

Societe Generale reserves the right to terminate the Wall 150 years at any time and for any reason whatsoever without having to provide justification. If the Site is terminated, Users will be informed by a message posted on the Site. On the date the Site is terminated, Users will no longer have access to their personal space on the Site.

Societe Generale reserves the right to prohibit a User's access to the Site immediately and as of right, in particular in the event of wrongful, fraudulent, improper or malicious use of the Site or any breach by

the User of its obligations under these general terms and conditions, and without it being required to state the reason. It will notify the User by e-mail.

6.2. Termination by the User

If the User wants to unsubscribe from the Wall 150 years, he can at any time request the deletion of his account by sending an email to contact@wall150ans.com. Unsubscribing will take effect on the date the email is received by Societe Generale. Nevertheless, the User will retain the option to reregister at any time, as long as he continues to meet the eligibility conditions.

If a User leaves Societe Generale, his account will be deleted.

Account deletion means that all of the User's profile information will be deleted. However, comments will be kept under "anonymous".

ARTICLE 7 - PERSONAL DATA

Registration for the Site is optional and the personal data collected as part thereof are intended for Societe Generale. They will only be used to complete the profiles of Users of the Wall 150 years and to allow other Users to identify you.

These data will not be the subject of any external communication except to specially authorised service providers and partners to the extent necessary to perform the tasks entrusted to them. Adequate measures are taken to protect your personal data.

You have a right to access your personal data, as well as to correct or remove inaccurate or outdated data. You can also, subject to providing a legitimate reason, object to these personal data being processed.

You may exercise your right of access, rectification, deletion and objection by contacting Societe Generale at: contact@wall150ans.com

You can also at any time access and update your data directly on the platform.

ARTICLE 8 - AMENDMENT OF THE GENERAL TERMS AND CONDITIONS OF USE

Societe Generale reserves the right to adapt or modify at any time these general terms and conditions, which will be accessible on the Site.

ARTICLE 9 - APPLICABLE LAW/DISPUTES

These general terms and conditions are governed by French law. For any complaints, the User must send a written message to the following address: contact@wall150ans.com

The parties must seek an amicable solution but in the absence of agreement, all disputes relating to the interpretation and enforcement of these general terms and conditions will be submitted to the Commercial Court of Paris to which the parties grant exclusive jurisdiction regardless of where the order was placed or the service performed and/or the location of the registered office of the defendant.

ARTICLE 10 - MISCELLANEOUS

The fact that one of the parties does not apply any one of the clauses of the general terms and conditions cannot be construed as a waiver of such clause.

If one (or more) of the provisions of the general terms and conditions is held, rendered or declared to be invalid due to any law, regulation or decision of a competent court, the parties will work together to agree on one or more provision(s) replacing the invalid provision(s) that will achieve, to the extent possible, the intent of the original clause(s). All other provisions of the general terms and conditions will retain their full force and scope.