



**MADAME REVE**

**DMC DYNAMIC NET RATE AGREEMENT- F.I.T. PROGRAM  
2025**

**PREPARED EXCLUSIVELY**

**NUBA**

Submitted to:

**Alessandra GIRARDI**

Product Director  
(+34) 677621753  
[alessandra.girardi@nuba.net](mailto:alessandra.girardi@nuba.net)  
Calle Velázquez 100, 1º Izq.  
28006 Madrid  
SPAIN

Submitted by:

**Anne-Julie DESIRE**

Senior Sales Manager  
+33 (0) 7 77 08 63 39  
[annejulie.desire@madamereve.com](mailto:annejulie.desire@madamereve.com)

Madame Rêve – GHP Louvre  
48 rue Louvre  
75001 Paris  
France

This Wholesale Net Rate Agreement (this “**Agreement**”) is between **NUBA** hereafter referred to as the “**Company**”, and **GHP Louvre (trade name Madame Reve)** hereafter referred to as the “**Hotel**”. For the purpose of this agreement, a “**Program**” is a periodic arrival of **[F.I.T.]** guests on a continuous basis over a specified period. This agreement is only valid for the Company and cannot be distributed to any other Affiliate without prior approval of the Hotel.

The initial term of this Agreement commences on **January 1<sup>st</sup> 2025** (the “**Effective Date**”) and any party may terminate this Agreement at any time by giving thirty (30) days written notice of termination. Notwithstanding the foregoing, during the term of this Agreement, Hotel may submit updated or revised rate and property information to Company. If Hotel submits room or rate changes to Company after this Agreement terminates, then the terms of this Agreement shall apply to any bookings made by guests for such rooms, unless the parties have mutually agreed in writing to different terms.

**This agreement is effective from January 1st 2025 and ends on December 31<sup>st</sup> 2025 exclusive.**

**1. RATES**

The net rates of this agreement set out below are effective for travel from **January 1st 2025 and ends on December 31st 2025** exclusive.

- (a) The net rates (“**Net Rates**”) of this Agreement are based on a fixed margin of 20 % from the Hotel public best available rate (“**BAR Rate - Flexible**”) minus 10 % of VAT tax. Net rates (“**Net Rates**”) are provided by Hotel to Company for inclusion in packages or programs where the Net Rate will not be disclosed to consumers directly or to any unauthorized parties. Company must bundle rooms with high value components (such as air, ground transportation) and ensure that the bundled rate is substantially higher than the room only rate available directly on the Property Channel (as defined below). For the avoidance of doubt, nothing in this Agreement shall prevent Company from advertising the package price (covering the total combined price for the room, transportation and related components – including Company’s margin).

The Hotel sells rooms at a variable room rate which fluctuates based on various market factors. Net Rate is calculated based on the above fixed percentage of the prevailing variable BAR Rate at the time of booking. The applicable rates can be communicated by **reservation@madamereve.com**. The net rate can not be shared with any person outside of the Company, except as otherwise provided in this Agreement.

Hotel shall set the Net Rates for rooms to be (a) at least as favorable as the rates, rules, terms, and conditions Hotel offers to or sets for rooms made available for booking through any Property Channel. “**Property Channel**” means those distribution channels, through which Hotel makes its rooms available, including any web site operated by Hotel. Company is provided the Net Rates for the company specified in this Agreement. Access to Net Rates may be extended by Company to an Affiliate, provided that such Affiliate satisfies the Criteria and so would also be deemed an Authorized Distributor (and is approved by Hotel, as provided herein).

During the term of this Agreement, Hotel may revise the Net Rate, policies and property information and provide same to Company.

Please note that those rates do not include the city tax. Indeed, a city tax of € 11.38 per day per guest will be charged to the guest upon check out.

Rates are bed only, single or double occupancy, including VAT should the VAT rate change, it will be reflected in the prevailing rates. (subject to change by government).

Room category	Tour operator rates 2025
<p><b>All the Rooms and Junior Suites categories*</b></p> <p>*Top Suites on request</p>	<p><b>20% OFF Best available Rate Flexible</b></p> <p><i>Except during BOD</i></p>

*Nota Bene:* In case of variable rates during one reservation, the average daily rate will be calculated.

Rates are indicated in Euros (€), per room, net non-commissionable when preferred discount, Gross & net rates will be indicated by hotels when contacted directly.

- Rates do not include breakfast.
- Continental breakfast 28€ per person including VAT
- European breakfast 40€ per person including VAT
- 100€ supplement for the third person, from 12 years old
- Crib free of charge, subject to availability upon request at time of reservation
- Standard wifi is on complimentary basis

(b) This agreement is based on a minimum annual production of 100 room nights in 2024.

(c) Rate opening

From **January 1<sup>st</sup> 2025** and ends on **December 31<sup>st</sup> 2025** exclusive., amendments to those dates will be communicated by the hotel on an Addendum

(d) Reservations restrictions

Hotel Madame Reve reserves the right to require minimum length of stay during high seasons weeks.

Arrival day restrictions applies on certain days.

(e) Black out dates

EVENT	FROM	TO (INCLUDED)
NEW YEAR'S EVE	01/01/2025	01/01/2025
FASHION WEEK MEN	21/01/2025	26/01/2025
FASHION WEEK HAUTE COUTURE	27/01/2025	30/01/2025
FASHION WEEK PRÊT A PORTER	03/03/2025	11/03/2025
ROLAND GARROS	30/05/2025	08/06/2025
SIAE AIR SHOW	16/06/2025	22/06/2025
FASHION WEEK MEN	24/06/2025	29/06/2025
FASHION WEEK HAUTE COUTURE	07/07/2025	10/07/2025
FASHION WEEK PRÊT A PORTER	29/09/2025	07/10/2025
NEW YEAR'S EVE	30/12/2025	01/01/2026

**During blackout dates, 20% discount will not apply. Instead you will get a 10% commission on the net BAR published rates.**

No allotment or stop sales apply to this current contract (on request only)

- (f) Onward distribution of “room only” rates requires the Company’s discerning attention to avoid presence of our Hotel/Resort on non-appropriate or inadequate web sites.

Company agrees to respect prevailing variable room rates on <https://madamereve.com> and, therefore, not to sell or allow any partner/client to sell at a lower rate than rates available for the same room category, on <https://madamereve.com>. The Company is responsible for connectivity systems and costs.

- (g) All local and government fees and service charges are subject to change without prior notice. Should the local authorities and/or government increase the types or taxes rates, the Hotel will apply and enforce the new taxes or rates. Hotel shall provide the Company with the tax rates applicable to rooms. Hotel is solely responsible for the accuracy of such tax rate information and for the accuracy of any changes submitted to Company.

## 2. COMPANY OBLIGATIONS

- (a) Online bookings, confirmed via TravelClick will be honored automatically. Manual bookings are also possible by e-mail at [reservation@madamereve.com](mailto:reservation@madamereve.com), are always on request and subject to the hotel's confirmation.
- (b) All reservations must be booked using the dynamic discount contracted. In no circumstances shall Company contact Hotel directly or cause a third party to contact the Hotel directly to obtain static rates on a case by case basis.
- (c) All Hotel content including but not limited to property information, services and facilities, room descriptions, images, policies, taxes and fees shall be obtained by Company directly from Hotel. Available rate inventory images will be provided through Hotel's image library distributor.
- (d) Unless otherwise agreed in writing by Hotel, Company will not and will not permit any party directly or indirectly in its distribution channels to market rooms as an unpackaged, room only product. Company agrees that it will not sell any Hotel inventory that has not been supplied directly by Hotel or another Authorized Distributor pursuant to this Agreement.
- (e) The Company bears no risk for failing to book any of the rooms. Nothing in this Agreement constitutes a sale or rental of rooms to Company.

## 3. TAXES AND SERVICE CHARGES

- (a) Unless Hotel communicates in writing to Company otherwise, Company shall collect all applicable local charges and government taxes from guest and shall provide to Hotel the percentage taxes based on the Net Rate (or such rate as applied to the guest) and the full amount of flat taxes. Hotel shall remit all such taxes to the taxing authority as required by law. Company shall collect all fees and Hotel service charges from guest and shall pass the full amount collected of all such fees and charges to Hotel. In the event Hotel becomes liable for any tax payable on the margin, Company shall provide such amount to Hotel for remitting to the appropriate tax authorities.

A city tax of € **11.38** per day per guest will be charged to the guest upon check-out.

- (b) All local and government taxes fees and Hotel service charges are subject to change without prior notice. Should the local authorities and/or government increase the types or rates of taxes, the Hotel will apply and enforce the new taxes or rates. Tax rates applicable to rooms shall be updated by Hotel on the website. Hotel is solely responsible for the accuracy of such tax rate information and for the accuracy of any changes

## 4. LIMITATIONS

- (a) The Rates are available solely for individual leisure travel. Rates do not apply to business travel, meetings, conferences or groups. Any such booking shall have the best available rate apply or may be cancelled by Hotel in its sole discretion.
- (b) Reservations consisting of [**six (6)**] or more rooms are considered group bookings ("**Group Bookings**"). Contract Net Rates do not apply to Group Bookings. Unless otherwise specified by Hotel, the terms and conditions of the Agreement, with the

exception of sections related to rates, cancellation, invoicing and payment, shall govern Group Bookings. It is anticipated that rate, cancellation and payment terms and conditions will be specifically negotiated in a separate writing signed by the Parties for each Group Booking. In the event no such separate writing is executed, Net Rates will not be valid and the published rate will govern such Group Booking. Any booking for an attendee of a convention/conference shall have the convention/conference rate apply or, the booking may be cancelled by Hotel in its sole discretion.

- (c) **The Net Rates are and shall remain strictly confidential**, except that Company may disclose the Net Rates to its employees, lawyers and accountants. Unauthorized disclosure by Company may result in termination of the Agreement. The Company agrees not to publish or otherwise disclose to the public the Net Rates in any medium.
- (d) The Net Rates are valid only for wholesalers engaged in programs directly or through their portfolio of accounts (“**Program**”). The Program is required to function as a package, including the hotel accommodation, travel and other services distributed through retail travel agencies. Company must promote the Hotel as full service luxury hotel or resort.
- (e) Availability of rooms and rates are as determined by Hotel in its sole discretion and are fully yieldable by Hotel. Blackouts, restrictions, special event policies, and minimum stays may apply at the option of Hotel

## 5. RESERVATIONS POLICIES & PROCEDURES

### Reservations information

#### RESERVATIONS DEPARTMENT

**Address** GHP LOUVRE  
Hotel Madame Rêve  
48 rue du Louvre  
75001 Paris  
France

**Reservations team** [reservation@madamereve.com](mailto:reservation@madamereve.com)  
Tel: +33 (0)1 80 40 77 70

### Contract Information

#### SALES DEPARTMENT

**Senior Sales Manager** **Anne-Julie DESIRE**  
[annejulie.desire@madamereve.com](mailto:annejulie.desire@madamereve.com)  
+ 33 (0)7 77 08 63 39

(a) Hotel must honor a guest's reservation request upon confirmation of offered rate by Reservation team in due time. Hotel shall send a confirmation of each reservation to Company within two business days after a reservation request is received. Hotel requests booking agency name and agent name with each reservation confirmation, which Company will provide to the extent available.

(b) **Guest pre arrival information**

At the time of booking, Company shall provide all guest information collected by Company that is relevant to the guest stay to Hotel. Such information shall include but not be limited to the guest's name, address, telephone number, email address, number in party (adults) and (children with ages), type of accommodation, room category, arrival and departure date and time, bedding and connecting requests, and total number of nights and confirmed flights.

Hotel may contact a booked guest directly to assist in planning the guest's visit.

(c) **Changes to existing reservation**

All changes that occur after a reservation has been confirmed must be made via **reservation@madamereve.com**. Rates, promotional offers, policies and terms and conditions are dynamic and can differ by arrival date, length of stay and occupancy levels. Once the guest is at the property, Hotel is solely responsible for any changes or services requested by a guest directly with the Hotel and Hotel is solely responsible for collecting from the guest any and all charges for such changes or services.

No name changes will be permitted without prior authorization from Hotel (including, without limitation, related to deposits, refunds, occupancy and cancellations. In the event the Company changes the dates of the reservation within cancellation, the full stay will apply to the Company. The reservation request for the new set of dates will be subject to rate and room category availability.

In the event that the Company reduces the number of nights of the reservation within cancellation, the original number of nights booked will apply to the Company and the difference between the original room nights and revised room nights will be charged as a early check out fee.

Hotel shall not charge any amount for a room if a guest arrives at the Hotel but departs as a result of the guest's dissatisfaction with the Hotel (Company and Hotel to agree to the basis of the guest's dissatisfaction), a failure to cancel or a no-show is excused under Section 5(d), or a "no walk" situation in which the guest remains dissatisfied after Hotel has complied with the terms of Section 5(e).

(d) **No shows**

A reservation is considered a no show if arrival does not occur on the date reserved. Hotel shall only invoice Company on behalf of the guest the applicable cancellation charge as described in the Cancellation Policy section.

(e) **Relocation policy**

Hotel shall treat any Company guest equal to or better than Hotel treats any other Hotel guest, including, without limitation, how Hotel handles overbooking (i.e. "walk") situations. If Hotel is unable to honor a guest's reservation after all other efforts to relocate direct bookings and other guests have been made by Hotel, then Hotel shall immediately (a) notify Company of such inability, (b) relocate the guest to a property that is of an equal star quality rating than Hotel, (c) prepay or make other arrangements to cover the room charges at such property for first night room and tax and all transportation costs to such property, and (d) deliver a written explanation absolving Company of responsibility for Hotel's failure to honor the reservation. Company shall not be responsible for any amounts owing to Hotel related to such guest's reservation in the event the guest remains dissatisfied (as agreed upon by Company and Hotel) following Hotel's compliance with this Section 2(e).

(f) **Check-in /Check-out**

Guest check-in time is **3 pm** and checkout is **12 pm**. The Hotel management on a case-by-case basis will assess requests for early arrival and/or late departure on the day of arrival and/or departure.

(g) **Facilitation**

The Company facilitates the booking of room reservations at the Hotel through the Company's system and the collection and remittance of payments, and is responsible for any deficiencies or errors in or by the Company's system. If Company has not received an invoice for a reservation within 12 months after a guest's departure, then no amount is due to Hotel for such reservation, and neither the Company nor the guest shall have any further obligation to Hotel with respect to such reservation. The Hotel is responsible for proving that each invoice was delivered to a Company within 12 months of a guest's departure.

## 6. PAYMENT

**Account Name:** GHP LOUVRE  
48 rue du Louvre  
75001 Paris  
France

**Bank:** BP RIVES DE PARIS  
**Bank address :** Banque Populaire Rives de Paris CA Tolbiac  
63 avenue d'Italie, 75013 Paris  
FRANCE

**Bank Code:** 10207  
**Account N°:** 22219161156  
**Sort Code:** 00118  
**Bank details code:** 34  
**Swift Code / BIC:** CCBPFRPPMTG  
**IBAN:** FR76 1020 7001 1822 2191 6115 634

No bank charges to be deducted from beneficiary and charges are to be paid by the remitter.

All wire confirmations should be sent to the Hotel directly.

## 7. INVOICE

Each invoice shall specify for each reservation, the guest name, Company property ID number, Company confirmation number, the arrival and departure dates, reservation status (booked or cancelled), the applicable Net Rate and taxes applicable to such Net Rate, and whether the reservation was billed on a previous invoice.

### **Invoices shall be sent to:**

GHP LOUVRE – Hotel Madame Rêve  
Comptabilité  
48 rue du Louvre  
75001 Paris, France

## 8. CANCELLATION POLICY & DEPOSIT

**A full guarantee or prepayment of 100% shall be made by the Wholesale before arrival. The Hotel reserves the right to cancel the reservation of any reserved rooms that have not been fully pre-paid for.**

Cancellation information will be confirmed when rates are queried. (House policy)

Cancellations and changes must be received as per below conditions, prior to the expected arrival, or the total charge for the full reserved stay, plus tax and service charge, will be retained. The same penalty applies to no-shows.

**Cancellation conditions:**

- **BAR Rate Flexible: Cancellable from booking time to 2 days before the scheduled arrival before 12:00 pm at the latest (D-2 at 12:00 pm paris time at the latest).**
- **After this date, 100% of the deposit will be retained**
- **This timeline would be different according blackout dates and high season period.**

**9. INTELLECTUAL PROPERTY RIGHTS**

Hotel's manager and its respective affiliates are the owners of all Hotel trademarks, copyright, service marks, logos, etc. ("**Intellectual Property**"). Company agrees to use and to procure that its affiliates (subject to Hotel's approval) use the Intellectual Property solely for the approved purpose under this Agreement.

**10. MARKETING AND BROCHURE DISTRIBUTION**

Subject to the Hotel's right of approval as set out herein, Company and its Affiliates have the right, solely for the purposes of merchandising and obtaining reservations for the Hotel, to use the name, logos, trademarks, and images from Hotel's website or provided by Hotel (including photographs) used to identify or promote the Hotel. "**Affiliates**" means entities that control, are controlled by or under common control with Company and any third parties that facilitate the booking of hotel room reservations through the System. "**System**" means software, databases, products, and other components that make up the service that is marketed by the Companies and their Affiliates to enable guests to shop for, reserve, book and pay for travel services through a computer, a telephone, some other interactive device, or some other booking channel. Hotel warrants that such use of Intellectual Property does not infringe on any third party's rights. Any additional advertising or marketing to be performed for Hotel shall be governed by Company's then-standard marketing terms and conditions. Company shall not and shall not permit its Affiliates to use any Hotel Intellectual Property on any online channel to drive traffic or to sell, including pay per click on any search channels, in any language or any geographic region or on any metasearch platform. Company agrees to include a full color photo of the Hotel in its brochure. Upon brochure publication, Company will provide three (3) copies to the Hotel.

Company will provide Hotel a complete list of all web sites on which Hotel's information and inventory will be displayed. The Hotel reserves right of prior approval of any information published as described in this Section for any proposed Company advertisement and printed promotions and materials featuring the Hotels trademarks, service marks, logos or trade names. Once materials are approved by Hotel, Company may re-use such materials without further review or approval by Hotel.

**11. INDEMNIFICATION**

Hotel shall, at its expense and at Company's request, hold harmless, indemnify and defend such Company, any affiliate, or any of their directors, employees, or agents, against any third-party claim or action brought against any of them, arising from or relating to Hotel's accommodations or services or Hotel's breach of this Agreement. The Company shall, at its expense and at Hotel's request, indemnify, defend and hold harmless the Hotel, its manager and any of its affiliates, or any of their directors, employers or agents against any third-party claim or action brought against any of them

relating to Company's breach of this Agreement or any error of Company in the booking of reservations through the Company's System or through any entity of its Company's distribution channel.

## 12. CONFIDENTIALITY

Without the express written consent of the disclosing party, no party shall disclose or allow the disclosure to any third party, other than to its employees, lawyers, accountants, representatives or parties engaged by Hotel to provide analysis or use other than as specifically permitted in this Agreement, any confidential, proprietary or trade secret information of such disclosing party. The terms of this Agreement are confidential information of the parties. A party shall not be liable for the disclosure of any confidential, proprietary or trade secret information if such information (a) becomes publicly available without the receiving party's breach of any obligation owed to the disclosing party, (b) became known to receiving party prior to disclosing party's disclosure of such information, (c) became known to receiving party from a source other than disclosing party where such source did not breach an obligation of confidentiality owed to disclosing party, or (d) is independently developed by the receiving party. If Company provides Hotel access to an extranet, Hotel shall (i) keep confidential, and require Hotel's employees and agents to keep confidential, all passwords and other security measures necessary to access such extranet, (ii) inform Company of all personnel authorized to access such extranet, including any changes to such personnel, and of any unauthorized access to such extranet, and (iii) prevent the use of any automated scripts or software to repetitively query the extranet to gather information. Hotel is responsible for the use of the extranet by anyone using the Hotel's password or other access permissions. Any direct connect functionality implemented for the Hotel shall be governed by Company's then-standard direct connect terms and conditions.

## 13. PRIVACY

The receiving party acknowledges that it may have access to data that is personal information, including any and all identifying information, of the employees, guests and customers or potential customers of the disclosing party ("**Personal Information**"). Such Personal Information requires a higher standard of care and the receiving party agrees to use its best efforts to protect such Personal Information. The disclosing party shall control at all times the storage and use of the Personal Information. The receiving party agrees to take the technical and organizational steps necessary for protecting Personal Information as required by the disclosing party. The receiving party shall use any Personal Information it receives from the disclosing party only to fulfill its obligations under this Agreement. The receiving party agrees it will not share, rent, sell, or in any way transfer any Personal Information whatsoever to any third party for any reason, without the specific written direction of the disclosing party. Without limiting the foregoing, the receiving party shall not use any Personal Information for market research purposes without the permission of the individual whose Personal Information is in question. Where the disclosing party provides the receiving party with such information, the disclosing party shall be responsible for obtaining the permission of the individual whose Personal Information is in question. The receiving party shall comply with all applicable laws, rules, regulations and industry standards related to privacy, anti-spam and data protection and the performance by the receiving party of its obligations hereunder in all jurisdictions where the disclosing party carries on activities under this Agreement.

The receiving party shall promptly notify the disclosing party in writing in the event there is any suspicion of irregularities in the storage or processing of the Personal Information. The disclosing party has the right to audit the receiving party for the purpose of confirming compliance with this section. On termination of this Agreement, the receiving party shall discontinue using the Personal Information and shall destroy any Personal Information in accordance with the terms of this Agreement.

The Hotel can market directly to any guest who has completed a stay and has consented to such marketing.

#### **14. INSURANCE**

Hotel represents and warrants that it has liability insurance coverage in an amount that is consistent with industry practice. In the event such insurance is cancelled or expires, Hotel shall replace with a policy of similar coverage. On request, Hotel shall deliver certificates of insurance coverage to Company.

#### **15. ASSURANCES**

Upon written notice, a party may terminate this Agreement immediately if any other party ceases to do business, becomes insolvent, or is subject to bankruptcy or insolvency proceedings, whether actual or reasonably believed to be imminent. If agreement is terminated, all future arrivals will convert to 100% prepayment. All outstanding balances must be paid by Company prior to Hotel accepting future arrivals. If reasonable grounds for insecurity arise about a party's performance of this Agreement, then the other party may demand written adequate assurance of due performance. Until the requesting party receives such assurance in writing, it may suspend its performance of this Agreement. If the written assurance is not received within 5 days after its request, or within such other reasonable period of time as a requesting party may designate, then the failure to furnish such assurance constitutes a material breach of this Agreement, and the requesting party may immediately terminate this Agreement. Hotel may terminate or suspend this Agreement immediately if Company breaches any part of this Agreement and fails to cure such breach within 30 days of receipt of notification from Hotel.

#### **16. MISCELLANEOUS**

No party may assign any of its rights or obligations under this Agreement without the other party's prior written consent except that Hotel may assign to a successor in interest to the Hotel on notice to Company and without consent; provided, however, nothing herein shall prohibit a Company from assigning any of its rights or obligations to an affiliate.

## 17. AGREEMENT CONFIRMATION

- (a) This Agreement is deemed valid once the signature page of this Agreement has been duly signed and returned to Hotels Sales Manager. Unless and until the Hotel receives from the Company a counter-signed contract, there shall be no agreement of the parties and the terms hereof shall be of no force.
- (b) The undersigned is an authorized signature of Hotel or Company and is authorized to bind such party to the terms of this Agreement.
- (c) **Health and Safety:** With respect to Hotel, it represents and warrants that Hotel has complied with or otherwise met all health and safety requirements and standards applicable to such Hotel, whether arising pursuant to applicable law, governmental regulation or otherwise, and regardless of whether arising as a result of the location of the Hotel, the nationality of guests or otherwise (collectively, “**Health and Safety Standards**”). In addition, with respect to Hotel, it covenants and agrees that such Hotel shall at all times comply with or otherwise meet all Health and Safety Standards for the duration of the term of this Agreement. Company may terminate this Agreement as it relates to Hotel upon written notice and following a 30-day cure period to such Hotel in the event Company believes in good faith that such Hotel has at any time failed to comply with any Health and Safety Standards during the term of this Agreement.
- (d) The Parties acknowledge that at any time Company may refuse to offer, display or list for booking the Hotel’s rooms, including during the cure period referenced in Section 15.
- (e) This Agreement shall be interpreted and governed by the laws of the **French jurisdiction**. The parties hereby submit to the exclusive jurisdiction of the courts of the **French jurisdiction**.



**SIGNATURE PAGE TO WHOLESALER NET RATE AGREEMENT**

SUBMITTED BY:

**Madame Rêve – GHP LOUVRE**

**GHP LOUVRE - MADAME REVE**  
SAS au capital de 16 800 000€  
48 Rue du LOUVRE - 75001 PARIS  
Tél. : 01 80 40 77 70  
RCS PARIS B 811 061 676 000 39 - APE 5510Z

27/01/2025

Anne-Julie DESIRE – Sales Manager

Date

ACCEPTED BY:

21/1/2025

Alessandra GIRARDI  
Product Director

Date

Company Stamp