Terms of Service

In force on 07/30/2020

The purpose of these general conditions of use (known as the "T & Cs") is to provide a legal framework for the terms of provision of the site and services by and to define the conditions of access and use of the services by "the User ".

These T & Cs are accessible on the site under the heading "T & Cs".

ARTICLE 1: Legal notices

The site is edited by SAS I.P.Apps with a capital of 42 euros, registered with the RCS of MARSEILLE under number 883 415 069, whose head office is located at 49 Boulevard Bouyala d'Arnaud 13012 Marseille 12e Arrondissement Phone number 04 84 89 45 75 Email address: ceo@ipapps.dev The Director of publication is: David FOURNIER The site host is OVH SAS, whose head office is located at 2 rue Kellermann - 59100 Roubaix - France, with the telephone number: 1007.

ARTICLE 2: Access to the site

The site allows the User free access to the following services:

presentation of the application and its functions, address and company information. The site is accessible free of charge anywhere to any User with Internet access. All costs incurred by the User to access the service (computer hardware, software, Internet connection, etc.) are at their expense.

ARTICLE 3: Data collection

The site is exempt from declaration to the Commission Nationale Informatique et Libertés (CNIL) insofar as it does not collect any data concerning Users.

ARTICLE 4: Intellectual property

The brands, logos, signs as well as all the content of the site (texts, images, sound, etc.) are protected by the Intellectual Property Code and more particularly by copyright. The User must seek the prior authorization of the site for any reproduction, publication, copy of the various contents. He undertakes to use the contents of the site in a strictly private context, any use for commercial and advertising purposes is strictly prohibited.

Any total or partial representation of this site by any means whatsoever without the express authorization of the website operator constitutes an infringement punishable by Article L 335-2 and following of the Intellectual Property Code.

It is recalled in accordance with Article L122-5 of the Intellectual Property Code that the User who reproduces, copies or publishes the protected content must cite the author and its source.

ARTICLE 5: Liability

The sources of the information published on the site are deemed reliable but the site does not guarantee that it is free from defects, errors or omissions.

The information communicated is presented for information purposes and is general without contractual value. Despite regular updates, the site cannot be held responsible for changes in administrative and legal provisions occurring after publication. Likewise, the site cannot be held responsible for the use and interpretation of the information contained on this site. The site cannot be held responsible for any viruses that could infect the computer or any computer equipment of the Internet user, following use, access, or download from this site. The site cannot be held liable in the event of force majeure or the unforeseeable and insurmountable fact of a third party.

ARTICLE 6: Hypertext links

Hypertext links may be present on the site. The User is informed that by clicking on these links, he will leave the site. The latter has no control over the web pages on which these links lead and can in no way be responsible for their content.

ARTICLE 7: Cookies

The User is informed that during his visits to the site, a cookie may be automatically installed on his browser software.

Cookies are small files temporarily stored on the hard drive of the User's computer by your browser and which are necessary for the use of the site. Cookies do not contain personal information and cannot be used to identify anyone. A cookie contains a unique identifier, generated randomly and therefore anonymous. Some cookies expire at the end of the User's visit, others remain.

The information contained in cookies is used to improve the site.

By browsing the site, the User accepts them.

The User must, however, give his consent to the use of certain cookies.

In the absence of acceptance, the User is informed that certain features or pages may be refused.

The User may deactivate these cookies through the settings appearing in his browser software or in the cookie management module.

The site uses the services of Google Analytics to measure audience and traffic. This service installs specific cookies. The user can choose to refuse this cookie installation in the cookie management module.

ARTICLE 8: Applicable law and competent jurisdiction

French law applies to this contract. In the absence of an amicable resolution of a dispute between the parties, the French courts will have sole jurisdiction to hear it. For any question relating to the application of these T & Cs, you can contact the publisher at the contact details listed in ARTICLE 1.