



WEBSITE TERMS AND CONDITIONS OF USE

Introduction

The USI Events website, hereafter “the Site”, is made available to you under certain terms and conditions of use that define the relations between you and the Site.

These terms of use are defined hereunder. By using and/ or consulting this Site you are indicating, automatically and unconditionally, your full and entire acceptance of these terms of use.

The Site reserves the right to modify the present terms of use at any time, without notice or compensation. Please consult these terms of use regularly.

Definitions

User: any person using the Site or any service offered by the Site.

Content User: data given by the user in any Site section.

Intellectual Property

The use of the Site does not give you ownership of any intellectual property rights. Those rights remain the exclusive ownership of OCTO Technology.

Any text, photo, video, data, poster, logos brand and other element reproduced on the Site is reserved and protected by intellectual property rights, including copyright, neighboring rights, trademarks.

As such, you may not reproduce, represent, broadcast, trade, modify or grant all or part of any element reproduced on the Site and all or part of the Site in general, without the prior and express consent of OCTO Technology. Any illicit use of all or part of the Site (hacking, counterfeit, etc.) may lead to prosecution.

OCTO Technology reserves the right to remove all or part of the User Content, at any time and for any reason, without prior notice or justification. No legal action may be brought by the User on those grounds.

Personal data

In accordance with the January 6th, 1978, 78-17 French law on Information Technologies and Civil liberties, the information required of you is mandatory to process your registration. This information is destined exclusively to OCTO Technology and will under no circumstances be circulated to other companies without your explicit consent. We undertake to take all the necessary precautions to preserve the safety of your personal data, this includes ensuring they are not deformed, damaged or communicated to a third party. Pursuant to this 78-18 French law (the French “Loi Informatique et libertés”), you may exercise your access, modification and suppression rights by writing to Service communication – USI – OCTO France – 34 avenue de l’Opéra 75002 Paris, France or by e-mail to communication@octo.com.



Hyperlinks

The site provides direct hyperlinks to websites that are edited and/ or managed by third parties. Insofar as OCTO Technology has no control over these external resources, the User recognizes that OCTO Technology accepts no responsibility with respect to making these resources available and may not be held accountable as to their content.

Obligations and limits of liability

It is expressly specified that the information provided is purely indicative. The Site is not intended as a substitute to professional services or advice and research results should in no way be used as a basis for critical legal or economic decisions.

OCTO Technology shall not be liable in any manner whatsoever for the Use of information and content available on the Site as a whole. The User alone is responsible for the proper and judicious use of the information made available to him on the Site.

Moreover, the User agrees to pay OCTO Technology an indemnity for any harmful consequence directly or indirectly linked to the use of the service.

OCTO Technology agrees to put in place all the necessary means to guarantee the security and confidentiality of transferred data. The User is informed that one or several cookies, containing no personal information, may be placed on his hard drive so as to ensure his identification.

The User acknowledges being aware of the limits and constraints linked to the internet network and as such recognizes that it is impossible to have a total guarantee that data exchanges are secure. OCTO Technology shall not be held liable for any damage resulting from the transmission of any information, including username and/ or password, through the Service.

Moreover, OCTO Technology expressly undertakes to use the means at its disposal to implement and update the database and ensure the consistency, continuity and quality of the service made available. However there will be no obligation of result on its part.

OCTO Technology agrees to intervene within a reasonable timeframe in the case of an outage or anomaly that makes the Service inaccessible, in order to restore its access or inform Users of the issue. However, OCTO Technology reserves the possibility to interrupt Site access at any time for maintenance, update or correction purposes.

OCTO Technology may not be held accountable for any direct or indirect, tangible or intangible damage and/ or prejudice of any nature, resulting from the unavailability of the Service or any use thereof. The term "Use" must be understood in the broad sense of the term, i.e. as any use of the site, licit or otherwise.

The User undertakes to respect all French regulations in force.

Applicable law and competent jurisdiction

The Site is governed by French law and any dispute shall be referred to the French courts of Paris, which shall have exclusive jurisdiction.

French law shall be exclusively applicable.