# TERMS AND CONDITIONS OF SALE TO INDIVIDUALS

#### Aimigo

September 27th, 2024 v5.2

#### INTRODUCTION

The A9 Company (hereafter referred to as "The Company"), an SAS with a capital of 81,382 euros, is registered with the Registry of Trades and Companies of Paris under RCS Paris B 451 911 812. Its head-quarters are located at 65 rue de Reuilly, 75012 Paris, France - email address: support@gymglish.com. Its EEC VAT number is FR10451911812. The Company primarily provides online training services. The Company's website publication manager is Benjamin Levy.

The Terms and Conditions of Sale to Individuals ("TCS") apply to all sales made by the Company to individual customers.

By using our Site and/or Applications, you unreservedly accept these conditions, which you acknowledge having read and understood.

These conditions are applicable for the entire duration of your browsing on the Site, as well as for the entire duration and/or use of the Services and/or of the Applications.

When validating their order, customers agree to the terms of the specific order, the entirety of the present TCS and the Terms of Use (TOU) available at the following address:

https://www.gymglish.com/documents/CGU-GymGlish-en-latest.pdf

In cases where the User is not the Client, the Client remains responsible for the acceptance and respect of the TOU for each of the Users the Client designates and to whom the Client intends to propose the Company's Services, under its responsibility. Possible specific Conditions of Sale can supplement or replace the present ones. They will be communicated to the Client who will be asked to accept them.

Explanatory comments in the right-hand column of this document have no binding legal value; they

#### **Explanatory comments:**

This is what we sell, and how to buy it.

serve only to facilitate the overall comprehension of the document, re-written in simpler terms.

#### 1 UPDATES

The Company reserves the right to amend this document at any time.

If applicable, the revision number and date located at the top of this document will identify the version.

Each update will be published on our Site. Any changes will take effect upon said publication.

By continuing to use the Site, the Services and/or Applications, or by accessing them after an update of our terms, you acknowledge and accept all of the modifications therein.

For translations, the reference document for interpretation shall be the original French, whose latest applicable version is available at the following address: https://www.gymglish.com/documents/cgvps-fr-latest.pdf

We reserve the right to change the terms of this document.

#### 2 DEFINITIONS

**Subscription** refers to placing the Service at a User's disposal for a fixed price and duration and, where appropriate, a maximum number of Lessons completed by the User.

**Activation** refers to The start date of the Subscription.

**Listings** refers to the service offer(s) proposed directly by a Seller to other Users via the Marketplace.

**Application or mobile Application** refers to a program designed and/or produced by the Company that is downloadable and executable from the operating system of a smartphone or tablet.

**Client** refers to an adult and able person or company who either accepts the Listing of a Seller on the Marketplace or purchases a Subscription on his own account, or on behalf of one or more User(s).

**Lesson** refers to the content of the lesson, the content of the corrections and the content of any supplementary corrections tailored to each User.

Strictly speaking, we are not selling Lessons but a Subscription at a fixed price allowing access to our Service during the Subscription period.

Listings are third party offers.

You can access our Service from your smartphone or tablet using our Applications.

The Client is the buyer.

Our Lessons are personalized.

**Course** refers to all of the Lessons completed by and tailored to each User.

Each User follows a personalized learning Course.

**Marketplace** refers to a dedicated space on the Site allowing for Listings by Sellers to be posted and viewed by the Users.

Many Sellers offer Services on our Marketplace

**Provision** refers to service offered directly to the User by a Seller through a Listing on the Marketplace.

Provisions are offered directly by third parties on the Marketplace.

**Product** refers to 1) the training service with our artificial intelligence Aimigo Coach, 2) one of the Learning Series service offers published by the Company, such as Gymglish, Frantastique, Wunderbla, Hotel Borbollón, Saga Baldoria, Wunderbla or Rich Morning Show, or 3) training programs using Aimigo Studio technology operated by the Company but whose content is published by third parties.

Product refers to our training solutions.

**Service** refers to the supply of our Products (Aimigo Coach, Learning Series and Aimigo Studio) as well as technical support to customers.

**Site** refers to the set of web pages managed by the Company, including aimigo.coach, gymglish.com, gymglish.fr, frantastique.com, frantastique.fr, richmorning.com.

Site refers to all websites managed by the Company.

**Trial** refers to the testing of the Service, proposed free of charge to the User for a limited period of time.

Our Trial is free.

"User" or "You" or "They" refers either to someone who has created an account on the Marketplace, or a person who uses the Service. Each User may subscribe to one or more Course. The User is you.

**Seller** refers to an adult and able person or company who uses the Marketplace and posts Listings viewable by Users.

The Seller places Listings to offer You his services.

**Supervisor** refers to, if applicable, the individual(s) responsible for monitoring Users for whose account the Client has subscribed to the Service.

The Supervisor is often a training manager or human resources manager.

**Supervisor Space** refers to a space on the Site for Supervisors where they can invite Users, purchase Subscriptions, and supervise the training of Users.

### 3 OBJECT

These TCS, which solely address individuals who hold the status of consumers under the provisions of the Consumer Code, are intended to define the features and conditions of purchase of the Company's Products.

As required by law, the consumer is defined as any physical person acting in connection with the order, for purposes that are not within the scope of his/her professional activity.

# 4 FEATURES AND CONDITIONS OF SUBSCRIPTION

Every User follows a personalized curriculum, comprising Lessons. During the term of the Subscription, it is possible to substitute a User with another User if applicable. Compliance by the Client and the User(s) of these Subscriptions' features is an important condition of the TCS.

#### 4.1 Free Trial

Prior to Subscription, Clients may sign up for a free trial period, allowing them to validate the compatibility of their software environment with the Services. If Clients wish to buy a Subscription, they can visit the online shop, where different offers are presented.

#### 4.2 General features

Each Subscription allows the User to follow an individual training Course consisting of Lessons. Each User can use a maximum number of weekly Lessons depending on the chosen Product and offer (as displayed on our website).

# **4.2.1** Description of common features for Learning Series Products

All Gymglish, Frantastique, Frantastique Ortho, Hotel Borbollón, Wunderbla and Saga Baldoria Products are available via the Website or via a dedicated Application. As they are identified by their e-mail address, Users can choose either of these methods of access. The same Lessons are available on both platforms. Every Gymglish, Frantastique, Hotel Borbollón, Wunderbla and Saga Baldoria Product allows Users to receive and complete a maximum of seven

We offer a free trial period, permitting users to explore our Services and test software compatibility..

Depending on the chosen Product or offer (Basic, Premium or Gold) our subscriptions allow Users to receive and complete a maximum Lessons per week, or a maximum of one lesson per day, except at the beginning of the Trial Period, where the frequency may be greater. Depending on the chosen offer (Basic, Premium or Gold), users may choose the days of the week when they wish to receive their Lessons with a minimum of one Lesson per week and within the limit of seven lessons per week maximum, or a maximum of one lesson per day, as previously indicated. By default, the Company sends the new Lesson on the first available day of reception depending on the User's response. Failing to receive a response from the User, the Company sends a reminder for the same Lesson on the first available day of reception seventy-two hours after the last mailing. Users can also set, in their Lesson or in their personal space, a period when Lessons may be paused (Manage my Absences in the Workbook), if this option is offered. This option affects neither the price nor the time period of the Gymglish, Frantastique, Hotel Borbollón, Wunderbla or Saga Baldoria Subscriptions bought.

Gymglish's, Frantastique's, Hotel Borbollón's, Wunderbla's, Saga Baldoria's content may offend certain users due to its tone, possible references to adultery, common cultural stereotypes in North America and in Europe, which may be perceived as immoral in other cultures or other parts of the world. Therefore, these Products are not recommended for underage individuals. The Company cannot be held responsible for any consequences related to the content of the Lessons.

The User can use the Aimigo Coach feature after each lesson. This feature, based on artificial intelligence models, allows the user to chat in oral or written form with a character from Gymglish, Frantastique, Hotel Borbollón, Wunderbla or Saga Baldoria products should they have the appropriate subscription.

#### 4.2.2 Description of Aimigo's features

The Aimigo subscription allows for discussion with our artificial intelligence, both orally and in writing, only in the available languages. Each Aimigo subscription covers one language only. Aimigo is available via the App.

Users can enjoy a free Aimigo Trial for a limited time.

The Client is informed that in case of excessive use of Aimigo, the quality of the service could be degraded in order to preserve the quality for the other Users. Aimigo is reserved for Users aged 18 years and over, both for the Trial and the Subscription.

Aimigo can chat with you, both orally and in writing

# 4.2.3 Description of the Features of the Rich Morning Show Website

The Rich Morning Show caters towards teenagers and English beginners. It includes three sequences of twenty-one Lessons, incorporating twenty-one videos of the curriculum in ascending order of difficulty. If all sixty-three lessons are completed, the Service then focuses on the revision of knowledge. By default, the Company sends the new Lesson on the first available day of reception depending on the User's response. Failing to receive a response from the User, the Company sends a reminder for the same Lesson on the first available day of reception seventy-two (72) hours after the last mailing.

**4.2.4** Description of the Features of Aimigo Studio Products

The features of Aimigo Studio Products, Services using Aimigo Studio technology operated by the Company for which content is published by third parties, are defined on a case by case basis, detailed on the pages of the Site relevant to them.

#### 4.3 Acceptance of the Order

The Client accepts to pay the set amount due for the provision of the Service, regardless of the number of Lessons actually completed or conversations carried out. The order is completed via the Website or the Applications. Clients choose the offer(s) they wish to subscribe to. When the Client makes his purchase in the Application from Apple or Google, specific conditions apply: see section 5.2.

To purchase, Clients indicate their personal details and payment information. The Client is responsible for the accuracy of all the information provided to the Company and payment service providers, including their address and country of residence, which are required to accurately know the rate of European VAT to which the Client is subject. The Client also ensures that they will provide the accurate first name and last name for any User they sign up.

Clients may confirm their order after having viewed its details, total price, including all fees and taxes. They will have the opportunity to correct any errors. The contract is created upon the validation of the order of the Subscription(s) by the Company. Within the limits prescribed by applicable law, the validation of the order constitutes an electronic signature between

The Rich Morning Show Service is designed for adolescents and beginners, and consists of three sequences of twenty-one Lessons followed by exercises. the Parties - equivalent to a handwritten signature between the Parties.

The Company must receive and validate the payment no later than 45 days after the Subscription. If the payment is not received within this period, the Company may cancel the order and delete the Subscription.

In the event the User(s) do not use the Service, except if the case is provided for in the Article ?? "Right of Withdrawal", the Company shall not have to reimburse all or part of the purchase because the Subscription consists in the provision of the Service regardless if the Subscription is used or not.

The Subscription packages, described more specifically in the online shop via the Website or Applications, may be separated into two large families of Subscriptions:

#### 4.3.1 "Unlimited Time Period" Subscriptions

When this offer is available on our web store (which is not always the case), the Aimigo, Gymglish, Frantastique, Wunderbla, Saga Baldoria, Hotel Borbollón or Rich Morning Show Subscription may be purchased for a "Unlimited Time Period", i.e. a subscription of one month, renewable automatically every month. The Client may terminate the "Unlimited Time Period" Subscription(s) at any time by going to his/her personal webspace, subject to having requested the cancellation no later than three (3) days before the end of the Subscription period in progress. The service will continue until the subscribed period expires. Cancellation does not give right to any refund, partial or total, of the current subscribed period or to a carryover of uncompleted Lessons. In the event of a change in the public price of Subscriptions, the "Unlimited Time Period" Subscription offer chosen by the Client will remain unchanged in terms of monthly payments, as long as the Subscription is not canceled.

#### 4.3.2 "Fixed Length" Subscription(s)

The Aimigo, Gymglish, Frantastique, Wunderbla, Saga Baldoria, Hotel Borbollón or Rich Morning Show Subscription may be chosen for a "Fixed Length", that is, a number of months defined in the description of the package. The Client is committed for the entire period from one date to a fixed date in the future and may receive a maximum number of Lessons as described in the package. The price and time period of the Subscription are described in the Website shop at

The Client agrees to settle the complete sum of the Subscription all at once or by monthly installments.

The Unlimited Time Period Subscription is automatically renewed every month and may be stopped at any time. the time of purchase. The Fixed-Length subscriptions may be renewed automatically for a period equal to or less than the original period. In this case, an email or notification will be sent to the Client one month before the expiry date, and again one week before the expiry date, allowing them to refuse the renewal of their subscription. The Client may also deactivate the automatic renewal at any time in their Client space.

#### 4.4 Commitment Over Time

For all Services, registration to a Subscription means a commitment for a period of time and not for a given number of lessons. Once the User subscribes to the Service, the User can chose to follow (or not to follow) a maximum of seven Lessons per week depending on the offer (as displayed on our website). If the User choses to follow, or not to follow Lessons, there is no impact on the payment of the Subscription. In the case of regular payments, if the payment information held by the Company was no longer valid, an update could be requested to the Client, in order for the Offer to continue. The Client agrees to update such information in the shortest possible time.

The Subscription is the provision of the Service for the fixed period specified at the time of the purchase, regardless of the number of Lessons followed by the User.

# 5 PRICES AND PAYMENT CON-DITIONS

#### 5.1 Price

The Company's offers are invoiced according to prices displayed in the Website shop or in the Application at the time of purchase - the offer is valid for two hours after its display time.

The Company reserves the right to change the price at any time during the offer period. Any revision is applicable only to deals subscribed after the new prices go into effect. Offers do not include the cost of an Internet access required to access the Services, which remains the responsibility of the Client.

# 5.2 In-App Purchases on Apple Store and Google Play

The Company may offer services available for purchase within the Applications on third-party platforms such as Apple Store and Google Play ("In-App Purchases"). If you choose to make purchases through these platforms, you acknowledge that their terms of

Prices are available on both the Website and Applications. They can be modified by the Company. sale apply and you accept them in addition to these terms. The Company does not control the Apple Store and Google Play platforms and cannot be held responsible for any issues related to their use: the User who chooses to make purchases through these platforms acknowledges that they will have to manage their commercial relationship with these platforms without involving the Company. It is therefore the platform that will provide the invoice to the Customer and not the Company.

Some services may be offered as automatically renewing subscriptions. If you purchase such a subscription, it will be renewed at the end of the period, unless cancelled, at the price applicable at that time. To avoid renewal for the following period, cancellation must take place before the end of the current period (according to the terms of the platform). Deleting your account or application does not cancel your subscription. To manage or cancel your subscription, you must use the account settings of the external platform (e.g. Apple Store or Google Play) through which the subscription was purchased. Purchases through platforms are generally non-refundable, and no credit is given for partially used periods. Requests for refunds or cancellations for eligible subscribers must be made through the platform from which the purchase was made."

5.3 Payment Conditions

Payments to the Company can be made:

- by credit card when the payment method is proposed (note: a 1 Euro preauthorization fee is sometimes required to verify the card's existence before finalizing the purchase. This small sum temporarily appears on the statement of transactions for about two weeks, but is then refunded when the actual amount corresponding to the purchase is deducted);
- by bank transfer when this payment method is proposed;
- by Paypal when this payment method is proposed;
- by any other means of payment proposed at the time of the purchase.

Payment of Aimigo, Gymglish, Frantastique, Wunderbla, Saga Baldoria, Hotel Borbollón or Rich Morning Show Subscriptions is done either by recurring

Note: purchasing our products through the Apple Store or Google Play means accepting their terms and conditions in addition to our own.

Payment can be made either via monthly debits or via a single transaction.

debits, or in a single transaction at the time of purchase.

The Company is not liable for payment problems related to the operation of electronic commerce services.

Receipts issued by the Company are available for Clients in their personal web space. Receipts and/or notifications of payment can be issued in the name of A9 or in the name of GYMGLISH, main trademark of the Company, regardless of the Product or Service purchased.

It is agreed that, if the payment was canceled after acceptance of the order, the offer(s) subscribed is (are) also canceled, without prejudice to any action that the Company could take. Furthermore, in case of non-respect of payment obligations, it shall be noted that the bonus months granted to the Client, as well as any sponsorship benefits, will be canceled.

#### 6 LEVEL

Depending on the Product and the chosen offer, and as the case may be depending on average completion of more than two Lessons per week, the Company will issue the User a certificate of level at the end of the Subscription purchased by the Client. This certificate will show the result of continuous assessment throughout the training. To this effect, Users undertake to complete their Lessons personally and any Supervisors undertake to implement appropriate measures to ensure this is the case.

#### 7 SPONSORSHIP

The User has the possibility to send his/her contacts, either by email or through a copy of a customized link on social medias, an invitation to test the Service. If this person accepts, he/she will be considered the "Referral" of the User. If several Users sponsor the same person, only the first to have done so will be considered the Sponsor (this is determined by the e-mail address of this person). The Sponsor can enjoy benefits described in the Workbook. The Company agrees to apply its Privacy Policy to all "Referrals".

8 ASSISTANCE

For any information, the Company's customer service is available through the Website, mostly on https://

The User can invite his/her contacts to try the Service. All these new "Referrals" allow the User to benefit from advantages.

help.gymglish.com, via email by using the address support@gymglish.com, via chat in our online shop or by telephone at +33 1 53 33 02 40. We invite our Clients to use our email support system which ensures the best traceability.

Depending on the Product and the offer (as displayed on our website), individual teaching assistance from linguistic experts and content writers may be provided to the User at the end of the Lesson, if a reasonable request is made. The Company will respond to assistance requests within 24 working hours.

Depending on the Product and the offer, each User can have access to a personal space on the Site, which organizes and presents content based on lessons completed, including vocabulary, grammar and stories.

The Company offers Clients online help Websites, as well as assistance by email.

You have access to a personal space summarizing your data

#### 9 RIGHT TO WITHDRAWAL

Regarding the Subscriptions purchased from the Company, the Client has a fourteen (14) day right of withdrawal from the date of order to exercise his/her right to withdrawal without having to justify reasons or pay a penalty to the Company, providing the Services have not been used.

To exercise his/her right of withdrawal, the Client must notify the Company of his/her decision to withdraw by sending an explicit e-mail to support@gymglish.com. In this case, the Company will immediately acknowledge this withdrawal and having received the email. In case of withdrawal of the Client, the reimbursement of the order is made by the Company if possible by the same means of payment used during the initial transaction, unless otherwise agreed by the Parties. In any event, the reimbursement will not result in undue additional costs for the Client. The reimbursement is made in the best possible time, and no later than fourteen days from the date on which the Company is informed of the Client's decision.

Please note that if the ordered Services are used by the Client and/or the User before the fourteen-day period, the Client waives their right of withdrawal, the Service being within the meaning of Article L.121-21-8 of the Consumer Code, a "digital content".

#### 10 INTELLECTUAL PROPERTY

#### 10.1 AIMIGO RIGHTS

The Site, the Applications and/or the Lesson(s), as well as any element that constitutes them, including text, still or animated images, audio and/or video recordings, logos, domain names, databases, computer programs, etc are fully protected by national and international provisions in terms of copyright and by the laws protecting databases within the meaning of Articles L.341-1 and following of the Intellectual Property Code.

The Company is the owner of these rights, or these rights are regularly exploited under license. Subscribing to any Subscription does not grant any exclusive right on elements owned by the Company. The Company is the exclusive owner of the logos and trademarks (semi-figurative or not) it filed, and regularly operates logos and trademarks of third parties that may appear on the Site or the Applications.

The Company grants the User a license for using its protected content, detailed in section 10.2. Any not expressly authorized use of protected contents will be liable to prosecution in accordance with the law in force. It is therefore forbidden to reproduce, represent, imitate and/or use in any way possible, every or any portion of the content owned by the Company, without prior authorization from the Company, the author or the rightful owner of copyrighted contents.

10.2 LICENSE TO USE

The Company grants the User a non-exclusive, non-transferable, revocable and limited License (the License) for the User's personal use without limit of time, which allows the User:

- to download and use Applications;
- to visit the website of the Company;
- to visualize the Lesson(s) of the User's Course;
- to complete the exercises of these Lesson(s);
- to store the User's Lesson(s) for consultation purposes;
- to consult, download and print the Course Modules and the Lessons of the User's Course for the sole purpose of private copying, and use by the copyist in accordance with Article L.122 5 paragraph 2 of the Intellectual Property Code.

The Company respects the legal provisions on copyright.

Buying a subscription for one of our products authorizes you to use it, but does not allow you to resell it.

#### 10.3 SHARED CONTENT

By using the Site, You grant to the Company a non-exclusive, royalty-free, perpetual, obligation-free, transferable, irrevocable, and potentially subcontractable right to use the content that You publish on the Site.

You thus authorize the Company to freely use all or part of Your published content to represent, distribute and reproduce it on the Site.

As such, you declare that:

- You are the owner of the content that You post on the Site, or that You can grant the rights and licenses for this content;
- The publication and use of Your content on the Site or through it does not infringe, damage, or violate the rights of third parties, including but not limited to: privacy rights, advertising rights, trademarks and other intellectual property rights;
- You agree to pay any and all fees, royalties in relation to the content which You post on the Site

11 LIABILITY

The Company shall not be held responsible for content presented and posted online by Users, especially content of illegal nature.

The User is solely responsible for their personal use of the Site and Applications and for the direct or indirect consequences of this use. It is up to them to use the Site and Applications in accordance with the regulation in force and the recommendations of the CNIL (Commission Nationale de l'Informatique et des Libertés).

The Company has no obligation to screen, control, modify, or remove any published content.

The Company is committed to providing a level of availability of more than 99% (on an annual basis) for its Services. In the event of non-compliance with this commitment, corrective measures will be taken to restore availability as soon as possible.

Furthermore, the Company shall not be held responsible for Site or Application failure, any inability to access the Site or Application, or any service malfunction due to the Users' Internet service provider. The same applies for any other reason beyond the

If you publish content aimed at third parties on the Site, you grant us the right to reproduce it.

Company's control. The Company shall not responsible for fees related to the use of the Services, including, but not limited to, data transfer or roaming fees.

The liability of the Company shall not be incurred in the following cases:

- because of technical failures unrelated to the Company, such as communication problems (slowness, interruption, etc.) due to the Client's and/or User's(s) Internet Access Provider;
- because of non-receipt of Lessons by e-mail due to the Client's e-mail configuration or to the use of a mail server that does not deliver the Lessons sent to the User by the Company (particularly if the stated server decided to consider the Lessons of the Company as undesirable emails);
- because of misconduct, negligence, omission or default by the Client and/or the User(s) and/or any third party over which the Company has no control or supervision;
- because of damages related to the nature and/or the content of the Lessons;
- because of the non-compliance to the legislation of the country where the User resides or the site is accessed from.
- in any event of force majeure of less than thirty days. If the effects of a force majeure case were to last longer than thirty days from the notification of the force majeure by one of the Parties, the contract may be terminated automatically upon the request of either or both of the Parties, without any right to compensation by either of the Parties.
- in case of damages related to the nature and/or content of the Ads and/or of the messages and feedback on the Marketplace and/or of the actions (or lack of action) of the Users, except where the Company would have been given proper notice of the existence of an illicit or malicious Ad or message as defined by the law, and would not have acted promptly to remove it. Indeed, the Company operates as a host for the Ads on its Marketplace, in accordance with Article 6 of the Law for Confidence in the Digital Economy, dated June 21, 2004;

The liability of the Company shall not be incurred in the cases listed (problem with the Internet provider and/or telecoms operator of the User, damage linked to our content, force majeure, etc.).

- in case of harm related to the use of chat Services powered by Artificial Intelligence, which are provided for educational and entertainment purposes only.
- and, unless explicitly stated otherwise, in case of any damage related to the acceptance by a User of a Seller Ad on the Marketplace, the Company being a third party with regard to the contract linking the Seller and the User.

The Company reserves the right to refuse any request for a Subscription from a Client with whom a dispute has occurred regarding the payment of all or part of a prior Subscription.

The Company reserves the right to exclude any User from the Marketplace in case of non-compliance with these conditions and/or any dispute regarding Listings.

The Company reserves the right to modify the content of the Services offered on its Site at any time.

#### 12 PERSONAL INFORMATION

We take your privacy very seriously. For more information on the protection of personal data, please refer to our Privacy & Use of Information Policy available at the following address: https://www.gymglish.com/documents/privacy-policy-en-latest.pdf

Our Privacy Policy details our commitments relating to privacy.

#### 13 TERMINATION

In case of violation of the above stated Policy by the Client and/or the User(s), the Company reserves the right to automatically terminate the granted License and/or Subscription:

- after a warning has remained without effect for seven (7) days.
- immediately and without notice, in the event of breaches related to intellectual property rights or repeated breaches pertaining to the above stated Terms and Conditions.

In cases of early termination of Service, the Company will under no circumstances reimburse the amounts fully or partially paid by the Client, without prejudice to any legal action that the Company may engage against the Client and/or the User(s), nor any sums due or damages that the Company could accept.

We may terminate the Service in case of non-compliance with our Terms and Conditions.

Conversely, in case of violation of the above stated Policy by the Company, the Client will also be allowed to automatically terminate the granted License and/or Subscription, and the amounts owed by the Company between the date of termination and the end date of the Subscription will be returned to the Client.

#### 14 **SECURITY**

The Company is particularly careful about payment data security.

Payments are managed and secured by certified PCI DSS suppliers using SSL technology (Secure Socket Layer) for encrypting payment information during transactions over the network. This ensures the safety and confidentiality of payment information.

The Company never keeps the credit card information of its Clients.

Your payments are secured by accredited and certified providers.

#### 15 HOST

The host of the Company is Rackspace GmbH, Luise-Ullrich-Str. 20 80636 Munich, Germany. The company Rackspace is certified ISO/IEC 27001, ISO 14001, ISO 9001, SOC 1 (SSAE 18), SOC 2, SOC 3, PCI DSS Level 1 FedRAMP JAB P-ATO, NIST 800-53, FISMA, NIST 800-171 (DFARS), CJIS, ITAR, FIPS 140-2, HITRUST HIPAA, HITECH, Swiss-US Safe Harbor, CDSA, SAS 70 Type II, Privacy Shield and Safe Harbor: see https://www.rackspace.com/compliance.

Rackspace can be reached by phone on +44 20 3131 6381.

The host of the Company is the company Rackspace GmbH in Germany.

### 16 NULLIFICATION

In case one or more of these provisions are invalid or declared as such under any law, regulation or following a definitive decision by a competent jurisdiction, the remaining provisions shall remain in effect.

In such a case, the Company will immediately remove and replace the clause concerned with a legally valid clause.

### 17 SECTION TITLES

In a section title is deemed to be unclear, the text of the section remains valid and the section title should be considered null.

## 18 APPLICABLE LAW

These Conditions are subject to French law, in terms of interpretation and application.

In case a problem arises in respect of the interpretation and/or execution hereof, the Parties agree to submit to proceedings of conventional mediation or any other alternative mode to settle the dispute.

In the event the mediation procedure fails, the dispute will be submitted to the competent court as designated by the Regulation of the European Parliament and the Council 1215/2012 of 12 December 2012 on jurisdiction, the recognition and enforcement of judgments in civil and commercial matters.

This document is subject to French law.