

LEGAL NOTICES AND PRIVACY POLICY

LDL Technology S.A.S., concerned about the rights of individuals, especially with regard to automated processing and in a desire for transparency with its customers, has put in place a policy covering all these treatments, the aims pursued by them as well as means of action available to individuals so that they can best exercise their rights.

For any additional information on the protection of personal data, we invite you to consult the website: <https://www.cnil.fr/en/>.

To continue navigation on this site implies unreserved acceptance of the following terms and conditions of use.

The version currently online of these Terms and Conditions of Use is the only one enforceable for the duration of use of the site and until a new version replaces it.

Article 1 - Legal notice

1.1 Site (hereinafter "the Site"):

ldl-technology.com

1.2 Publisher (hereinafter "the Publisher"):

LDL Technology S.A.S. with a capital of 506 720€, whose registered office is located at: 3 Rue Giotto, 31520 Ramonville Saint Agne - France, represented by Philippe Lefaire, in his capacity as CEO, registered with the RCS of Toulouse 477 592 794.

Telephone number: + 33 534 504 092

Email address: contact@ldl-technology.com

1.3 Hosting Provider (hereinafter referred to as "the Hosting Provider"):

LDL Technology is hosted by OVH, whose head office is located at 2 rue Kellermann - 59100 Roubaix - France.

Article 2 - Access to the site

Access and use of the site are strictly for personal use only. You agree not to use this site and any information or data contained therein for commercial, political, advertising or any other form of commercial solicitation and in particular the sending of unsolicited emails.

Article 3 – Respect for intellectual property

All trademarks, photographs, texts, comments, illustrations, animated and non-animated images, video sequences, sounds, as well as all computer applications that might be used to make the website operate and, more generally, all elements reproduced or used on the website, are protected by the intellectual property laws in force.

They are the full and entire property of the Publisher or its partners, unless specified otherwise. Any reproduction, representation, use or adaptation, in any form whatsoever, of all or part of these elements, including the computer applications, without the Publisher's prior agreement in writing, are strictly prohibited. The fact that the Publisher does not initiate proceedings upon becoming aware of such unauthorized use does not constitute acceptance of the said use and waiver of prosecution.

The recovery of all or part of this content requires the prior consent of the Publisher or the owner of the rights to that content.

Article 4 - Site Management

For the good management of the site, the publisher can at any time:

- suspend, interrupt or limit access to all or part of the site, reserve access to the site, or parts of the site, to a specific category of Internet users;
- remove any information that may interfere with its operation or that contravenes national or international laws;
- suspend the site in order to carry out updates

Article 5 – Responsibilities

The responsibility of the publisher cannot be engaged in case of failure, breakdown, difficulty or interruption of operation, preventing access to the site or one of its functionalities. The connection material to the site you use is under your sole responsibility. You must take all appropriate measures to protect your equipment and your own data, including viral attacks via the Internet. You are also solely responsible for the sites and data you visit.

The publisher cannot be held responsible in case of legal proceedings against you:

- because of the use of the site or any service accessible via the Internet;
- because of non-compliance by you with these terms and conditions.

The publisher is not responsible for damage to you, others and / or your equipment as a result of your connection or use of the site and you will not take any action against it. If the publisher should be the subject of an amicable or judicial procedure because of your use of the site, it may turn against you to obtain compensation for all damages, sums, convictions and costs that may arise from this procedure.

Article 6 - Hypertext links

The Site may contain hypertext links giving access to other websites edited and managed by third parties and not by the Publisher. The Publisher cannot be held responsible directly or indirectly in the event that said third party sites do not comply with the legal provisions. The creation of hypertext links to the Site can only be done with the prior written authorization of the Publisher.

Article 7 - Collection and protection of data

Your data is collected by LDL Technology S.A.S.

Personal data means any information relating to an identified or identifiable natural person (data subject); an identifiable person is one who can be identified, directly or indirectly, in particular by reference to a name, an identification number or one or more specific elements specific to his physical, physiological, genetic, psychological, economic, cultural or social identity. social. The personal information that can be collected on the site is mainly used by the publisher to manage relations with you, and if necessary, for the processing of your orders.

The personal data collected are as follows:

- Last name and first name
- Email address

Article 8 - Right of access, rectification and dereferencing of your data

In application of the regulations applicable to personal data, users have the following rights:

- The right of access: they can exercise their right of access, to know the personal data concerning them, by writing to the email address mentioned below. In this case, prior to the implementation of this right, the Platform may request proof of the identity of the user to verify its accuracy;
- The right of rectification: if the personal data held by the Platform are inaccurate, they may request the updating of the information;
- The right to delete data: users may request the deletion of their personal data, in accordance with applicable data protection laws;
- The right to limit processing: users may request the Platform to limit the processing of personal data in accordance with the assumptions provided by the GDPR;
- The right to oppose data processing: users may object to their data being processed in accordance with the assumptions set out in the GDPR;
- The right to portability: they can claim that the Platform gives them the personal data they have provided to transmit them to a new Platform.

You can exercise this right by contacting us to:

3 rue Giotto
31520 Ramonville Saint Agne
France

Or by sending an email to:

contact@ldl-technology.com

All requests must be accompanied by a photocopy of a valid ID card and include the address at which the publisher may contact the applicant. The reply will be sent within one month of receiving the request. This one-month period may be extended by two months if the complexity of the request and / or the number of requests so require.

Moreover, and since the law n ° 2016-1321 of October 7th, 2016, the people who wish it, have the possibility to organize the fate of their data after their death. For more information on the subject, you can consult the website of the CNIL: <https://www.cnil.fr/en/>

Users can also file a complaint with the CNIL on the CNIL website:

<https://www.cnil.fr/en/>

We recommend that you contact us first before filing a complaint with the CNIL, because we are at your disposal to solve your problem.

Article 9 - Use of data

The personal data collected from the users aims at providing the services of the Platform, improving them and maintaining a secure environment. The legal basis of the processing is the execution of the contract between the user and the Platform.

LDL Technology S.A.S. does not collect any data other than the data registered in the contact form.

Aggregation with non-personal data

We may publish, disclose and use aggregated information (information about all of our Users or specific groups or categories of Users that we combine in such a way that an individual User can no longer be identified or referred to) and non-personal information for industry and market analysis, demographic profiling, promotional and advertising purposes and other business purposes.

Aggregation with personal data available in the User's social accounts

If you connect your account to an account of another service for the purpose of cross-mailing, that service may provide us with your profile information, login information, and any other information you have authorized to be disclosed. We may aggregate information about all of our other Users, groups, accounts, and personal data available about the User.

Article 10 - Data retention policy

The Platform keeps your data for as long as necessary to provide you with its services or assistance.

Article 11 - Cookies

What is a "cookie»?

A "Cookie" or plotter is an electronic file deposited on a terminal (computer, tablet, smartphone, ...) and read for example during the consultation of a website, the reading of an email, the installation or the use of a software or a mobile application and this, whatever the type of terminal used (source: <https://www.cnil.fr/fr/cookies-traceurs-que-dit-la-loi>).

By browsing this site, "cookies" from the company responsible for the site and / or third-party companies may be deposited on your device. During the first navigation on this site, an explanatory banner on the use of "cookies" will appear. Therefore, by continuing the navigation, the customer and / or prospect will be deemed informed and have accepted the use of said "cookies". The consent given will be valid for a period of thirteen (13) months. The user has the option to disable cookies from his browser settings.

All information collected will be used only to track the volume, type and configuration of traffic using this site, to develop the design and layout and for other administrative and planning purposes and more generally to improve the service. that we offer you.

The following cookies are present on this site:

Google cookies:

- Google analytics: to measure the audience of the site;
- Google tag manager: facilitates the implementation of tags on pages and allows you to manage Google tags;
- Google AdSense: Google's advertising agency using YouTube websites or videos as support for its ads;

The lifetime of these cookies is thirteen months.

For more information on the use, management and removal of "cookies", for any type of browser, we invite you to consult the following link: <https://www.cnil.fr/fr/cookies-les-outils-pour-les-maitriser>

Article 12 - Photographs and representation of products

The photographs of products, accompanying their description, are not contractual and do not engage the publisher.

Article 13 - Applicable law

The present conditions of use of the site are governed by the French law and subject to the jurisdiction of the courts of the head office of the publisher, subject to an attribution of specific competence stemming from a text of particular law or regulation.

Article 16 - Language

In case of translation of this privacy policy into other languages, the language of interpretation will be the French language.

Article 14 - Contact us

For any questions, information about the products presented on the site, or about the site itself, you can send an email to: contact@ldl-technology.com.