



As a User downloading this platform, you (« You ») undertake to respect this Terms and Conditions (« T&C »). This T&C can be modified at any time and without notice by Safran. You will be informed of those modifications.

Entry into force: 12/12/2019 - Last modification: 12/12/2022

Article 1 – Context for providing the platform

This platform is only made available for your professional needs. You are responsible for your behavior, the content You publish and your actions. You must therefore respect people and their ideas, the confidentiality of the information and the regulations and standards in force

Article 2 – General Obligations of the user

You are solely responsible for the use You make of this platform. As such, SAFRAN and/or any SAFRAN Group company shall not be held liable for the use that You make of this platform.

SAFRAN and/or any SAFRAN Group company thus decline any responsibility regarding the accuracy, the update and the completeness of the information available on the platform of SAFRAN or any SAFRAN Group company, as well as the potential damages that might occur.

All information, regardless of its nature (technical, commercial, financial or other), received from SAFRAN, one of its SAFRAN Group companies or a provider to which You might have access must be considered as confidential information.

You accept to comply with the regulation relating to export control. For any information on this topic, please contact your export control team.

You also agree to comply with SAFRAN Group's ethical regulation, as well as SAFRAN Group's communication and information technology usage and security charter.

You must not make inappropriate use of any trademark or intellectual property rights that would constitute a breach to the law and would expose You and Your company to legal risks.

Article 3 – Contributions

Contributions are never anonymous: their authors are always identified. However, the statistics on the platform's activity are anonymous.

Contributions must be strictly professional and must not concern any personal topic (politics, religion, behavior, etc.). They must not contain any offensive or defamatory comments. Since Your contributions must not violate the right to privacy, You must not disclose photographs or personal information of another user without previous written consent and only if this contributes to SAFRAN's professional needs and/or one of SAFRAN Group's companies.

You must send an email to the administrator if You consider that a contribution is manifestly illegal, in compliance with article 6-1-5 of law no. 2004-575 of June 21, 2004 concerning Confidence in the Digital Economy.

In addition, in the event of breach of all or part of these conditions of use, an administrator will delete Your contributions.



Article 4. Protection of personal data

As part of the ticketing tool based on Your consent when You create an account of the platform, Safran (www.safran-group.com) process name, surname, company, supplier code, VTA intraco or DUNS Code or Fiscal ID or other code, phone number, mail, postal address, RIB of Suppliers' contacts. This data will be stored for 99 years and will be accessible by authorized person of the contact center, Safran accountants and the System administrators of CRM MS Dynamics.

The provision of this data is mandatory to access the service.

This data is transferred to Safran's subsidiaries worldwide and protected by Safran Binding Corporate Rules. You can withdraw Your consent at any time and delete Your data.

You have rights of access, rectification, erasure, restriction, and data portability on Your personal data and their processing. You also have the right to object. To exercise Your rights, You can write the Data Protection Officer at safran.dpo@safrangroup.com". You can also lodge a complaint with the French Data protection authority (www.cnil.fr). You can give directives for the use of Your data after Your death

As portal's Administrator Contact of Your company, You are liable for the information of Your coworker You add on the platform. You undertake to add only **legitimate collected data** and update them when necessary.

Article 5 – Applicable law and competent jurisdiction

These terms and conditions are governed by French laws. Any litigation originating from or related to the creation, validity, interpretation, execution or rupture and the related consequences of these conditions of use will be submitted to the competent tribunals of Paris (France).

Article 6 – Legal information

Safran, a company incorporated and existing under the laws of France (Société anonyme), with a capital of 88 736 128.60 euros, whose registered office is at 2, boulevard du Général Martial Valin, 75015 Paris (France), registered with the Paris Trade and Companies Register under the number 562 082 909,

2, Boulevard du Général Martial Valin
75724 Paris Cedex 15
France

Managing Editor: Safran Finance Services

Hosting:

Suppliers Helpdesk
55 Boulevard Charles de Gaulle
92240 MALAKOFF
France