



GENERAL CONDITIONS FOR USING THE SITE

These Terms of Use (hereinafter the "**Terms of Use**") of the website www.myconciergerieorlycdg.fr (hereinafter the "**Website**") govern the relationship between:

- the company C2J "**Myconciergerie**", a company of simplified shares with a capital of 45,000 euros, registered with the Paris Register of Business under number 824 940 092 located at 144 boulevard Pereire | 75017 Paris; and
- any user browsing the Website ("**User**").

Telephone: 01 42 89 06 16

E-mail: contact@myconciergerieorlycdg.fr

Person in charge of Publication:

Jérôme RICHARD, President

The Website is hosted by the company:

Service Concierge SAS - Infrastructure Microsoft Azure (www.azure.microsoft.com/fr-fr/)

Head Office : 64-66, rue des Archives - 75003 Paris

SIREN : 485 281 232 (RCS Paris)

E-mail : france@johnpaul.com

Telephone: +33 (0) 1 42 89 85 00

Article 1: Purpose of Terms of Use

The Terms of Use are intended to define the terms and conditions under which Myconciergerie provides to the User a set of services as defined in Article 5 (Description of Services offered on the Website) (hereinafter "**Services**") that may be used by browsing the Website.

Article 2: Acceptance of Terms of Use

2.1. The Terms of Use must be read carefully by the user before using the Services made available to them. It is possible, at any time, to print and / or save the Terms of Use.

2.2. Navigation on the Website, and a fortiori use of the Services, implies acceptance of the Terms of Use.

2.3. Myconciergerie reserves the right to modify and unilaterally update the Terms of Use at any time, without notice or special formality, specifying that any change relating to these Terms of Use will be published on this page. The user is supposed to consult the Terms of Use regularly.

Article 3: Form to be completed on the Website



Via the Website, the User must complete a form to benefit from the Service. We invite you to refer to our privacy policy for any additional information relating to the type of information collected.

Article 4: Website Management

4.1. For the good management of the Website, Myconciergerie reserves the right at any time to suspend, interrupt or limit access to all or part of the Website for any reason whatsoever and especially for maintenance or updating purposes or in the event of an attack on the Website.

4.2. Any creation of a hypertext link directing to the Website or any part of the Website is forbidden, unless there is prior written agreement of Myconciergerie. Hypertext links to the Website may be created without the knowledge of Myconciergerie. In this case, Myconciergerie cannot be held responsible for the information presented on these websites.

4.3. The existence of a hypertext link on the Website directing to another website (for example, the website of a partner) does not imply a validation of this website or its content by Myconciergerie. In this regard, the Website and the partners' websites remain strictly independent to each other.

Article 5: Responsibilities

5.1 Responsibility of the User

Use of the Website is the sole responsibility of the User. Thus, Myconciergerie cannot be held responsible for any malicious program that could infect the User's device or any other hardware or software, loss or alteration of data because of the use of the Website.

It is the User's responsibility to take all appropriate measures to protect their data, computer systems or software from contamination by possible viruses, Trojan horses or, more generally, any computer program that may compromise the security of the Website.

5.2 Responsibility of Myconciergerie

Subject to applicable legal and/or regulatory provisions, Myconciergerie cannot be held liable for any direct or indirect damage related to the use or the impossibility to use the Website and more generally any event related to the Website such as technical failure, breakdown, interruption, modifications of the Website [...]

In addition, Myconciergerie does not guarantee the availability, accuracy, completeness, reliability or timeliness of the information available on the Website.

We would also like to remind the Users that they remain solely responsible for the data he or she communicates to Myconciergerie. In no event, shall Myconciergerie be liable for any error, omission or inaccuracy in the information provided by the User. The User is solely responsible for the use that may be made of his/her E-mail address.



Article 6: Personal Data

In accordance with the Data Protection Act of January 6, 1978 as amended, Users have the right to access, modify and delete data concerning themselves.

The provisions on processing of any personal data concerning you are elaborated in the Personal Data Policy of the Website, which we invite you to consult <https://www.myconciergerieorlycdg.fr/pdf/en/privacy.pdf>

.

Article 7: Intellectual Property

Every User has the right of private and non-exclusive use of the Website and agrees not to use the Website for commercial or illicit purposes.

The Website, trademarks, logos and any other distinctive sign and software used on the Website as well as the content of the Website (i.e., any text, video, photograph or any other information in any format and (hereinafter the "Properties") are the exclusive property of Myconciergerie, its partners or third parties who have authorized its use the said contents.

The Properties are subject to protection by copyright, trademark law, patent law, or any other intellectual property right.

The information (including the "**Properties**") published on the Website may in no case become the object of commercial exploitation or advertising.

Subject to the provisions of Article L.342-3 of the French Intellectual Property Code, Myconciergerie prohibits the extraction, re-use, marketing, distribution, modification, adaptation, translation and reproduction of all or part of the elements (including the Properties) of the Website without its prior and express written authorization. Failure to comply with this prohibition constitutes an infringement which may engage the infringer in civil and criminal liability.

Article 8: Applicable Law and Jurisdiction

These Terms of Use are governed by French law. The French courts have jurisdiction to rule on all disputes that may arise between the parties with respect to the execution of the present document.