

TERMS AND CONDITIONS OF USE FOR THE 2CRSI.COM WEBSITE

Date effective from: 01/06/2021.

Between

2CRSI, SA (French limited company) with capital of 1,596,908.70 Euros, registered with the Strasbourg RCS (Register of Companies) under no. 483 784 344, headquartered at 32 Rue Jacobi-Netter, 67200 Strasbourg, France (“**2CRSI**” or “**we**”);

And

The user (“**you**”);

Together referred to as “**the Parties**”.

IT IS AGREED AS FOLLOWS

WHEREAS

2CRSI publishes a website available at <https://2crsi.com/>, including a linked sub-domain (<https://investors.2crsi.com/>).

This Site offers a range of information relating to 2CRSI and our area of operations.

The use of all or part of the Site implies complete acceptance on the part of any User of the entirety of these Terms and Conditions of Use, as well as 2CRSI’s Privacy Policy. 2CRSI reserves the right to modify these terms and conditions at any time. Should any modification be made, you will be notified and invited to agree to the updated version.

All Users undertake to read these T&Cs carefully before using the Site.

All Users can contact 2CRSI if they have any questions about using the site, or to notify us for any technical problems they may encounter browsing and/or using the site by sending details of the problem to contact@2crsi.com.

1. Definitions

For these Terms and Conditions of Use, the terms used have the following meanings, whether used in the singular or plural:

- **“T&Cs” or “Terms and Conditions of Use”**: denotes these website terms and conditions of use, intended to create a contract governing how Users use the site provided by 2CRSI;
- **“Personal data” or “data”**: denotes any information relating to an identified or identifiable individual. An identifiable individual is considered to be a person who could be directly or indirectly identified, in particular with reference to an identifying detail, such as a name, ID number, location data, online identity, or to multiple specific elements relating to their physical, physiological, genetic, psychological, cultural or social identity;
- **“Privacy Policy”**: denotes 2CRSI’s information governance policy relating to the protection of personal data, as set out for Site Users;
- **“Site”**: denotes the website accessible at <https://2crsi.com/>, and the linked sub-domain <https://investors.2crsi.com/> ;
- **“User”**: denotes any person using the Site.

2. Purpose

The purpose of these T&Cs is to determine the rights and responsibilities of the Parties relating to browsing the Site.

3. Acceptance and enforceability

The User agrees that they have received all the information necessary to use the site from 2CRSI and unreservedly accepts these T&Cs.

They declare that:

- They have familiarised themselves with the conditions according to which the Site runs;
- They have all the necessary technical skills to access the Site and use it normally in accordance with the T&Cs.

The User accepts the T&Cs when they access the Site via a tick box.

The T&Cs take effect and are enforceable as soon as they have been accepted by the User, who remains bound by them for as long as they take advantage of the Site’s services.

4. Access to the Site

Access to the Site is open to any individual or entity that wishes to use it. This access is available 24 hours a day, 7 days a week, except in cases of force majeure, site malfunction or any maintenance necessary for the Site to function properly.

5. Site conditions of use

5.1. Preconditions for using the Site

A high speed internet connection (mobile or WiFi network) is required in order for a User to use the Site (and all related services). We also recommend using the most up-to-date version of a standard browser (Google Chrome, Mozilla Firefox or Safari) for the best possible experience.

5.2. Site functionality

You accept as a general principle that the Site is constantly evolving and that its form and nature can change from time to time and without warning. You have no right to complain about any such changes.

The part of the site accessible at <https://2crsi.com/> mainly provides Users with information about 2CRSI, covering company news and the products, services and solutions it offers. The Site also provides information about 2CRSI's partners and promotes various events that 2CRSI organises or takes part in. It also enables Users who are interested in 2CRSI to apply for jobs.

The section of the site available at <https://investors.2crsi.com/> mainly provides Users with information about 2CRSI's valuation and other information aimed at investors in 2CRSI.

6. Modifications to these T&Cs

These T&Cs may be updated on a regular basis. You will be informed about any updates as soon as you access the site. In order to continue to access the Site, you will first have to familiarise yourself with and accept the new T&Cs.

If you do not accept them, you will no longer be able to access the site.

7. Site unavailability

7.1. Unavailability within 2CRSI's control

We reserve the right to make all or part of the Site unavailable at any time, with or without notice, in particular to maintain the site by correcting problems or making changes, or to change the content or presentation.

Insofar as is possible, we will give you advance notice of site maintenance.

7.2. Unavailability outside 2CRSI's control

You acknowledge that the Site can be unavailable due to reasons outside of our control and intent, and that we therefore cannot guarantee continuous access to it.

8. 2CRSI's responsibilities

2CRSI has an "obligation of means" (best efforts) with regard to provision of the Site. 2CRSI is responsible for any direct and foreseeable material damage suffered by the User.

The User cannot, however, hold 2CRSI responsible for an indirect damage resulting from use of the Site, nor for the inability to access it for any reason.

In all circumstances, the User acknowledges that 2CRSI reserves the right to change or to temporarily or permanently suspend access to all or part of the Site.

2CRSI accepts no responsibility for any temporary, partial or total unavailability of the Site, in particular for maintenance, in the case of a technical fault or more generally due to events beyond our control.

Moreover, in no circumstances can 2CRSI be held responsible for consequences of using the Site if errors are made in settings or in data/information.

9. Protection of personal data

2CRSI processes your Data in order to give you access to the Site and its functionalities, and undertakes to process it in accordance with current regulations (French law no. 78-17 of 6 January 1978, relating to data processing, files and civil liberties, as amended, and EU regulation 2016/679).

You have the right to access, modify, correct, limit, export or delete your Data.

For more information about the way in which we process your Data and how you can exercise your rights, please consult our [Privacy Policy](#).

10. Intellectual property

The overall structure of the Site, as well as the text, images (moving or still), sound and photos are the property of 2CRSI.

Viewing and using the Site does not give any license or cession of the rights relating to Site materials, unless expressly agreed otherwise.

These items are subject to the provisions in the Code de la propriété intellectuelle (French Intellectual Property Code) : any unauthorised use (either under law or under the T&Cs) may result in legal action.

Therefore, without prior agreement from 2CRSI or the holder of the relevant rights for the material in question, it is forbidden to copy, reproduce, display, adapt, modify or disseminate, whether in whole or in part, any material from the Site or the whole or part of its content, by any method and in any format.

Overall, any unauthorised use of the Site's content or information may result in action from the holders of the relevant rights, who reserve the right to claim damages.

11. Divisibility of clauses

If one or more of the provisions of these T&Cs are found to be invalid or declared to be so under a law, regulation or a definitive legal ruling from a competent court, the other provisions will retain their complete force and scope and will remain valid and applicable. The same principles will apply in case of incomplete provisions.

12. Renunciation

Should 2CRSI not enforce, at a given time, any particular provision within these T&Cs, this cannot be taken as a renunciation of the option to enforce any particular provision at a later date.

13. Applicable law

The validity, interpretation and implementation of the T&Cs and the resolution of any legal proceedings relating to them will be governed by and interpreted in light of French law. Only the French version of these T&Cs is enforceable: versions in other languages are provided for convenience only.

The Parties will strive to resolve any differences resulting from the interpretation or implementation of this agreement amicably.

If they cannot reach an agreement and the difference persists, they agree in advance to submit them to the competent courts in Strasbourg.