

Terms and Conditions

in force on 07/21/2022

These terms and conditions (known as "T&Cs") are intended to be the legal framework for the procedures for making the site and services available by TORFIE SAS and to define the conditions of access and use of the services by "the user".

These T&Cs are available on the site in the "Terms and Conditions" section. Any registration or use of the Site implies acceptance without any reservation or restriction of these T&Cs by the User.

When registering on the site via the registration form, each user expressly accepts these T&Cs by checking the box preceding the following text: "I acknowledge having read and understood the T&Cs and I accept them".

In the event of non-acceptance of the T&Cs stipulated in this contract, the User must renounce access to the Services offered by the Site.

Torfie SAS reserves the right to unilaterally modify the content of these T&Cs at any time.

Article 1: The legal notices

The edition of the site <https://www.torfie.com> is ensured by the company TORFIE SAS with a capital of 1000 euros, registered with the RCS of Paris under the number 917806408, whose registered office is located at 60 rue François Ier, 75008 Paris

E-mail address: contact@torfie.com.

The director of the publication is: Christophe Lengignon

Intra-community VAT number: FR31917806408

The host of the site <https://www.torfie.com> is the company PlanetHoster, whose head office is located at 4416 Louis B. Mayer, Laval (Quebec) H7P 0G1, Canada.

Article 2: Access to the site

The site <https://www.torfie.com> allows the user free access to the following services:

- user account management (user account creation; editing user information; details and history of operations between the user and Torfie SAS; deletion of user account);
- Presentation of the applications published by Torfie SAS and access to the pages dedicated to them on the Apple Store and Google Play Store; Contact of the Torfie SAS relationship service;
- Access to decentralized services published by Torfie (Decentralized Web 3.0 Applications);
- Access to any resources made available to the user following a purchase, subscription or commercial transaction;
- Access to web applications edited by Torfie SAS.

The site is accessible free of charge anywhere to any user with Internet access.

All costs borne by the user to access the service (hardware, software, internet connection, etc.) are his responsibility. The non-member user does not have access to the reserved services. To do this, he must register by filling out the form.

By agreeing to register for the reserved services, the Member User undertakes to provide sincere and accurate information concerning his marital status and contact details, in particular his email address.

To access the services, the user must then identify himself using his username and password he has chosen.

Any regularly registered member user may also request unsubscribing by going to the dedicated page on their personal space. This will be effective within a reasonable time. Any event due to a case of force majeure resulting in a malfunction of the site or server and subject to any interruption or modification in the event of maintenance, does not engage the responsibility of <https://www.torfie.com>.

In these cases, the User thus agrees not to hold the publisher of any interruption or suspension of service, even without notice. The User has the possibility to contact the Site by electronic messaging at the email address of the Publisher communicated in article 1.

Article 3: Data collection

The Site ensures the user a collection and processing of personal information in the respect of privacy in accordance with Law No. 78-17 of January 6, 1978 relating to data processing, files and freedoms.

Under the Data Protection Act, dated January 6, 1978, the User has a right of access, rectification, deletion and opposition of his personal data.

The user exercises this right:

- via a contact form;
- Through his personal space;

Article 4: Intellectual property

Brands, logos, signs as well as all the content of the site (texts, images, sound, etc.) are subject to protection by the Intellectual Property Code and more particularly by copyright.

The User must request prior authorization from the Site for any reproduction, publication, copy of the various content. It undertakes to use the content of the site in a strictly private framework, any use for commercial and advertising purposes is strictly prohibited.

Any total or partial representation of this site by any process whatsoever, without the express authorization of the operator of the website would constitute an infringement punishable by article L 335-2 and following of the Intellectual Property Code.

It is recalled in accordance with article L122-5 of the Intellectual Property Code that the user who reproduces, copies or publishes the protected content must cite the author and its source.

Article 5: Liability

The sources of the information disseminated on the site <https://www.torfie.com> are deemed reliable but the site does not guarantee that it is free from defects, errors or omissions.

The information communicated is presented for information only and general without contractual value. Despite regular updates, the <https://www.torfie.com> site cannot be held responsible for the modification of the administrative and legal provisions occurring after publication.

Similarly, the Site cannot be held responsible for the use and interpretation of the information contained on this site.

The user makes sure to keep his password secret. Any disclosure of the password, whatever its form, is prohibited. It assumes the risks linked to the use of its username and password. The site declines all responsibility.

The <https://www.torfie.com> site cannot be held responsible for any viruses which could infect the computer or any computer equipment of the Internet user, following use, access, or download from this site. The responsibility of the site cannot be engaged in the event of force majeure or of the unpredictable and insurmountable fact of a third party.

Article 6: Hypertext links

Hypertext links may be present on the site. The user is informed that by clicking on these links, he will leave the site <https://www.torfie.com>.

The latter has no control over the web pages on which these links lead and cannot, in any case, be responsible for their content.

Article 7: Cookies

The user is informed that during his visits to the site, a cookie can be installed automatically on his navigation software. Cookies are small files temporarily stored on the hard drive of the user's computer by your browser and which are necessary for the use of the site <https://www.torfie.com>. Cookies do not contain personal information and cannot be used to identify someone.

A cookie contains a unique identifier, randomly generated and therefore anonymous.

Some cookies expire at the end of the user's visit, others remain. The information contained in cookies is used to improve the site <https://www.torfie.com>. By browsing the site, the user accepts them.

The user must however give his consent to the use of certain cookies. In the absence of acceptance, the user is informed that certain functionalities or pages may be refused.

The user can deactivate these cookies through the parameters appearing in his navigation software.

Article 8: Applicable law and competent jurisdiction

French legislation applies to this contract. In the absence of an amicable resolution of a dispute arising between the parties, the French courts will have sole jurisdiction to know.

For any questions relating to the application of these T&Cs, you can attach the Publisher to the contact details entered in article 1.