

CHANGE HISTORY	GENERAL CONDITIONS OF SALE AND USE
-----------------------	---

Section	Original Version (08-Dec-2023)	Revised Version (16-Sep-2024)
1. Definitions	"Client" means any client registered on the Website to purchase Subscription Plans.	"Client" means the legal person accepting the present Contract and purchasing a Subscription Plan. The Client may be mandated by other legal persons in order to subscribe under the conditions of the article 4.3 of the present Contract.
1. Definitions	"User" means a person under the responsibility of the Client who is expressly authorized to have access to the Reports in accordance with the Order placed by the Client.	"User" means either i) a natural person qualified as a member of the staff of the Client's company, either ii) or a natural person from outside the Client's company, and in both cases who is expressly mentioned in the Order placed by the Client and in the latter case who is expressly authorized by SAFETY OBSERVER. Are considered as a member of the staff of the Client's company the sole employees and trainees under a training agreement.
4.3. Confirmation and processing of the Order	The Order shall only be processed once the Client has confirmed the Order on the Website and has paid the full price of the Order and any related costs.	<p>The Order shall only be processed once the Client has confirmed the Order on the Website and has paid the full price of the Order and any related costs.</p> <p>If the Client is mandated by other legal persons which are legally part of the same group of companies, each company concerned by the Contract shall be identified to SAFETY OBSERVER and may be considered as a customer in its own right.</p> <p>Any User who does not meet the definition of the present Contract must request express authorization from SAFETY OBSERVER at the time of subscription or during the subscription period.</p>

Section	Original Version (08-Dec-2023)	Revised Version (16-Sep-2024)
7. Rules for the use of Reports	<p>It is strictly prohibited to communicate a copy of the Reports, whatever the medium used, to a person other than the authorised Users and SAFETY OBSERVER reserves the right to track access to its Reports and verify compliance with these terms.</p> <p>It is also strictly forbidden to the Client and to the Users:</p> <ul style="list-style-type: none"> - to market the Reports in any way whatsoever; - to produce or market, in any form whatsoever, regulatory intelligence reports that compete with or are similar to those marketed by SAFETY OBSERVER during the entire term of the Contract, and for a period of 12 months following the end of the Contract, regardless of the cause of the latter. 	<p>It is strictly prohibited to broadcast the Reports or to communicate a copy of the Reports or parts of the Reports, whatever the medium used, to a person other than the authorised Users and SAFETY OBSERVER reserves the right to track access to its Reports and verify compliance with these terms.</p> <p>It is also strictly forbidden to the Client and to the Users :</p> <ul style="list-style-type: none"> - to market the Reports in any way whatsoever; - to produce or market, in any form whatsoever, regulatory intelligence reports that compete with or are similar to those marketed by SAFETY OBSERVER during the entire term of the Contract, and for a period of 12 months following the end of the Contract, regardless of the cause of the latter. <p>- to produce or market, any service, directly and essentially based on the Reports (notably any hotline service using a human on non-human interface to make request on the Platform) during the entire term of the Contract, and for a period of 12 months following the end of the Contract, regardless of the cause of the latter.</p>
8. Access and use of the Platform 8.1. Rights of access and use	<p>To this end, SAFETY OBSERVER also grants Users the right to access and use the Platform remotely under the same conditions.</p>	<p>To this end, SAFETY OBSERVER also grants Users the right to access and use the Platform remotely under the same conditions.</p> <p>It is expressly forbidden to share the access to the Platform with third parties without prior authorisation from SAFETY OBSERVER.</p>
8. Access and use of the Platform 8.4. Authorised devices	<p>The contractual terms and conditions relating to Authorised devices are set out in article 5.4 of the GTCU Platform, which can be accessed via this link: [GTCU Platform].</p>	<p>The contractual terms and conditions relating to Authorised devices are set out in article 5.4 of the GTCU Platform, which can be accessed via this link: [GTCU Platform].</p> <p>The Client is also informed that the violation of these obligations may lead to the payment of penalties corresponding to the price of an additional User for the period concerned.</p>

Section	Original Version (08-Dec-2023)	Revised Version (16-Sep-2024)
<p>14. Ownership – Intellectual Property</p> <p>14.2. Concerning the Reports</p>	<p>Any reproduction, diffusion or distribution of the Reports, in any way whatsoever, to unauthorised third parties constitutes a breach of contract and may constitute infringement and/or unfair competition.</p>	<p>Any reproduction, diffusion or distribution of the Reports or parts of the Reports, in any way whatsoever, to unauthorised third parties constitutes a breach of contract and may constitute infringement and/or unfair competition.</p>