

## LEGAL NOTICE AND TERMS OF USE

You are currently connected to the website generation-prospects.fr (hereinafter the “Site”).

Access to, browsing on or use of this Site implies the User’s full and unreserved agreement to these Terms of Use.

Definitions:

Content: All elements available on the Site, in particular software, data, text, graphics, images, sounds, videos, logos, symbols, trade marks and HTML code.

Publisher: The person responsible for the Site’s content as designated in Article 9.

Site: All pages accessible from [http\(s\)://www.generation-prospects.fr](http(s)://www.generation-prospects.fr)  
[http\(s\)://prospectmine.eu](http(s)://prospectmine.eu) and [http\(s\)://descobrirleads.pt](http(s)://descobrirleads.pt) together with all secondary pages.

User: Any person accessing the Site.

### 1 – PURPOSE OF THE SITE

Unless expressly stated otherwise, the products and services presented on the Site do not constitute an offer for sale but a general presentation of the range of products and services distributed by the Publisher.

However, the pages accessible from the [app.dataproprospects.fr](http://app.dataproprospects.fr) section do constitute offers for the products and services indicated at the price shown. Completion by the User of the form available on those pages creates a binding contract between the User and the Publisher under the terms of the general conditions of sale available on this Site.

Unless expressly stated otherwise, the Content of the Site does not extend, amend or otherwise modify any previous contractual relationship that may exist between the User and the Publisher.

### 2 – HYPERTEXT LINKS TO THIRD-PARTY SITES

The Publisher exercises no control over the content of third-party sites. The existence of a hypertext link between the Site and a third-party site does not mean that the Publisher provides any guarantee or accepts any liability in respect of that site or its use.

It is the User’s responsibility to take all necessary precautions to ensure that any third-party site is innocuous.

### 3 – INTELLECTUAL PROPERTY RIGHTS

The Site as a whole is protected by intellectual property rights and is the exclusive property of the Publisher.

Similarly, each element of the Content is protected by intellectual property rights and remains the property of the Publisher and may not be used without the Publisher's consent.

Accordingly, the Publisher permits these elements to be downloaded, reproduced, printed or otherwise used subject to:

- use solely for personal purposes, and in no circumstances for commercial purposes;
- no modification; and
- reproduction on all copies of the Publisher's ownership notice.

#### 4 – WARRANTIES AND LIABILITY

The Content of the Site – including downloadable items – is provided without any warranty of any kind. In particular, the Publisher does not warrant that it is fit for the User's needs, up to date or harmless.

Although the Publisher endeavours to provide reliable Content on its Site, it does not guarantee that it is free from inaccuracies, typographical errors, omissions and/or viruses. The Publisher reserves the right, at any time and without notice, to improve, modify or delete Content.

Accordingly, the Publisher shall not be liable for any damage arising from the use of the Site or of other sites linked to it, including, without limitation, any financial or commercial loss, loss of programmes or data in the User's information system or otherwise, even where the Publisher has been advised of the possibility of such damage.

In any event, should the Publisher's liability be established, compensation shall not exceed a sum equivalent to EUR 15.

#### 5 – PERSONAL DATA AND COOKIES

See the Site's privacy policy.

#### 6 – SUBMISSION OF CONTENT BY THE USER

The Publisher is under no obligation to monitor data that the User may send via the Site. Accordingly, the User warrants that any information, Content or comment transmitted to the Publisher does not infringe any third-party intellectual property right or any other applicable law and will not give rise to civil or criminal liability for the Publisher. The User is expressly advised that any information, Content or comment transmitted to the Publisher will be treated as non-confidential.

By submitting such information, Content or comment, the User grants the Publisher, free of charge and on a non-exclusive basis for the term of the User's rights therein, the right to reproduce, represent, communicate and freely use such information, Content or comment.

The Publisher informs the User that the information, Content or comments will be transmitted over an unsecured channel and may therefore be intercepted on the network before reaching the Publisher.

#### 7 – APPLICABLE LAW – SEVERABILITY

Any difficulty, claim or dispute arising from or related to these Terms of Use shall be governed by French law. In the event of any dispute which cannot be settled amicably, the courts of Paris shall have jurisdiction.

If any provision of these Terms of Use is declared unlawful, invalid or unenforceable pursuant to any law, regulation or final decision of a competent court, the remaining provisions shall continue in force.

#### 8 – MODIFICATION OF THE TERMS OF USE

The Publisher reserves the right to amend the Terms of Use of its website at any time and without notice. Users are required to keep themselves informed of such changes and will be automatically bound by them when they browse the Site.

#### 9 – LEGAL NOTICE

Publisher:

This Site is published by:

Spirion

SAS with share capital of EUR 8,000

Registered with the Paris Trade and Companies Register under number 515 023 273

Registered office: 149 avenue du Maine, 75014 PARIS, France

Publication Director:

Loïc Bresler – lbresler@spirion.fr

Hosting information:

OVH

2 rue Kellermann – 59100 Roubaix – France