

Terms & Conditions of Use

The present Terms & Conditions of Use (hereon referred to as "The Terms & Conditions of Use") govern interactions between:

A.S.C, French company governed by French law,

Registered "SIRET" number 537 480 444 00018

Address: B.P.15 – 31 850 MONTRABE – FRANCE

Operator of the website www.allsportscontact.com

AND

The users of the Website www.allsportscontact.com and its associated domain names, as identified by themselves when creating their account on said website,

Hereon referred to both individually and collectively as "Visitor" or "Subscriber".

Preamble

ALL SPORTS CONTACT operates an internet platform accessible at the address www.allsportscontact.com, by using available technology, and notably by using a computer or mobile device, and enables users to create and publish on-line, under certain conditions, their amateur or professional sports profile in order to develop their network and to find professional opportunities, namely by contacting recruiters or sponsors, themselves users, all with a direct link to their sporting and/or professional activities (hereon referred to as "The Site").

To this end, The Site offers the user a certain number of functions, exclusively for the development of his/her network and amateur or professional activity (hereon referred to as "The Service"). Most of the functions are at a cost and are only for Subscribers (hereon referred to as "Applicant" or "Recruiter") having chosen to sign up for an annual subscription and therefore to accept the Terms & Conditions of Sale presented at the moment of subscription (hereon referred to as "The Subscription"). Nevertheless, certain functions are free for Visitors.

All users therefore accept the present Terms & Conditions of Use.

By accessing the Site and by registering, before using the site as according to the terms mentioned in article 1 that follows, the visitor agrees to fulfill the conditions in order to be a Subscriber as defined in article 1.1. that follows, to read and fully accept the present Terms & Conditions of Use which therefore constitutes a contractual agreement between himself/herself and ALL SPORTS CONTACT (hereon referred to as "The Contract").

The access to certain functions of the Site and their use may be subject to the Terms & Conditions of Sale, as well as the Recommendations, which are an integral part of the present Contract, as well as the Confidentiality Policy, available for consultation in the Terms & Conditions of Use:

<http://www.allsportscontact.com/files/telechargement/allsportscontactconditiongeneralesen.pdf>, that the subscriber commits to respecting at all times. The present Terms & Conditions of Use, as well as other documents and Service and Subscriptions

Date d'effet : 1^{er} janvier 2012

registration forms, are here on referred to, together or separately, as “Contractual Documents”.

If the subscriber refuses to accept any one of the obligations or conditions contained in the present Terms & Conditions of Use or in any one of the other contractual documents, he/she is requested to neither access the Site nor to use it.

Article 1 – Registering on the Service

1.1. – Subscriber

In order to subscribe to the Service, the user must accept all the present Terms & Conditions of Use, without exception.

Given the nature and purpose of the Site and of the Service, he/she must be an amateur sportsperson or professional, sports professional for the requirement of his career, or recruiter or financial partner, and commit to using the Site and the Service exclusively in relation to requirements related to sport. This is an essential and determining condition of the present Contract.

1.2 – Prior and obligatory registration to access the Service

In order to use the Service, the visitor must register beforehand by completing a registration form, accessible on-line on the Site (hereon referred to as “Applicant sign-up” or “Recruiter sign-up”). By completing this registration form, the visitor agrees to abide by the present Terms & Conditions of Use without exception.

By completing the registration form the visitor certifies to ALL SPORTS CONTACT that all information given is exact, true, up-to-date and complete concerning his/her identity, sport or professional activity and personal details. The visitor agrees to provide a current e-mail address of which he/she is the owner.

If the visitor is not acting for himself/herself, he/she certifies to be acting on the behalf of a person or company which fulfills the aforementioned conditions, which he/she legally represents or for which he/she has been asked to represent in order to register on ALL SPORTS CONTACT and which has given him/her permission to give out the information necessary to use the Service under the conditions defined.

If the visitor is under the age of 18 years he/she must obtain authorization from a legal guardian in order to subscribe to the Service. The legal guardian must provide his/her surname and first name and tick the corresponding box.

The subscriber commits to regularly updating all of his/her information concerning his/her profile, in order to guarantee the accuracy and, in his/her own interests, the efficiency of the Service. Every subscriber can modify his/her details at any time it is useful or necessary by connecting to his/her account and modifying his/her profile.

The visitor is informed that ALL SPORTS CONTACT may check the registration forms provided by the intermediary of the Site and retains the right to suspend provision of the Service to any subscriber who violates the present Terms & Conditions of Use, in the conditions mentioned in article 6 of the present terms & conditions.

In the event that a visitor provides false, inexact, out-of-date or incomplete information, ALL SPORTS CONTACT reserves the right to suspend or cancel the Contract and his/her account and to refuse the visitor future access to all or part of the Service, as stipulated in article 6 of the

Date d’effet : 1^{er} janvier 2012

present terms & conditions.

In the event that the visitor violates applicable laws, notably criminal, or those aimed at protecting the rights of a third party, or if his/her behavior has harmed the interested of a person, whoever that person may be, including ALL SPORTS CONTACT or any company with a legal link to ALL SPORTS CONTACT, or the use of the Service by another subscriber, ALL SPORTS CONTACT reserves the right to suspend or cancel the contract and his/her account, without warning or reimbursement, and to refuse the visitor future access to all or part of the Service, as stipulated in article 6 of the present terms & conditions.

ALL SPORTS CONTACT cannot, in any case, be held responsible vis-à-vis users or third parties, for errors, omissions or inaccuracy contained in the information given by a subscriber.

1.3 – Subscriber account and password

The subscriber commits to creating only one account corresponding to his/her profile.

Each subscriber may receive, as part of the registration process, at the e-mail address provided by him/her at the moment of registration, an e-mail in order to activate his/her account. If this is the case, the Service will only be fully accessible once the subscriber has completed the entire activation process indicated in the e-mail and proceeded to the payment in accordance with the Terms & Conditions of Sale.

The login (e-mail address) chosen by the subscriber and the password attributed by ALL SPORTS CONTACT during the registration process allows access to the Service. This information is strictly confidential.

The subscriber holds sole responsibility for any use of his/her login and password, and is the only guarantor of their confidentiality and any use of his/her account.

The subscriber will inform ALL SPORTS CONTACT immediately of any non-authorized use of his/her account and of any breach in confidentiality and security of his/her means of identification, by clicking on “report abuse”.

If ALL SPORTS CONTACT has a legitimate reason to believe that the security of the Service has been violated or that the Service has been used by a non-authorized person, it may temporarily suspend the account in order to preserve the integrity of the Site and of the information held on it, and if considered appropriate, request the modification of means of identification. In the eventuality that a subscriber wishes to change his/her means of identification, he/she must go to “my account” and “change my password” and/or contact us by using the “contact” form to change his/her e-mail address.

If the subscriber’s means of identification become available to a third party through his/her fault, the subscriber will be held solely responsible for all use of these means of identification and consequential use of the Service. ALL SPORTS CONTACT cannot be held responsible, in any case, for any loss or damage resulting from the subscriber’s failure to respect the obligations stated in the present article.

ALL SPORTS CONTACT reserves the right to delete a subscriber’s account and all the information linked to this account after a period of inactivity of six (6) months or more, following the subscription end date. However, the subscriber will be able to reactivate his/her subscription during this period.

In the event of the death of a subscriber and on production of the relevant identification documents, the account will be deleted. The contents of the account may only be transferred on

Date d’effet : 1^{er} janvier 2012

the decision of a judge.

Article 2 – Use of the site www.allsportscontact.com

In order to access the free parts of the Site the visitor must respect the Terms & Conditions of Use and possess the minimum technical configuration required as stated in article 8:

- Consult the public profile of an applicant;
- Consult a video uploaded by an applicant;
- Vote for a video uploaded by an applicant by rating it using the tool provided..

The visitor may also subscribe to ALL SPORTS CONTACT.

The price of subscriptions and the services offered as part of the different subscription packages are available for consultation on-line on the Site, on the subscription form pertaining to each Subscription, and in our Terms & Conditions of Sale available for consultation in the Terms & Conditions of Use:

<http://www.allsportscontact.com/files/telechargement/allsportscontactconditiongeneralesen.pdf>

The subscriber will not, while using the site, partake in any illegal act of any nature, such as the uploading, broadcasting or communicating of illegal contents which could threaten public order, the rights of ALL SPORTS CONTACT or of third parties.

In particular, without this list being exhaustive or limiting, the subscriber commits to respecting the following rules during his/her use of the Site:

- Provide correct information when registering on and using the Site ;
- Not to use a fake identity with the aim of tricking another person;
- Respect the law, the rights of third parties and the present contractual conditions;
- Use the site correctly, solely for its purpose in accordance with the legal and reglementary clauses and uses in force;
- Respect intellectual property rights linked to the content provided by ALL SPORTS CONTACT and by other subscribers, and the intellectual property rights of third parties ; consequently, every subscriber agrees not to reproduce and/or communicate to the public, through the Site, or through any other medium, any content without the authorization of those holding the rights to this content;
- Not to misuse or attempt to misuse any of the services of the Site of which normal usage is defined in the present terms;
- Not to use any automation software to navigate the Site or to use the Service;
- Only share information with ALL SPORTS CONTACT and other subscribers of which the broadcasting will not, in any case, be prejudicial to himself/herself or to other Subscribers, or to ALL SPORTS CONTACT, or to third parties;
- Not to share any untrue information or content

Date d'effet : 1^{er} janvier 2012

- Not to share any information or content that may be deemed defamatory, hurtful, obscene, offensive, violent or that incites violence, or of a political, racist or xenophobic character or any content that contravenes the law or is in breach of moral standards;
- Not to share any information or content in the aim of hindering the normal usage of the Site, or to interrupt or slow down the normal movement of communication between Subscribers;
- Not to use the Service to send non-requested messages on mass (advertising or others);
- Not to collect information on third-parties, including e-mail addresses, in the aim of using them for advertising or similar purposes, or to use them in a website optimization or similar service, free or for a fee, or in order to carry out competitor analysis;
- Not to offer to collect subscriptions for a person in exchange for any type of payment by promising financial gains resulting in the progression of the number of persons recruited or subscribed rather than sales, supply or consumption of goods or services;

In the eventuality that a Subscriber breaks one or several of these rules, ALL SPORTS CONTACT reserves the right to unilaterally suspend and/or cancel the Contract, to block the account(s) of the concerned subscriber, to automatically delete litigious messages, to block the publication of all or part of a subscriber's profile, and/or to block his/her access to all or part of the Service temporarily or permanently, without any type of compensation or reimbursement, according to the terms stated in article 6 below. The Subscribers can signal behavior or content on the Site that does not follow the rules stated above by describing it and its location on the Site, in as much detail as possible, using the contact form available on the Site by clicking on "Report abuse". The Subscribers are nevertheless informed that all improper reporting may be sanctioned in accordance with the applicable regulation.

Article 3 – Confidentiality and personal information

The personal information of subscribers is stored by ALL SPORTS CONTACT on its servers, to be processed as part of the use of the Service.

ALL SPORTS CONTACT processes personal information given by Subscribers in accordance with the CNIL, with whom it is registered.

ALL SPORTS CONTACT invites subscribers to consult the Confidentiality Policy accessible by clicking here:

<http://www.allsportscontact.com/files/telechargement/allsportscontactconditiongeneralesen.pdf>

All personal information given by the Subscriber as part of the use of the Site and of the Service is collected legally and honestly. The purpose of which is the use of the Site and the supply of the Service and can therefore be used by ALL SPORTS CONTACT to this aim.

Each Applicant Subscriber is informed that the information concerning him/her may be published on the Site by ALL SPORTS CONTACT in order to encourage him/her to contact other Recruiter Subscribers through search engines, separate to the information accessible via his/her profile, and is therefore used for this aim exclusively by ALL SPORTS CONTACT.

However, information of the following types: address, e-mail address and telephone number, are never shared on the Site.

Date d'effet : 1^{er} janvier 2012

Every Recruiter Subscriber is informed that the information shared by them remains confidential and is therefore used only for communication and billing by ALL SPORTS CONTACT.

However, with formal authorization from the Recruiter Subscriber, ALL SPORTS CONTACT may mention the legal name of the Recruiter Subscriber for promotional purposes.

Every Subscriber accepts this use of his/her information.

The registration form on the Site enables the Subscriber to subscribe to the Site and to the Service by giving ALL SPORTS CONTACT certain personal information.

The mandatory or optional nature of the communication of the information requested is mentioned on the Form for each field. When the communication of information is obligatory, the absence of said information means that the subscription request by the Subscriber cannot be processed.

ALL SPORTS CONTACT will not share Subscribers' personal information with third parties, except the information available on the public profile of each Subscriber, in accordance with the parameters set by himself/herself and with the purpose of the Site and of the Service, and in the event that the communication of this information is required by the regulation in force, notably at the request of judicial authorities.

The personal information given by the subscriber will be destroyed six months after the expiry date of the Contract, or at the express request of the subscriber.

The Subscriber retains the right to access, correct and delete his/her personal information processed via the Site, in addition to the right to refuse the communication of this information to third parties with good reason.

The Subscriber may exercise his/her rights by writing to the following e-mail address:

privacy@allsportscontact.com

or to the following postal address:

ALL SPORTS CONTACT
B.P. 15
31850 MONTRABE
France

The Site uses "cookie" technology. Cookies are useful especially to facilitate the customization of a Subscriber's access to the Service. The Site includes a connection cookie enabling the Subscribers who so wish to repeatedly access the Site without needing to identify themselves each time. This duration depends on the configuration of the internet navigator. The Subscriber is informed that, in this case, another user may access the administration interface of his/her profile and account without an identity check being necessary.

In general, cookies are not harmful to the subscriber's computer. The subscriber is free to accept or refuse cookies when configuring his/her navigator. The cookies are anonymous and are in no case used to collect personal information, but only for connection and statistical purposes.

ALL SPORTS CONTACT keeps a record, via its cookies, of connections to the Site and of their origin. This use is for statistical analysis and is afterwards destroyed.

Date d'effet : 1^{er} janvier 2012

ALL SPORTS CONTACT puts in place the necessary procedures so that personal information collected via the Site is not lost, pirated, consulted, modified or shared with non-authorized third parties.

Article 4 – Intellectual Property

ALL SPORTS CONTACT is the owner of the Site, this includes its technical components, graphics, texts and others, with the only exception of the content provided by the subscribers and advertising by third parties. The Site and the Service are provided using software and databases created and developed by ALL SPORTS CONTACT, which belong to ALL SPORTS CONTACT or which ALL SPORTS CONTACT hold the intellectual property rights.

The content put on-line on the Site by ALL SPORTS CONTACT also belongs to the aforementioned, with the exceptions mentioned above. ALL SPORTS CONTACT is therefore the only owner of all the intellectual property rights linked to the Service and to the Site, to its content and to its software and databases ensuring the working and use of the Site and of the Service and gives no right over these elements to the Subscribers, with the exception of the content provided by the Subscribers and of the advertising supplied by third parties (see article 5.2 below).

The acceptance of the present Terms & Conditions of Use means recognition by the subscriber of the intellectual property rights of ALL SPORTS CONTACT listed above and a commitment to respect them.

5.1 – Site and Service User License

ALL SPORTS CONTACT grants a non-exclusive, personal and non-transferable license to the subscriber authorizing him/her to use the Site, the Service and the information they hold, for strictly personal use as an amateur sportsperson or professional as stipulated in the present Terms & Conditions of Use and in accordance with the purpose of the Site and of the Service (hereon referred to as “The License”).

All other use of the Site, the Service and their contents and information held on them is excluded from the domain of the present License and may only be carried out after having obtained advance written authorization from ALL SPORTS CONTACT.

In particular, any extraction or re-use, other than normal use of the Site, of the information contained on the Site and/or Service is strictly forbidden for Subscribers and is subject to the express and advance authorization of ALL SPORTS CONTACT.

5.2 – License of use of content uploaded by “applicant” subscribers in order to enable the provision of the Service and in accordance with the purpose of the Site

The “applicant” subscriber grants ALL SPORTS CONTACT a non-exclusive license for the use of contents and information that he/she uploads onto the Site. The subscriber guarantees ALL SPORTS CONTACT that all information and contents comply with the law and do not breach the rights of third parties.

ALL SPORTS CONTACT does not acquire any property rights of the information and/or contents supplied by the subscribers.

By publishing his/her details, information and/or contents on the Site, each Applicant accepts that they will be broadcast on said Site and accessible to subscribed recruiters, in accordance with the personal settings saved by each subscriber in “My account”. Each Applicant authorizes the Recruiters to consult his/her personal details accessible via his/her profile and to use them to get

Date d'effet : 1^{er} janvier 2012

in contact via the Site's messaging system. He/she accepts this use of his/her profile, which is the integral purpose of the Site and of the Service.

For the sole purpose of the working of the Service, the subscriber authorizes ALL SPORTS CONTACT to copy, represent, adapt and translate the contents and information that he/she supplies via the Site, on the conditions that are defined below:

ALL SPORTS CONTACT is authorized to copy all or part of the contents supplied by the subscriber onto all digital recording aids, existing and future, and especially, but not limited to, onto all servers, mobile or fixed hard disks, memory cards and any other equivalent aid, in any format and by any known or unknown process, as far as necessary for storage, saving, transferring or downloading implied by the working of the Site and the supply of the Service.

ALL SPORTS CONTACT is authorized to adapt and translate the contents of the subscribers and to copy these adaptations onto any existing or future digital aid, stipulated above, with the aim of supplying the Service, notably in different languages. This right includes the right to carry out, whilst adhering to the moral rights of the subscriber, modifications of the presentation of its contents in order to respect the visual style of the Site and/or make it compatible with its technical performances or formats, with a view to its addition and/or publication on the Site.

The objective of this authorization is to allow ALL SPORTS CONTACT to share, via digital network or any other type of communication tool, notably via the internet, in addition to making available to the public, all contents and information given by subscribers, so that everyone may have access to the space at any time, via the Site, in accordance with the personal settings defined by each subscriber.

This license is valid for every country and for the length of the Contract between the subscriber and ALL SPORTS CONTACT.

In the event of a breach of intellectual property rights on the Site, the person whose rights have been breached must inform ALL SPORTS CONTACT of this breach by using the contact form available on the SITE by clicking on "Report abuse".

Article 6 – Length and Cancellation

6.1 - Length

The Contract is established for a length of time equal to that of the length of the Subscription as defined in the Subscription Form, as of the acceptance of the present Terms & Conditions by the Subscriber in addition to the Terms & Conditions of Sale of the selected Subscription package, offered by ALL SPORTS CONTACT and referenced on the Site.

6.2 – Profile suspension and cancellation

ALL SPORTS CONTACT reserves the right to immediately suspend the access to the Site and the Service in the event that the subscriber does not adhere to the present Terms & Conditions of Use. In this case, ALL SPORTS CONTACT will notify the subscriber by e-mail of this suspension and demand that the subscriber stops this breach of the Terms & Conditions. After a period of eight (8) days starting following this notification, if no action has been taken by the subscriber, ALL SPORTS CONTACT will cancel the Contract without warning and subject to any damages or compensation claims that could be requested as a result of this situation; due to the reason for this cancellation (failure of the Subscriber to comply to the Terms & Conditions), this cancellation will not lead to a reimbursement of the sum already paid by the subscriber for the subscription package he/she has subscribed to.

Date d'effet : 1^{er} janvier 2012

The subscriber is also reminded that, in the event of a breach of the applicable regulations or obligations by the Subscriber as stipulated in article 2 of the present Terms & Conditions, consisting in particular of the use of the Site for spamming, sending messages or sharing information or details which threaten public order or may breach the rights of third parties (libel, slander, breach of intellectual property rights, disparagement etc) in any form, ALL SPORTS CONTACT reserves the right to suspend access to these contents and/or delete the Subscriber's account and cancel the Contract, without prior notice and without reimbursement.

6.2.1 – Suspension and activation of the profile by the Applicant

An Applicant may suspend his/her profile at any time, by accessing “my account” on the Site and by clicking on “suspend my profile”. The aim of this suspension is to make the profile invisible on the ALL SPORTS CONTACT Site. The Applicant retains access to his/her information.

An applicant may also reactivate his/her profile by accessing “my account” on the Site and clicking on “activate my profile”. The Applicant's profile will then be visible on the Site.

By no means does a suspension of profile entail an extension of the validity of the subscription.

6.2.2 – Cancellation of Subscriptions

At the end of the validity of the initial Subscription period, this subscription will automatically be cancelled, except if the Subscriber requests otherwise by following the subscription renewal procedure.

ALL SPORTS CONTACT stores your information for a period of 6 months. After this period, all your information will be deleted from our databases.

In order to avoid losing your information, you may renew your subscription within 6 months via your account.

After this period you must re-subscribe.

6.3 – Unsubscribing from the Site

The Subscriber can unsubscribe from the Site at any time by following the procedure in place as described below:

The Subscriber can ask to cancel his/her account by post sent to the following address:

ALL SPORTS CONTACT
B.P. 15
31850 MONTRABE
France

Or by e-mail to the following address: resiliation@allsportscontact.com

The cancellation will be processed within forty-eight hours following this request to unsubscribe, which implicates the cancellation of the Contract, all the information concerning the Subscriber will be deleted from ALL SPORTS CONTACT databases and the subscriber will no longer have access to the Service.

.

If the request to unsubscribe is prior to the date of the end of the subscription period, the

Date d'effet : 1^{er} janvier 2012

Subscriber does not have the right to any reimbursement from ALL SPORTS CONTACT.

Article 7 - Responsibility

7.1 – Responsibility of the Subscriber

All materials and software necessary to access the Site and use the Service remains exclusively at the expense of the Subscriber. It is the Subscriber's responsibility to take all appropriate measures in order to protect his/her information, information systems and/or software from contamination by potential viruses.

The use of the information, messages or data of any kind, available via the Service remains the sole responsibility of the Subscriber, and he/she is solely responsible for the decisions or action taken concerning this information. In particular, the Subscriber is solely responsible for the decision to subscribe to one of the Subscription packages offered by ALL SPORTS CONTACT.

The Subscriber is solely responsible for his/her use of the Service and of the Site and any use or operation carried out via his/her account and profile.

The Subscriber is responsible for all his/her data and information which he/she has uploaded in addition to all the contents that he/she has provided, whether this data or contents are accessible and/or communicated to the public via one of the exchange or sharing areas on the Site or addressed to whomever by e-mail, or stored on his/her personal area on the Site.

The Subscriber acknowledges that ALL SPORTS CONTACT does not control said contents and data and that it is not obliged to monitor the Subscribers' data and contents stored and shared via the Site.

The Subscriber has the sole responsibility, towards ALL SPORTS CONTACT and all third parties, for any direct or indirect damages of any form, caused by information or any other element of shared contents, transferred or diffused by the Subscriber when using the Service, and for any breach of the present Terms & Conditions.

The Subscriber agrees to be subject to any measure taken by ALL SPORTS CONTACT in compliance with the law.

7.2 – Responsibility of ALL SPORTS CONTACT

ALL SPORTS CONTACT commits to providing the Service in conformity with the present Terms & Conditions of Use.

ALL SPORTS CONTACT DOES NOT CHECK THE VARIETY OF THE INFORMATION SUPPLIED BY SUBSCRIBERS AND DECLINES ANY RESPONSIBILITY FOR THE INACCURACIES, DISCREPANCIES OR ILLEGALITY OF SAID INFORMATION.

BY NO MEANS CAN ALL SPORTS CONTACT BE HELD RESPONSIBLE FOR THE DATA, INFORMATION AND/OR CONTENTS SUPPLIED BY A SUBSCRIBER, REGARDLESS OF WHETHER OR NOT IT IS ACCESSIBLE TO THE PUBLIC, NOR FOR THE LACK OF VARIETY OF THIS DATA, INFORMATION OR CONTENTS, NOR FOR ERRORS OR OMISSIONS WHICH IT MAY CONTAIN, NOR FOR ANY DAMAGES CAUSED BY THE USE OF ANY OF THE CONTENTS SUPPLIED BY A SUBSCRIBER OR POSTED OR TRANSFERRED BY E-MAIL OR IN ANY OTHER WAY VIA THE SITE.

ALL SPORTS CONTACT IS NOT OBLIGED TO MONITOR THE DATA AND CONTENTS SUPPLIED BY SUBSCRIBERS, NOR TO DELETE ANY CONTENTS WHICH MAY APPEAR

Date d'effet : 1^{er} janvier 2012

UNLAWFUL, NOTWITHSTANDING ITS DENOUNCEMENT.

BY NO MEANS CAN ALL SPORTS CONTACT BE HELD RESPONSIBLE FOR ANY CONSEQUENCE OF USING THE SITE AND THE SERVICE. THIS INCLUDES DURING USE AND AFTER USE AT THE MOMENT OF CONTACT OR MEETING BETWEEN SEVERAL SUBSCRIBERS.

DUE TO THE SPECIFIC CHARACTER OF THE INTERNET, ACCESS TO THE SITE MAY BE INTERRUPTED OR RESTRICTED AT ANY TIME DUE TO CAUSES OUTSIDE THE CONTROL OF ALL SPORTS CONTACT. IN THIS CASE, ALL SPORTS CONTACT CANNOT BE HELD RESPONSIBLE.

ALL SPORTS CONTACT CANNOT BE HELD RESPONSIBLE IN THE EVENT OF AN INTERRUPTION TO SITE ACCESS DUE TO MAINTENANCE WORK, UPDATES OR TECHNICAL IMPROVEMENTS, OR IN ORDER TO CHANGE THE CONTENTS AND/OR PRESENTATION OF THE SITE AS LONG AS ADVANCE WARNING IS GIVEN FOR THESE INTERRUPTIONS AND THE INTERRUPTION LASTS NO LONGER THAN THE LENGTH OF TIME GENERALLY NECESSARY. ALL SPORTS CONTACT RESERVES THE RIGHT TO TEMPORARILY OR PERMANENTLY INTERRUPT ACCESS TO THE SITE AND SERVICE IN THE EVENT OF THE SUSPENSION OF THE SERVICE, OR OF COMPULSORY OR NON-COMPULSORY LIQUIDATION OF THE COMPANY. IN THE LATTER CASES THE CONTRACT WILL BE CANCELLED.

ALL SPORTS CONTACT RESERVES THE RIGHT TO MODIFY ANY INFORMATION CONTAINED ON THE SITE, AT ANY MOMENT AND WITHOUT ADVANCE WARNING, AS PART OF AN UPDATE OR THE CORRECTION OF ERRORS OR INACCURACIES.

ALL SPORTS CONTACT IS NOT RESPONSIBLE FOR THE CONTENT OF THIRD PARTY INTERNET SITES TOWARDS WHICH HYPERTEXT LINKS ARE PRESENT ON THE SITE.

INSOFAR AS PERMITTED BY THE LAW AND IN THE EVENTUALITY OF ALL SPORTS CONTACT BEING JUDGED RESPONSIBLE FOR DAMAGES NOT ANTICIPATED ABOVE, THE RESPONSIBILITY OF ALL SPORTS CONTACT WILL BE LIMITED TO REAL, TANGIBLE AND ESTABLISHED DAMAGES.

INSOFAR AS PERMITTED BY THE LAW, IN NO CASE WILL ALL SPORTS CONTACT, OR ITS AFFILIATED, CONTRACTED OR PARTNER COMPANIES, BE HELD RESPONSIBLE FOR INDIRECT DAMAGES, LOSS OF EARNINGS OR DAMAGE DERIVING FROM LOSS OF DATA OR THE INABILITY TO EXPLOIT THE DATA, CAUSED BY USE OF OR THE IMPOSSIBILITY OF USING THE SITE, THE SERVICE OR ITS CONTENTS, WHETHER OR NOT BASED ON A GUARANTEE, A CONTRACT OR CIVIL LAW AND WHETHER OR NOT ALL SPORTS CONTACT IS NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES.

Article 8 – Minimum required technical configuration

The Subscriber acknowledges that he/she possesses the necessary skills and means in order to access and use the Site. Access to the Site and use of the Site requires the following minimum configuration:

- The Site is optimized for a screen resolution of 1024 X 768 pixels,
- For Internet Explorer 7 and superior navigators, Firefox 3 and superior and Safari 4 and superior, Google Chrome 5.0 and superior...
- An internet connection.

Date d'effet : 1^{er} janvier 2012

The Subscriber acknowledges having checked that his/her technical configuration is sufficient, does not contain any viruses and that his/her material is in good working order.

The equipment (computer, mobile telephone, software, telecommunications material etc) enabling access to the Site and to the Service is at the exclusive expense of the Subscriber, as are the telecommunications expenses deriving from their use.

Article 9 - Convention of proof

The Subscriber and ALL SPORTS CONTACT accept, by mutual agreement, that the systems and computer files of ALL SPORTS CONTACT will be the binding agreement between them.

Consequently, the files and information stored on the information systems used by ALL SPORTS CONTACT or for its account in reasonable conditions of security and reliability, may be used and produced as proof of the fulfilment of the contract, and more generally, of any event or communication between the Parties at the moment of use of the Site by the Subscriber.

ALL SPORTS CONTACT may validly produce, in the event of any proceedings, as proof of an act, fact or omission, the data, files, programmes, recordings or other elements, received, emitted or retained via the aforementioned information systems, on all digital or analogue aids, and make use of them, except in the event of an obvious error.

Article 10 – Modifications of the Terms & Conditions of Use

The present Terms & Conditions of Use may be modified by ALL SPORTS CONTACT at any time and without prior warning. The Subscriber is therefore encouraged to regularly consult his/her latest updated version, accessible to everyone and permanently accessible on the Site's home page by clicking on the link "Terms & Conditions of Use".

Article 11 – Applicable law – allocation of jurisdiction

The validation, interpretation and validity of these Terms & Conditions of Use and of the Contract are governed by French law. In the eventuality of a problem of interpretation, the French language version of the present Terms & Conditions of Use and of the Contract shall control any other version in any other language. Subject to public order provisions applicable to legal jurisdictions, the jurisdictions of the ALL SPORTS CONTACT head office will be granted sole authority in the event of any litigation concerning the Contract, including, but not limited to, any litigation concerning its validity, interpretation, execution and/or cancellation and its consequences.

ALL SPORTS CONTACT CONFIDENTIALITY POLICY

ALL SPORTS CONTACT respects your rights concerning the protection of rights to privacy and the laws governing the confidentiality of your personal details in the countries where we are present.

We have put in place an exhaustive privacy protection program in order to help us respect and protect your rights regarding confidentiality of data. This declaration includes both the confidentiality declaration concerning the CNIL and the confidentiality declaration concerning our website.

It describes ALL SPORTS CONTACT'S policies and procedures regarding the collection, use and disclosure of your personal details and information.

We do everything in our power to protect your right to privacy. When we collect the personal

Date d'effet : 1^{er} janvier 2012

information that you provide via our website, we respect the confidentiality policy of the CNIL, as defined by the clauses of the 6th January 1978 law, modified in 2004.

Definitions:

The terms "ALL SPORTS CONTACT", "www.allsportscontact.com", "us", "our", "you", "your" and "website" have the same meanings as those defined in the "Terms & Conditions of Use" on our website.

Our guarantees:

The information that we collect and use

ALL SPORTS CONTACT receives information about you from yourself and from third parties and uses this information in order to offer you our services. The information that we collect, store and use has the sole objective of helping you to build your amateur or professional sports network.

When you use one of our services, you accept that your profile information will be collected, transferred, handled, stored, disclosed or used in any other way, as described in the present confidentiality policy. Whatever your country of residence or wherever you transmit your information from, your personal data may be used by ALL SPORTS CONTACT in any other country where we are present.

Our certificate of conformity to these principles can be consulted at the CNIL where we are registered under the **declaration number 1526274**.

We collect information at different times via the various methods mentioned below:

Information collected at the moment of registration:

1/ Applicant Subscriber

Public information: you must create an ALL SPORTS CONTACT "applicant" account in order to access our services. You must provide personal information, such as your first name, your age, your sport characteristics (height, weight, sport, position) and your country of origin in order to create your account. You can also provide complementary information, such as your geographical location, a photo or video. This information is publicly displayed on our website and visual aids.

Complementary information: you can personalize your account with the help of complementary information: such as your training, rating, statistics, qualifications, professional experience, objectives...

Private information: your postal address, e-mail address and telephone number used to create your account will not in any case be divulged. We may use this information in order to share with you information concerning our services or for billing purposes.

For all requests sent by e-mail, we may keep your message, your e-mail address and your contact details in order to reply to your request.

Your e-mail address will never be shared, but used by ALL SPORTS CONTACT to be contacted via the internal message system of the Site.

Lists and other public information: the objective of our services is to help you share your professional information with the rest of the world. Most of the information that you provide us

Date d'effet : 1^{er} janvier 2012

with is information that you want to be made public via our website.

2/ Recruiter Subscriber

Information: you must create an ALL SPORTS CONTACT “Recruiter” account in order to access our services. You must provide personal information, such as:

Company name, Identification number, surname, first name, position held, postal address, e-mail address and telephone number.

This information will not, in any case, be divulged or published.

We may use this information in order to share with you information concerning our services or for billing purposes.

For all requests sent by e-mail, we may keep your message, your e-mail address and your contact details in order to reply to your request.

Your e-mail address will never be shared, but used by ALL SPORTS CONTACT to be contacted via the internal message system of the Site.

Internet protocol address (IP): this website uses internet protocol addresses (IP). An IP address designates an assigned number to your computer via your internet service provider which enables you to access the internet. In general, an IP address changes every time you connect to the internet (it is a “dynamic” address). Please note however, that if you possess a large band width and in certain other cases, the IP address collected, or a cookie that we use, may contain identifiable information. With certain large band width connections your IP address does not change (it is “static”), and it may therefore be linked to your personal computer. We use your IP address in order to obtain general information on use and to help us improve our website.

Session information: our servers automatically save the information created when using our services (“session information”). Session information may include data such as the type and version of your navigator, your operating system, your IP address, reference domain, pages visited and search terms. Other actions, such as a click on an advertisement, may also be included in your session information.

Cookies: as with many other websites, we use “cookies” in order to offer you our services when you visit our site. “Cookies” are small alphanumerical files transferred onto your computer’s hard disk. We use them for different reasons. For example, they enable us to recognize you without you needing to give your connection information every time you open a session on our site. They also enable us to collect information on the use of our website so that we can observe how clients use our site, in what way they interact with our services and understand how to make the internet traffic run more smoothly. Most of our services do not use cookies, such as search and consultation of lists and public users’ profiles. You can choose to deactivate the use of cookies by modifying your preferences in your internet navigator. In this case, some functions of ALL SPORTS CONTACT will no longer be available.

Sharing and transferring information

We use your personal information in order to offer you several types of services. We will not divulge your personal details to third parties, except in certain circumstances as described below:

Internet access providers: we use certain trustworthy third parties to carry out some operations and to provide us with certain services. We may share your personal information with these third parties, solely if necessary to carry out these operations or to supply these services and only

Date d’effet : 1^{er} janvier 2012

according to the obligations, including the protection anticipated in the present confidentiality policy.

Legal obligations: we may share your information, including your IP address, in order to respect all laws, regulations, court orders or any other legal demand aimed at protecting people and property, at solving technical problems or at protecting the rights and property of ALL SPORTS CONTACT.

Business transfer: we may share your personal information with a third party in the event of a sale or business transfer of this website to which the information is linked, in this event, we will ask all beneficiaries of this sale or of this business transfer, to agree to treat your personal information in accordance with the present confidentiality policy. The guarantees given in the present confidentiality policy will apply in their entirety to this beneficiary.

Non-private or non-personal information: we may share or divulge your general, non-personal or non-private information, such as the number of users having clicked on a specific link.

Modification of your personal information

Your personal information belongs to you. You are authorized to access, modify and delete this personal information. You may exercise this right via the ALL SPORTS CONTACT website by connecting to your identification settings and by accessing "My account".

Protection of your information

The parts of this site that collect your information use an identification process with encrypted password.

Our policy towards minors

If you are under 18 years of age, you must obtain an authorization from your legal guardian in order to subscribe to our Site and you must follow the procedure in place for this during the subscription process.

Your responsibilities

Users may share certain information or contents on this website, including, but not limited to, biographical information, photos and videos. The users are solely responsible for this information and content, including information concerning race, ethnic origin, sexual orientation, political opinions, religious or philosophical beliefs, trade-union membership or any information relating to health.

By sharing this information on the website, the user explicitly accepts that this information will be processed by ALL SPORTS CONTACT and declares having acted freely and knowingly.

Modifications to our policy

<http://www.allsportscontact.com/files/telechargement/allsportscontactconditiongeneralesen.pdf>

We may, if necessary, modify the present confidentiality policy. The use of your information by our services is governed by the latest version of the present policy, available at any time at:

<http://www.allsportscontact.com/files/telechargement/allsportscontactconditiongeneralesen.pdf>

In the event of a modification of the present policy considered important, at our sole and absolute

Date d'effet : 1^{er} janvier 2012

discretion, we will inform you in the form of an update or by contacting you by e-mail at the address linked to your account. By continuing to access or use our services after these modifications have been applied, you accept to be bound by the modified confidentiality policy.

Data security

We take all reasonable measures to protect information against loss, misuse and any unauthorized access, disclosure, modification or destruction. We have put in place physical, electronic and surveillance measures in order to secure and protect your data from loss, misuse and against non-authorized access, disclosure, modification or destruction. Our company has put in place physical, electronic and surveillance measures in order to secure and protect your data from loss, misuse and against non-authorized access, disclosure, modification or destruction. The company cannot guarantee the security of information published on, or transferred via, the internet.

Data integrity

We process personal information exclusively in accordance with, and insofar as this information is useful for, the objectives for which it has been collected or for which its processing has been authorized by the person. In order to respect these objectives, we will take all reasonable measures to ensure that this personal information is exact, exhaustive, up to date and reliable regarding its intended use.

Access

We authorize any person to access his/her personal information and to correct, modify or delete any inaccurate information, except if the expense to provide such access is disproportionate to the risks linked to the confidentiality of the information of the person concerned or if there is a risk of violation of individual rights other than those of the person concerned.

Enforcement

We use a self-evaluation method in order to guarantee the respect of the confidentiality policy and we regularly check that the policy is accurate, exhaustive in the sense of covering all the information concerned, widely-diffused, correctly enforced, accessible and in accordance with the CNIL. We ask everybody to inform us of a potential problem by using the contact details below and we will investigate in order to try to resolve any complaint and litigation concerning the use and disclosure of personal information in accordance with these principles.

We will reply to all formal written complaints sent to this address: contact@allsportscontact.com by contacting the user who made the complaint. We will cooperate with regulatory bodies, including local data protection agencies, in order to resolve all complaints concerning the transfer of personal data which cannot be resolved directly between ourselves and the person concerned.

Modifications

This confidentiality policy may be modified at any time in accordance with the demands of the CNIL. We will display all modified policies of this website.

Complementary information

ALL SPORTS CONTACT respects all of the clauses of the 6th January 1978 law, modified in 2004.

Date d'effet : 1^{er} janvier 2012

In all events, WE RESPECT obligations enforced by law and notably:

- The definition and respect of the purpose of processing,
- The relevance of data processed,
- The storage during a limited time of data,
- The security and the confidentiality of data,
- The respect of the rights of the person concerned: his/her right of access, correction and opposition.

For more details on the obligations enforced by French data privacy laws, consult the CNIL website:

Contact details

For all questions, comments or complaints concerning the company's confidentiality policy or collection and information processing methods, please write to us at the following address:

ALL SPORTS CONTACT
B.P. 15
31850 MONTRABE
France

Or by e-mail at: privacy@allsportscontact.com

TERMS & CONDITIONS OF SALE

The present terms & conditions of sale (hereon referred to as "The terms & conditions of sale") govern interactions between:

A.S.C company, French company governed by French law, the head office of which is located at:

8 rue Diderot – 31850 BEAUPUY – FRANCE operating the site

www.allsportscontact.com.

Hereon referred to as « ALL SPORTS CONTACT »

AND

The Subscriber of the Website registered at the domain name www.allsportscontact.com, in the sense of the Terms & Conditions of Use of said Site, who has subscribed to one of the packages offered by ALL SPORTS CONTACT at a cost, according to the terms stipulated below. Hereon referred to, individually or collectively, as "**The Subscriber**" or "**The Subscribers**".

Date d'effet : 1^{er} janvier 2012

Preamble

ALL SPORTS CONTACT operates an internet platform accessible at the address: www.allsportscontact.com, by using available technology, and notably using a computer or mobile terminal, and enables subscribers to create and publish on line, under certain conditions, their amateur or professional profile in order to develop their sports network, to find professional opportunities, all directly linked to their sporting and/or professional activities (hereon referred to as "The Site").

The Subscriber is registered on the Site and, therefore, accepts the Terms & Conditions of Use of said Site, which represent a contract between ALL SPORTS CONTACT and the Subscriber, giving him/her access, under the stipulated conditions, to the free services of the Site.

The Subscriber has also chosen to subscribe to one or several optional services of the Site offered at a cost by ALL SPORTS CONTACT and therefore to accept the present Terms & Conditions of Sale at the moment of subscription (hereon referred to as "The Subscription").

By signing up for a Subscription, the Subscriber commits to familiarizing him/herself with the present Terms & Conditions of Sale and accepts to be bound by them with no exception.

The present Terms & Conditions of Sale constitute a contractual document as defined in the Terms & Conditions of Use of the Website www.allsportscontact.com and make up an integral part of the Contract between the Subscriber and ALL SPORTS CONTACT, made up of said Terms & Conditions of Use of the Site and of the contractual Documents.

If the Subscriber refuses to comply with any one of the obligations or conditions contained in the present Terms & Conditions of Sale, he/she is asked not to sign up for a Subscription.

Article 1 – Signing up for Subscriptions

A Visitor who wishes to sign up for a Subscription must have read and accepted, without exception and in advance, the Terms & Conditions of Use of the Site.

To sign up for a Subscription, the visitor must go to the ALL SPORTS CONTACT site and click on "Sign up".

The visitor completes the corresponding Subscription Form, available on-line. By completing the Subscription Form, the visitor confirms that he/she has read the present Terms & Conditions of Sale and accepts to be bound by them without exception.

Article 2 – Description of the Subscriptions

2.1 – Description of the APPLICANT Subscription

The APPLICANT subscription enables the Subscriber to use the following services, in accordance with the PRICING POLICY:

- Submit his/her amateur or professional sports person profile
- Give information about his/her experience
- Create links to personal videos, hosted on video sharing sites, from his/her profile,
- Participate in on-line competitions
- Share his/her profile on social networking sites
- Reply to, via the internal messaging system, all requests from recruiters, sponsors,

Date d'effet : 1^{er} janvier 2012

partners...

As part of the Applicant Subscription, ALL SPORTS CONTACT will do everything in its power to prioritize the profile of an Applicant according to the search criteria used on the Site. It is understood that the display of an Applicant's profile in the search results made by a recruiter depends on the information given in advance by the Applicant on his/her profile and within the limits of the Subscription signed up for. Consequently, ALL SPORTS CONTACT cannot be held responsible for not prioritizing an Applicant's profile of whom the skills are not searched for by a Recruiter. In this way, ALL SPORTS CONTACT cannot, in any event, be held responsible for the absence of contact between an Applicant and a Recruiter following prioritization, Recruiters being free to contact, or not to contact, an Applicant, following this prioritization, and hold sole responsibility for this decision.

2.2 – Description of the RECRUITER Subscription

The Recruiter Subscription enables the Recruiter to use the following services, in accordance with the PRICING POLICY:

The purpose of the Recruiter Subscription is to consult the Site for detailed profiles provided by an Applicant and to carry out a detailed search regarding required skills and to contact an Applicant via the Site's internal messaging service.

As part of the Recruiter Subscription, ALL SPORTS CONTACT will do everything in its power to prioritize an Applicant's profile according to the search criteria used on the Site. It is understood that the display of an Applicant's profile in the search results depends on the information given in advance by the Applicant on his/her profile and within the limits of the Subscription signed up for. Consequently, ALL SPORTS CONTACT cannot be held responsible for not prioritizing an Applicant's profile of whom the skills are not searched for by a Recruiter. In this way, ALL SPORTS CONTACT cannot, in any event, be held responsible for the absence of contact between an Applicant and a Recruiter following prioritization, Recruiters being free to contact, or not to contact, an Applicant, following this prioritization, and hold sole responsibility for this decision.

Article 3 – Length and renewal of the Subscription

3.1 – Length of the Subscription

The Subscriber who has signed up for a Subscription accepts the present Terms & Conditions of Sale for the length of time defined in the Subscription Form.

At the end of the initial period of Subscription, the subscription is automatically suspended, except if the Subscriber has renewed his/her subscription by following the steps described below.

3.2 – Renewal of the Subscription

ALL SPORTS CONTACT will inform you by e-mail 30 days, 15 days and 7 days before the expiry date of your subscription. In addition to this, on the subscription expiry date, ALL SPORTS CONTACT will inform you of the suspension of your profile in accordance with the Terms & Conditions of Use, article 6.2.2 – Cancellation of Subscriptions.

The subscriber may renew, at any time, the Subscription to which he/she has signed up to by

Date d'effet : 1^{er} janvier 2012

following the subscription renewal process described below:

1. Connect to your Account;
2. Click in the link "Renew my subscription" in "My account"
3. This will transfer you to the on-line payment system

The request for a Subscription renewal will be effective as of the anniversary date of the Contract, defined as the expiry date of the length fixed in the Subscription Form, if the renewal request is made before this date.

If however, the renewal request is made after the anniversary date of the Contract, defined as the expiry date of the length fixed in the Subscription Form, a new effective date will be taken, in accordance with the Terms & Conditions of Sale on the date of this renewal.

We remind you that ALL SPORTS CONTACT will delete a subscriber's account, along with all data linked to this account, after a total period of account inactivity of or over six (6) months, after the subscription expiry date, as stipulated in article 6.2.2 – Cancellation of Subscriptions of the Terms & Conditions of Use.

It is therefore advisable to renew a Subscription during this six (6) month period during which the profile is suspended, but during which the Subscriber will have complete access to his/her details.

Article 4 – Price, billing conditions and late or non-payment

4.1 – Subscription price and payment methods

To sign-up for a Subscription, the Subscriber must follow the stages of the subscription process detailed on the Site. The price of the Subscription and the payment methods are mentioned in the Subscription Form that is available on-line.

Payment is processed at the moment of Subscription.

4.2 – Subscription price and payment methods

The price of a Subscription depends on the option chosen via the Subscription Form, available on-line. The payment methods are those mentioned in the Subscription Form.

4.3 - Billing

Subscriptions are billed on the date of Subscription or of renewal.

ALL SPORTS CONTACT provides a bill that mentions the full name and contact details of the Subscriber.

The bill is sent by e-mail to the e-mail address given by the Subscriber.

The bill can also be obtained on request at the following e-mail address:
contact@allsportscontact.com

4.4 – Late or non-payment

For all late or non-payment of a Subscription, the Subscriber will be sent a notification by e-mail notifying him/her that he/she has eight (8) days to pay. During this period, access to the services corresponding to the Subscription may be suspended. If the totality of the sum owed is not paid within this deadline, ALL SPORTS CONTACT reserves the right to cancel the contract, in accordance with the stipulations of article 6.2 of the Terms & Condition of Use.

All late payments are subject to non-payment processing fees of 15 euros, in addition to late penalties, of which the total is equal to one and a half times the legal interest rate, which will be counted as of the date of notification mentioned in the above paragraph.

PRICING POLICY

APPLICANT SUBSCRIPTION E.U: 24€

APPLICANT SUBSCRIPTION OUTSIDE E.U:\$39

CLASSIC RECRUITER SUBSCRIPTION E.U: 240€

Access to ONE sport (of your choice)

CLASSIC RECRUITER SUBSCRIPTION OUTSIDE E.U: \$399

Access to ONE sport (of your choice)

PREMIUM RECRUITER SUBSCRIPTION E.U: 480€

Access to ALL sports and to the Sport Jobs Contact Area

PREMIUM RECRUITER SUBSCRIPTION OUTSIDE E.U: \$799

Access to ALL sports and to the Sport Jobs Contact Area

Date d'effet : 1^{er} janvier 2012