

GENERAL TERMS AND CONDITIONS OF USE

SUPERLAPS WEBSITE

These general terms and conditions of use of the website superlaps.fr (hereinafter the "General Terms") are entered into between, on the one hand, the company TRACKSOFT, a limited liability company (Société à responsabilité limitée) with share capital of €3,000, registered with the Pau Trade and Companies Registry under number 925 383 382, with its registered office at 35 rue des Pyrénées, SAINT LAURENT BRETAGNE (64160) (hereinafter "SUPERLAPS"), and on the other hand, natural persons (hereinafter "User") for any use of the Site and for any use, in France or abroad, regardless of the place of use, of the services offered by SUPERLAPS. SUPERLAPS and the User are hereinafter referred to, individually or collectively, as the "Party" or "Parties".

SITE PUBLISHER

The website accessible at superlaps.fr is published by the company TRACKSOFT, a limited liability company with share capital of €3,000, registered with the Pau Trade and Companies Registry under number 925 383 382, with its registered office at 35 rue des Pyrénées, SAINT LAURENT BRETAGNE (64160), whose legal representative and publication director is Mr. Clément LARRIEU. EU VAT number: FR 709 253 833 82

SITE HOST

The website superlaps.fr is hosted by the company OVH, SAS with share capital of €10,069,020, registered with the Lille Métropole Trade and Companies Registry under number 424 761 419 00045, with its registered office at 2 rue Kellermann - 59100 Roubaix - France.

PREAMBLE

SUPERLAPS is an online matchmaking platform designed to allow drivers to book track days with organizers and to consult their lap times (Chronos). Creating a SUPERLAPS account is free of charge.

These General Terms aim to define the rights and obligations of SUPERLAPS and Users in connection with the use of the Site and the online Booking of Track Day(s).

1. DEFINITIONS

Within the scope of these General Terms, each of the terms defined below shall have the meaning set out in its definition:

Booking(s): Online booking(s) and payment(s) for a Track Day by a User.

Organizer(s): any professional, legal entity or natural person whose Track Days are offered on the Site.

User(s): any individual, natural person, using the Site to consult Track Days offered by Organizers, to make online Bookings for Track Days, or to access their lap times "Chronos".

Chronos: time taken by the User to complete a lap of the track.

User Account: online administration space accessible by the User via a dedicated section of the Site, after identification, enabling the User in particular to make a Booking and subsequently to manage their Bookings on the Site, and to consult their Chronos.

General Terms: general terms and conditions of use of the Site for Users, applicable to the Site as a whole.

Specific Terms: contractual stipulations of the Organizer, placed under the sole responsibility of the Organizer.

Price: unit value of a Track Day; this value is inclusive of all taxes.

Total Price: total amount of the cumulative Prices of the Track Days that are the subject of the Order; this amount is inclusive of all taxes.

Track Day(s): Track Day(s) offered to Users by SUPERLAPS on behalf of the Organizer.

Offer(s): offer(s) made by an Organizer for the Booking of one or more Track Day(s) to Users via the Site, containing in particular a description of the Track Day with its essential characteristics, the Price of the Track Day, and the practical arrangements for the performance of the Track Day.

User Profile: public profile of the User published under the User's pseudonym.

Registration Data: all information that the User must provide during the registration process on the website in order to enable their identification.

Credentials: personal and confidential access codes (login and password) enabling the User to authenticate and log in to their User Account.

Services: online Booking service (including payment management) for Offers and any other service described in Article 3.

Site: site published by SUPERLAPS accessible via the address superlaps.fr.

Advertising Material(s): any promotional medium such as texts, drawings, logos, slogans, photographs, films, content, music, etc. provided by the Organizer to SUPERLAPS in

connection with the provision of the Service, for the purpose of promoting Track Day(s) on the Site.

Content: any element written by the Organizer, including in particular Advertising Material(s), Offer(s) and Organizer Profile.

2. ACCEPTANCE AND ENFORCEABILITY OF THE GENERAL TERMS AND CONDITIONS OF SALE

These General Terms apply to the Site as a whole and are intended to govern the relationship between, on the one hand, SUPERLAPS and, on the other hand, the User wishing to benefit from the Offers on the SUPERLAPS Site.

They aim to define the conditions and modalities under which, on the one hand, SUPERLAPS makes its Site available to the User and, on the other hand, the User accesses the Offers and makes Bookings for Track Days on the Site.

These General Terms are systematically sent or made available to the User. By accessing this Site and/or making Bookings for Track Days, the User declares and acknowledges having read, understood and accepted these General Terms, in compliance with the rights of third parties and in accordance with applicable law.

The Track Days available on the Site are reserved for natural persons, of legal age, domiciled in Metropolitan France, to the exclusion of any sale to professionals or for the purpose of resale to third parties.

Users who book via the Site are deemed to purchase in France and are therefore subject to French law.

3. PRESENTATION OF SERVICES AND THE SITE

SUPERLAPS offers on its Site Track Day Offers from various Organizers on various circuits, in France and abroad. Track Day(s) are offered by the Organizers who promote them through all media (website links, flyers, etc.)

By making a Booking through the Site, the User enters into a direct contractual relationship with the Organizer with whom they have made a Booking for a Track Day. From that Booking, SUPERLAPS acts solely as an intermediary between the User and the Organizer, by transmitting the details of the Booking to the relevant Organizer(s) and sending a confirmation email to the User for and on behalf of the Organizer. Organizers are fully responsible for the organization of the Event. These General Terms do not concern the conduct of the event itself. Organizers may add their own conditions regarding the conduct of the event, specific general terms, in a document that will be presented to you during the Booking process.

The User may also subscribe to Offers directly proposed by SUPERLAPS, such as the purchase of Chronos on a circuit. These offers do not concern the booking of Track Days, which remain the prerogative of the Organizers.

4. ACCESS TO THE SITE

SUPERLAPS endeavors to offer permanent access to the Site, i.e. 24 hours a day, 7 days a week. However, access to the Site may be suspended at any time and without notice, in particular due to breakdowns, failures or paralysis of the network, system and/or communication means, as well as due to maintenance and corrections made necessary by the updating and proper functioning of the Site. SUPERLAPS also reserves the right to make, at any time, any modifications, deletions and/or additions to the content of this Site, without notice and at its sole discretion.

The User agrees not to obstruct access to the Site and/or the proper functioning of the Site in any way that could damage, intercept, or interfere with all or part of the Site. It is recalled that the act of fraudulently accessing or remaining in a computer system, obstructing or falsifying the operation of such a system, fraudulently introducing or modifying data in a computer system constitutes offenses subject to criminal penalties.

SUPERLAPS cannot be held responsible for any direct or indirect damage due to an interruption, a malfunction of any kind, a suspension or the cessation of the Site and/or services, for any reason whatsoever, or for any direct or indirect damage resulting in any way from access to the Site and/or services.

The User of this Site acknowledges having the competence and means necessary to access and use this Site. The communication protocols used are those in use on the Internet.

SUPERLAPS cannot be held responsible for elements outside its control and for damage that may be suffered by the User's technical environment, including their computers, software, network equipment and any other equipment used to access or use the Site.

Furthermore, SUPERLAPS does not have the means to verify the identity of persons accessing its Site, and cannot therefore be responsible for the usurpation of a User's identity. If the User has reason to believe that a person is using their login credentials or User Account, they must immediately notify SUPERLAPS.

5. PERSONAL DATA

In connection with the use of our online services, we collect personal data concerning you in order to create a Superlaps account and to register for organizer events.

The purpose of this information is to specify the terms under which we process this data, in compliance with Regulation (EU) 2016/679 of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data (hereinafter the "GDPR").

In accordance with the French Data Protection Act of 6 January 1978 as amended, you have the right of access to and rectification of data concerning you, a right of objection for legitimate

reasons, and a right to erasure of data. You also have a right to data recovery and portability in certain cases specifically provided for by law.

Channels and data controller

Which channels are authorized for exchanges concerning personal data?

- The registration form, accessible from the website superlaps.fr
- The "user account"
- The email address: contact@superlaps.fr

Who is the data controller?

The data controller is the company TRACKSOFT, with its registered office at 35 rue des Pyrénées, 64160 Saint-Laurent-Bretagne (hereinafter "We").

What data do we collect?

Personal data is data that allows an individual to be identified directly or by cross-referencing with other data. We collect data falling into the following categories:

- Identification data (surnames, first names, home address, date of birth, email address, telephone number, driving licence/licence number).
- Data relating to your use of SUPERLAPS (tag number, timing data).
- Any other information you choose to communicate to us about yourself.

In the case of electronic signature, circuit liability waivers may require an identity document number. These sensitive data are not retained longer than necessary and are subject to enhanced security.

Mandatory personal data is indicated in the registration form with an asterisk and is necessary for the creation of the Superlaps account.

Consequently, any User giving their consent to the use of the aforementioned data accepts their strictly necessary nature for the creation and use of SUPERLAPS services. Their deletion therefore results in the deactivation of their account and all services linked to it.

Identification of processing activities

We collect personal data concerning you and implement appropriate technical and organizational measures to ensure that personal data processing is carried out in accordance with applicable legislation.

We collect personal data and apply the following processing activities:

- Entry, display, storage of registration or timing information.
- Providing, personalizing, evaluating and improving the advertising and marketing of our services.
- Anonymous usage statistics of services.
- Responding to your information requests.

Processing	Purpose	Duration
Providing, personalizing, evaluating and improving the advertising and marketing of our services.	We will process this personal data with your consent or based on our legitimate interest in undertaking marketing activities to offer you services or products that may interest you.	5 years
Entry, display, storage of registration or timing information.	<p>Creating a user database.</p> <p>Communication with the user regarding service status.</p> <p>Providing a user space to consult registrations and timing data.</p>	5 years
Anonymous usage statistics of services.	Service improvement. Technical operation. Studies and forecasting.	15 years
Responding to your information requests.	Our legitimate interest in responding to your requests. Data is stored on a secure server for the time necessary to process your information request and deleted once the request has been processed.	As needed

Personal information provided is intended exclusively for use with SUPERLAPS services.

The following will have access to your personal data:

- The relevant departments of the company TRACKSOFT.
- The organizers you have authorized to use our services, hosting, messaging, and/or storage system providers.

Is your data likely to be transferred outside the European Union?

Your data is stored and kept for the duration of processing on the servers of the company OVH, located in France.

Withdrawal of consent

If we process your personal data based on your consent, you may withdraw your consent at any time by modifying your Account settings or by sending an email to contact@superlaps.fr specifying the consent you are withdrawing. Please note that the withdrawal of your consent does not affect the lawfulness of any processing activity based on said consent prior to its withdrawal.

Objection to processing

You have the right to object to the processing of your personal data for reasons specific to your situation if this information is processed for direct marketing purposes or for a purpose based on a legitimate or public interest. If you object to processing based on legitimate or public interest, we will no longer process your personal data for those purposes, unless we can demonstrate serious and legitimate reasons for such processing or such processing is necessary for the establishment, exercise or defense of legal claims. If your personal data is processed for direct marketing purposes, you may at any time ask Superlaps to stop processing your data for those direct marketing purposes by sending an email to contact@superlaps.fr

Retention

We retain personal data for as long as necessary or as permitted in light of the purpose(s) for which it was obtained and in accordance with applicable law. The data retention period is determined based on the following criteria:

- the duration of our relationship, and the period during which we make Superlaps available to you (for example, as long as you have an account with us and use Superlaps),
- whether we are subject to a legal obligation,
- whether retention is desirable given our legal situation or to protect the safety of individuals (for example, regarding applicable limitation periods, litigation or regulatory investigations).

Other information may be collected at the Organizer's request, in particular in the event of a possible postponement or cancellation of the Event. The Company collects this data on behalf of the Organizer and makes it available to them. The Organizer is then responsible for the proper retention and use of the data they have accessed. Our system hosts data for a period of 5 years following the end of the event or the User's last login. Beyond this period, data is anonymized.

By accepting these General Terms and Conditions of Sale, you expressly authorize the Company to transmit your personal data to the Event Organizer. The Company cannot be held responsible for any use that may be made of this data. The Organizer is solely responsible for managing and for the content they send to the Participant.

If you create or use a buyer account to place an order for SUPERLAPS offers, you authorize SUPERLAPS to collect, store and reprocess your data. For a subsequent booking using this account, you authorize SUPERLAPS to transmit some of your data to the organizer for whom you are placing this order. This data is retained for a period of 5 years from the last purchase or booking made by the buyer.

6. DESCRIPTION OF OFFERS AND ORGANIZER PROFILE

The Offers proposed by the Organizers as well as the Organizer Profiles are their sole responsibility. As such, the Organizers are solely responsible for the information and Offers posted online on the Site on their behalf, and in particular for the availability, conditions, characteristics and Prices of the Track Days. In the event of an error or omission, the Organizers will be solely responsible vis-à-vis Users who have consulted or booked Track Days.

For each Offer chosen by the User, the detailed description of the Track Days and the respective obligations of the parties are set out in the Specific Terms. SUPERLAPS does not participate in any way in the development of the content of the Offers and Organizer Profiles, which remain under the sole control of the Organizers who are responsible at all times for the accuracy, completeness and correctness of the information concerning them displayed on the Site, including their Prices and availability. SUPERLAPS can in particular neither verify nor guarantee the accuracy, precision or exhaustiveness of the information communicated by the Organizers, and cannot be held responsible for any error (manifest error or typographical error), imprecise, misleading or incorrect information, or lack of information.

Prior to accessing the Offers, the User wishing to benefit from one or more of the Offers presented on the Site must inform themselves of the Specific Terms applicable to this Offer, and ensure that they have the conditions necessary to benefit from this Offer. The Specific Terms of the Organizers are accessible on the Offer. Furthermore, the Organizer's Specific Terms are recalled in the Booking confirmation email sent by SUPERLAPS.

Access to the Offers may be subject to restrictions for certain persons or in certain countries. It is the responsibility of any interested User to verify beforehand that their situation allows them to participate in the Track Days.

7. BOOKING

In accordance with the provisions of Article L221-18 of the Consumer Code, it is recalled that the consumer has a withdrawal period of fourteen (14) days for service contracts from their conclusion.

However, the right of withdrawal as mentioned in the preceding paragraph is, according to Article L221-28 of the same Code, not applicable to service contracts for leisure activities that must be provided on a specific date or period.

The User is therefore informed that since the Offers proposed by the Organizers are service contracts for leisure activities that must be provided on a specific date or period, the right of withdrawal cannot be exercised by the User.

8. REFUND

The User may request from the Organizer, and only from them, a refund of their order under the specific conditions provided by the Organizer.

The refund will only be made in favor of the original purchaser. No fees of any kind whatsoever will be refunded or compensated. Any decision to cancel, postpone or modify an event is the sole responsibility of the Organizer.

9. FINANCIAL CONDITIONS

The Price indicated in the Booking confirmation is the final Price.

The Price is expressed in euros and inclusive of all taxes. Value added tax is that in force in France at the time of the Order. The SUPERLAPS Service is free of charge for the User when booking through an Organizer.

SUPERLAPS cancels any Booking in the event of refusal of payment card authorization by officially accredited bodies or in the absence of payment.

SUPERLAPS reserves the right to suspend and/or prohibit, at any time, access to and use of the Site, in the event of a breach of these General Terms and/or in the event of a breach of applicable legal and regulatory provisions.

10. MOBILE APPLICATION SUBSCRIPTIONS

Once your account is created, you also have access to the Superlaps mobile application. This has a free section, as well as paid features grouped under the name "Superlaps Pro". The paid features may evolve over time. Memberships and subscriptions to our services are non-transferable and therefore cannot be sold, exchanged or transferred in any way. The services you can access as a member include in particular:

a) Superlaps Basic

The Site offers any User who has previously created an account a service to consult lap times and various information concerning their event.

b) Superlaps "Pro"

Any member may also access a paid Superlaps Pro subscription service giving access to all content, including and beyond the free version of Superlaps. All subscription services provide access to the website and applications. You can become a Subscriber by purchasing a subscription to services on our website or in the applications, where permitted by Apple and Google store partners.

TRACKSOFT offers two types of Superlaps Pro subscription:

- a monthly Superlaps Pro subscription, automatically renewed for an identical period unless cancelled in accordance with the terms of these Conditions,
- an annual Superlaps Pro subscription, automatically renewed for an identical period unless cancelled in accordance with the terms of these Conditions, payable in a single payment when subscribing to the subscription.

For the purposes of our monthly and annual subscriptions, a month consists of 30 calendar days, a year consists of 365 days.

In order to subscribe to the aforementioned subscriptions, the User must choose the selected plan (monthly or annual subscription), fill in the mandatory fields of the form accessible on the Site or apps, accept these Conditions and validate their order by clicking on the "VALIDATE AND PAY" button. The User will then receive confirmation of their order by email.

Our obligation to provide you with the Superlaps Pro service only begins when we have received confirmation of payment for your order and have confirmed your purchase by email. We must confirm your order when it takes place and confirm by email that you have access to the service in accordance with the subscription purchased. Please include the order number in any subsequent correspondence with us.

Prices in euros include VAT unless otherwise stated.

We may at any time and from time to time, at our sole discretion, modify subscription amounts, fees and taxes, or add new subscriptions, fees and taxes in connection with all our services. We will notify you by email at least 30 (thirty) calendar days before any change. If you do not accept the change, you may cancel your subscription in your account settings or by email at contact@superlaps.fr.

10.1 Warranties

By creating an account on the Site and using the services, you certify, warrant and agree that:

- the information you provide is personal to you, is accurate and that you are not using anyone else's personal information without authorization,
- you are legally capable of entering into legal commitments,
- you are at least 13 years old and if under 18 years of age (or the age of majority under the law applicable to you), you create your account and commit under the direction, supervision and with the consent of your legal representatives,
- your personal information will be updated as necessary.

10.2 Payment

10.2.1 Payment Methods

In order to optimize transaction security, TRACKSOFT has chosen the payment systems of iTunes (Apple) for iOS mobile devices, the Play Store (Google) for Android mobile devices. The guarantees granted by TRACKSOFT regarding transaction security are identical to those obtained respectively by TRACKSOFT from the publishers of the aforementioned payment systems.

In the absence of contrary evidence provided by the Subscriber, computerized records kept in the computer systems of TRACKSOFT and its partners under reasonable security conditions will be considered as proof of the communications, orders, validations and payments between the Subscriber and TRACKSOFT.

10.2.2 Payment Terms

Monthly subscription: monthly subscriptions are payable by recurring monthly direct debit on the chosen payment method. The first payment will be made in advance upon subscription, then each month by direct debit on the payment method provided until cancellation of the subscription, whether at the initiative of the subscriber or of TRACKSOFT.

Annual subscription: annual subscriptions are payable by recurring annual direct debit on the chosen payment method. The first payment will be made in advance upon subscription, then on each anniversary date of the subscription, by direct debit on the payment method provided until cancellation of the subscription, whether at the initiative of the subscriber or of TRACKSOFT.

No partial refund (corresponding to part of the period) will be admitted in the event of unilateral cancellation without cause during the period.

10.2.3 Direct Debit Authorization

You authorize TRACKSOFT and the relevant payment provider to charge the same payment method used for the initial subscription upon applicable subscription renewals. In the event of tacit renewal, the rate then in force at the date of renewal for the subscription concerned will be fully applicable. You agree to promptly notify TRACKSOFT of any modification or change to the payment method you have provided, as in the meantime, all subscriptions will be suspended. You are responsible for all applicable fees, including applicable taxes, and all subscriptions you have purchased. In the event that we are unable to charge the amount of your subscription at the agreed due date, you remain liable for previous installments and we reserve all rights and actions in this regard.

10.3 Complaints, Cancellation and Right of Withdrawal

10.3.1 Complaints

You may send your complaints by email to: contact@superlaps.fr

10.3.2 Cancellation by you

You may at any time cancel your monthly or annual subscription by accessing your account settings on your smartphone. Cancellations are managed by the stores (google play store, apple app store)

10.3.3 Cancellation by us

We may suspend or terminate, without notice or recourse to the Courts, your use of our services following fraud or breach of an obligation arising from these Conditions, including without limitation, failure to charge the amount of your subscription at the agreed due date, unauthorized copying or downloading of our audio or video content from the Site or apps, or any breach of the limited usage license we grant you in connection with your access to our services.

10.3.4 Right of Withdrawal

In accordance with the provisions of Articles L. 222-9 et seq. of the Consumer Code, you acknowledge that the provision of services begins upon receipt of the order confirmation email and that you cannot exercise your right of withdrawal once the services have been fully provided to you. You have a withdrawal period of 14 (fourteen) calendar days from the date on which we begin to provide you with services to withdraw without having to justify your decision or incur additional charges with respect to services whose performance has not commenced on the date of exercise of your right of withdrawal. You will be refunded the amount of your order to the

payment method indicated during your order (unless you instruct otherwise). This refund will be made within a maximum of 14 (fourteen) days from the day we are informed of the exercise of your right of withdrawal. You may exercise your right of withdrawal by sending an email to contact@superlaps.fr.

11. MISCELLANEOUS

These General Terms express the entirety of the obligations of the Parties with respect to their subject matter. The Specific Terms, which will be communicated when the User makes a Booking, may be added to these General Terms and will be deemed to have been accepted by the User. In the event of a contradiction between the General Terms and the Specific Terms, the General Terms shall prevail.

The User acknowledges and accepts that SUPERLAPS's tolerance of a situation does not have the effect of granting them acquired rights. Such tolerance cannot be interpreted as a waiver to assert the rights in question at a later date.

If one or more provisions of these General Terms are held to be invalid or declared as such pursuant to a law, regulation or following a final decision by a competent court, the other provisions shall retain their full force and effect.

12. DISPUTE RESOLUTION

12.1. Evidence

SUPERLAPS may use as evidence any act, programs, data, files, records, operations and other elements (such as monitoring reports or other statements) of a computer or electronic nature or format, established, received or stored directly or indirectly by SUPERLAPS, for example in any database.

As such, records kept by SUPERLAPS's computer system are expressly admitted as valid proof of communications between the parties, use of the Site and payments made between the parties, and are accepted as evidence in the event of dispute.

The archiving of booking forms and invoices is carried out on a reliable and durable medium so as to constitute a faithful and durable copy in accordance with Articles 1366 and 1379 of the Civil Code.

12.2. Applicable Law

The use of this Site as well as the settlement of all disputes arising from it shall be governed and interpreted in accordance with French law, to the exclusion of any other law or convention, regardless of the place of use.

However, SUPERLAPS cannot be held responsible for the conduct of the Event and the performance of the Organizer's obligations during it. As the event takes place under the sole responsibility of the Organizer, SUPERLAPS's liability cannot be engaged for reasons such as the cancellation, postponement, modification of the event or any other incident that may occur during the event.

3. ELECTRONIC SIGNATURE

Superlaps makes available to organizers the "electronic signature" option considered as a level 1 signature.

13.1 – Nature of the signature

The parties acknowledge that the validation of a document by electronic means, in particular by the positive action of the client consisting of checking the acceptance box or clicking on the confirmation button, constitutes a simple electronic signature within the meaning of Article 1367 of the Civil Code and European Regulation eIDAS No. 910/2014.

Additional identification of the signatory is ensured by sending an OTP (One Time Password) code by SMS.

The client acknowledges having been informed of the electronic nature of the signing process and expressly accepts it.

13.2 – Timestamping

In order to guarantee the certain date of acceptance of the contract, each signature is timestamped via the OpenTimestamps protocol, which anchors a cryptographic fingerprint (SHA-256 hash) of the signed document in the Bitcoin blockchain.

This process guarantees:

- the existence of the document at the recorded date,
- its provable anteriority in a decentralized and non-repudiable manner,
- the impossibility of retroactively falsifying the timestamp date.

The timestamp file (.ots) is stored jointly with the original document and can be publicly verified at any time using OpenTimestamps open source tools.

13.3 – Integrity and non-alterability

The contractual document is sealed at the time of signature by generating a cryptographic fingerprint (SHA-256 hash). Any subsequent modification of the document would produce a different fingerprint, making the alteration immediately detectable.

The service provider undertakes not to make any modification to the document after signature and to retain the document in its original signed state.

13.4 – Archiving

Signed contractual documents, together with their timestamp file and associated proof logs (IP address, UserAgent, date and time of action), are archived for a period of five (5) years from the date of signature, in accordance with Article L110-4 of the Commercial Code.

Archiving is ensured on servers located in the European Union, hosted by the company OVHcloud (SAS with share capital of €10,000,000, RCS Lille Métropole 424 761 419, with its registered office at 2 rue Kellermann, 59100 Roubaix, France), in compliance with the General Data Protection Regulation (GDPR) No. 2016/679.

13.5 – Burden of proof

The service provider acknowledges that the simple electronic signature does not benefit from the presumption of reliability reserved for signatures. In the event of a dispute, the service provider undertakes to produce all available technical elements (hash, .ots file, logs) in order to establish the reliability of the process and the integrity of the document.

13.6 – Restitution

Upon written request from the client made within the archiving period, the service provider undertakes to provide a copy of the signed document together with the associated timestamping proofs within thirty (30) days.

14. SUPERLAPS CONTACT DETAILS

TRACKSOFT, SAS with share capital of €3,000

Pau Trade and Companies Registry No. 925 383 382

Address: 35 rue des Pyrénées

Postcode: SAINT LAURENT BRETAGNE (64160)

EU VAT number: FR70925383382

Email: contact@superlaps.fr