

General conditions of use for Federation registry

1. PURPOSE

Any individual or legal entity, visitor or registered to access or use the federation registry site (named hereafter “the site” or “the registry”) or any information published on the site, agrees to be bound by the terms of the General Conditions of Use provided by this agreement.

Any access and/or use of the site implies acceptance and compliance with all the terms of these General Conditions of Use and their unconditional acceptance. They therefore constitute a contract between RENATER and the User.

In the event that the User does not wish to accept all or part of these general conditions, they are asked to waive any use of the Service.

2. LEGAL NOTICE AND DEFINITIONS

Legal notice:

In accordance with Article 6 of Law No. 2004-575 of June 21, 2004 on trust in the digital economy, it is specified:

The SourceSup Site is published by RENATER,

The Director of Publication is Eric DURIEUX,

The Site is hosted by RENATER whose head office is located at 23 rue Daviel 75013 PARIS,

Telephone: +33 1 53 94 20 30.

Definitions:

General Conditions of Use ("GCU"): refers to these conditions of use of the federation.renater.fr website

Establishment: refers to the Establishment to which the Users of the Service are attached

Service: refers to all the Services provided by RENATER and its partners, accessible through the Site.

Site: refers to the federation registry Site accessible from the registry.federation.renater.fr address or any other URL address

User: refers to any individual or legal entity who visits one or more pages of the Site, a space to which access is reserved for the User on the Site, on the basis of a username and a confidential password allowing them to access certain Services

3. PRESENTATION OF THE SITE

Le guichet de la fédération est un service permettant aux administrateurs d'entités SAML de les enregistrer dans les cercles de confiances gérés par RENATER, nommés ci-après « fédérations » (Fédération Education-Recherche, eduGAIN, Fédération de Test, fédérations locales).

Tous les établissements membres de la communauté Education Recherche peuvent accéder à ce service, afin d'y déclarer leurs propres entités SAML. Des tiers externes, et notamment des organismes privés, peuvent également y accéder, lorsqu'ils proposent des services à cette communauté via une entité SAML, qu'il faut donc déclarer. Enfin, n'importe quelle personne peut accéder sans authentification aux informations publiques liées aux diverses fédérations.

4. GENERAL CONDITIONS OF ACCESS

All costs relating to access to the Site, whether hardware, software or internet access costs, are the sole responsibility of the User. They are solely responsible for the proper functioning of their computer equipment as well as their access to the Internet.

RENATER implements all reasonable means at its disposal to ensure quality access to the Site, but is under no obligation to do so.

RENATER cannot, moreover, be held responsible for any network or server malfunction or any other event beyond reasonable control, which would prevent or degrade access to the Site.

RENATER reserves the right to interrupt, temporarily suspend or modify without notice access to all or part of the Site, in order to ensure its maintenance, or for any other reason, without the interruption giving right to any obligation or compensation.

5. CONDITIONS OF ACCESS TO THE SITE

Registration

Access to the site is free and registration is not required to access public data.

Registration and access to the Site's specific data follow three processes:

- The designation of a federation manager by an Establishment via PASS;
- The addition of a technical contact by a federation manager of an Establishment;

- Self-registration of a third-party supplier from outside of the Education Research community.

When registering, the User must provide accurate and up-to-date information. The User must regularly check the accuracy of their data.

RENATER reserves in any case the possibility to refuse a request for registration to the Services in case of non-compliance by the User with the provisions of these General Conditions of Use.

Unsubscribe

The duly registered User may request to unsubscribe at any time if there remains at least one federation manager for his entity. Otherwise, he may ask his Establishment to designate another manager.

6. INTELLECTUAL PROPERTY

All the elements appearing on the Site are protected by French legislation on copyright and trademark law.

All elements of the Site, trademarks, logos, drawings, graphics, graphic charters, icons, texts, applications, scripts, functionality, as well as their selection or combination appearing at the address sourcesup.renater.fr or on the associated sub-domains, are the exclusive property of RENATER. Access to the Site does not entail any assignment of the aforementioned rights.

The rights to use the Site are only granted in digital form for the purpose of viewing the pages consulted, on a personal, non-transferable and non-exclusive basis.

The User is prohibited from copying, reproducing, modifying, distributing, displaying or selling, by any process or form whatsoever, in whole or in part, any element of the site or relating to it, by any process whatsoever, and for any other purpose, including commercial purposes, without the prior written authorisation of RENATER.

In case of illegal or unauthorised use of the Site, RENATER reserves the right to take any appropriate measure it deems necessary and, if necessary, to take any appropriate legal action, and/or to report the infringement to the judicial and police authorities.

7. PRIVACY POLICY AND COOKIES

Processing of personal data

RENATER is committed to protecting the privacy of its Users in compliance with the regulations in force and in particular with the French Data Protection Act No. 78-17 of January 6, 1978 as amended and with Regulation No. 2016/679 of the European Parliament and of the Council of April 27, 2016 relating to the protection of individuals with regard to the processing of personal data and to the free circulation of such data.

Within the framework of the operation of the Site registry.federation.renater.fr, RENATER, acting as a subcontractor, collects data concerning you.

This data is processed in accordance with the purposes for which it is collected, some information being mandatory and others optional, as indicated by an asterisk (*) in the collection forms. This data is exclusively intended for RENATER.

This data is processed in accordance with the purposes for which it was collected, namely:

- Metadata generation
- Contact of entities managers, heads of establishment or federation managers by the operator

Data subjects' rights

In accordance with Law No. 78-17 of January 6, 1978 as amended and with Regulation (EU) 2016/679 on the protection of personal data, you have the following rights regarding your data: right of access, right of rectification, right of deletion (right to be forgotten), right of opposition, right to limit processing, right of portability. You can also define instructions for the storage, deletion and disclosure of your personal data after your death.

For reasons relating to your particular situation, you may object to the processing of data concerning you.

To exercise your rights, please send your request letter to your Establishment. We advise you to send this request in acknowledgement of receipt mode.

Subject to failure to comply with the above provisions, you have the right to file a claim with the French Data Protection Agency, the CNIL.

Retention period

RENATER undertakes to keep your personal data in a secure environment for the time necessary to achieve the purposes for which it was collected or for the minimum retention period provided for by the applicable legislation in particular in civil and commercial matters.

Some personal data may be kept by RENATER for longer periods of time exclusively for archival purposes, in the public interest, for scientific or historical research or for statistical purposes.

Security

Taking into account the evolution of technology, the costs of implementation, the nature of the data to be protected and the risks to the rights and freedoms of individuals, RENATER implements all appropriate technical and organisational

measures to guarantee the confidentiality of the personal data collected and processed and to ensure a level of security appropriate to the risk.

If RENATER entrusts data processing activities to subcontractors, they will be chosen in particular for sufficient guarantees as to the implementation of appropriate technical and organisational measures, in particular in terms of reliability and security measures.

Moreover, RENATER reserves the right to transmit your personal data in order to meet its legal obligations, and in particular if it is forced to do so by judicial requisition.

Cookies

The Site uses cookies.

The following cookies are collected when you browse the site:

- SAML Authentication cookie
- Application session cookie

Refuse cookies: If your browser allows it, you can prevent cookies from being saved by configuring your browser settings

8. LIMITATION OF LIABILITY

RENATER cannot be held responsible for the accuracy and relevance of information put online by the User.

The hypertext links present on the Site and referring to a third party website cannot engage the responsibility of RENATER. RENATER does not exercise any control and has no control over the content of any third party site, you access it under your own responsibility. RENATER can in no way be held responsible for the content as well as the products or services offered on any third party site.

9. MODIFICATION OF THE GCU

RENATER reserves the right to modify the terms, conditions and mentions of this contract at any time.

The User is therefore advised to regularly consult the latest version of the Conditions of Use available on the Site.

10. TERM

These conditions are concluded for an indefinite period of time as from the connection to the Site.

11. MISCELLANEOUS PROVISIONS

If any part of the GCUs should prove to be illegal, invalid or inapplicable, for whatever reason, the provisions in question shall be deemed to be unwritten, without calling into question the validity of the other provisions, which shall continue to apply to Users.

These GCUs are subject to French law.