

Terms and conditions

1 Copyright

In accordance with the laws governing literary, artistic, and industrial property rights, the reproduction and/or use, alone or in combination, of some or all of the components on the Opencell site is strictly prohibited. All of the brands cited herein are registered trademarks.

2 Legal Notice

2.1 Publisher:

Opencell

Registered office: 64 A rue Sully – 21000 Dijon

Limited company listed in the Dijon Business Register (RCS) under de number - Dijon B 810 129 411

Contact email : info@opencellsoft.com

2.2 Website design

Timothée Mahuzier

timothee@herbesdeprovence.net

<http://herbesdeprovence.net>

2.3 Hosting:

OVH

2 rue Kellermann 59100 Roubaix France.

<https://www.ovh.com/fr/>

3 Terms and conditions of use

Any person ("Visitor") visiting the Opencell website ("the Site") undertakes to comply with the terms and conditions described below. It is the Visitor's responsibility to read these terms and conditions, and entering or browsing the Site will automatically constitute acceptance of these terms and conditions.

4 Purpose , operation and use of the Site

The present terms and conditions of Site use are governed by French law. Opencell reserves the right to modify them at any time, in particular to comply with legal or regulatory provisions.

Opencell has introduced its website in order to provide information about itself or the entities with which it is related. The Site does not constitute an offer to purchase nor a solicitation to purchase. The Site contains general information only and the company or its management accept no liability for its contents or accuracy.

Opencell disclaims any liability for problems accessing the Site or interruptions to the connection, as well as any liability regarding the form and content, products or services, advertising and other information and/or data contained on or available from sites that are linked, whether with its authorization or illegally, to the Site.

The creation of hypertext links to the Site or to any of its pages is prohibited without the prior written permission of Opencell.

Existing hyperlinks on the Site may take the Visitor to the websites of partners or third parties. Opencell draws the Visitor's attention to the fact that it has not checked these sites or any sites that may be connected, nor their form, content and information present, and therefore accepts no liability for the content of these sites and any use that is made of them by the Visitor. Accessing these sites by the Visitor is the sole responsibility of the latter.

5 Intellectual property rights of the Site

The Opencell website is a work that is protected by the law on intellectual property. The Site and each of its components (such as in particular, trademarks, logos, photographs, images, illustrations, texts, videos ...) are the exclusive property of Opencell which alone is authorized to use the intellectual property rights and personality rights therein. Opencell does not grant any license or any right other than to consult the site. Reproduction of documents published on the Site is authorized solely for informative purposes only. Any reproduction and/or representation and/or use, alone or in combination, in whole or in part of the Site or any of its components, on any media whatsoever, for any purpose other than consultative, including commercial, is expressly prohibited.

In addition, all trademarks quoted or shown on the website are registered and protected. No use of any of the said trademarks can be made without the express prior written consent of Opencell.

Any unauthorized use constitutes an infringement punishable by law.

6 Privacy Policy

Personal data is information about you personally such as your full name, address, telephone or fax number, email address or any other information you provide to us. This information is collected with your consent, you also can refuse to communicate it.

Non-personal information is information on how you access the Site, such as the type of browser you are using or your ISP. This data is automatically collected when you access the Site, unless you have configured your browser to refuse cookies (see below) or it prompts you for permission before installing such files.

Opencell may be required to collect personal data about the Visitor, in particular when the latter is registering for our newsletter or completing contact forms. This personal data will be processed automatically and may be used to contact you or send you information.

Opencell may place a 'cookie' in the Visitor's computer to identify it. Cookies are small files placed on your computer to automatically record information relating to the navigation of the website by the Visitor. If Opencell has implanted any cookies, unless expressly authorized by the Visitor, they do not contain any identifying data. At any time the Visitor may refuse the registration of cookies by configuring their browser accordingly. We draw the Visitor's attention to the fact that the acceptance of cookies generally provides a better experience when using the features of the Site. In accordance with the French Act No. 78-17 of 6 January 1978 on Data Protection, the Visitor is informed that they have the right to access, oppose, rectify and delete their personal data. To exercise these rights, simply make a request to the following address: contact@opencellsoft.com Opencell undertakes to preserve the confidentiality of personal data transmitted by the Visitor in connection with use of the Site.

Our Site is open to anyone over the age of 13 years. Opencell does not want to collect personal data from children under thirteen. Opencell will make every effort to filter and delete data concerning children under 13 years. However, it is up to parents or guardians of children under 13 years to ask us to delete such information from our files by sending a letter to the head office or to contact@opencellsoft.com.