

Terms and Conditions of Use, Licenses, and Usage of Myrillion, our Site and Services

Definitions:

In these terms and conditions, unless otherwise indicated by the context, the following expressions and terms shall be defined as follows:

"Myrillion": the name of the tokens of the blockchain allowing the implementation of the Entertainment smart contracts.

"MYL": abbreviation of Myrillion, the MYL is invariable, it does not take an "s" in the plural.

► the symbol of MYL.

"IT": company supporting technical developments and the diffusion of Myrillion smart contracts.

"License": IT is the exclusive license holder for the distribution of tools and applications related to MYL (for example, your wallet, MYL-PAY and MYL-PAY Pro).

User licenses:

IT grants to the users of MYL, free of charge, a non-exclusive worldwide license to use applications useful for the use of MYL.

This license is exclusively intended to allow you to use and benefit from the services provided by IT, in compliance with the present document.

However, the use of our services does not confer any intellectual property rights on our services or the content of our services.

You may not copy, modify, distribute, sell or rent part or all of our services or any software that is part of them. Similarly, you are not allowed to decompile or attempt to extract the source code for these programs.

Some of our Services allow you to import, submit, store, send or receive content.

You keep all your intellectual property rights on these contents.

You are responsible for using your MYL.

We collect or are likely to collect: the data necessary for legal compliances, including knowledge of our users, "KYC".

As part of our obligation of means we make our best efforts to ensure the confidentiality of such data, including by using their encryption and strict access rules.

Ethics:

Conscious of our social responsibility, we implement our activity in compliance with the Universal Declaration of Human Rights.

With respect to the users of MYL, we register our approach in accordance with Article 27 of the Universal Declaration of Human Rights:

"1. Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.

2. Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author."

We ensure the respect of royalties and copyright.

With regard to the users of our Services, we take care to design and opt from the beginning for the technical and legal solutions of the confidentiality of their personal data.

We fight against the illegal content or uses that could be made via our Services.

We invite users to respect our ethics.

In all cases, we ensure upstream the respect for compliances that allow the effectiveness of our approach to social responsibility.

We reserve the right to take any necessary measures with regard to the users of our Services which would go against this ethical charter.

Warnings and reservations :

The Initial Coin Offering (hereafter, the "ICO") project presented by IT Intelligence Technology (hereafter, the "Company") is an unregulated fundraising operation. It poses several risks to buyers, in particular, that of losing all amounts traded for MYL. You acknowledge and agree that there are risks associated with purchasing, holding, and using MYL in connection with the Company's product, services and platform developed for such products and/or services (hereafter, the "Platform"), as disclosed and explained in this White Paper and in the Terms and Condition available at <https://myrillion.io>.

BY PURCHASING MYL, YOU EXPRESSLY ACKNOWLEDGE AND ASSUME THESE RISKS.

Only people who are fully aware of these risks should participate in the ICO. Note also that the ICO excludes certain groups of people such as "U.S. Person" (within the meaning of "Regulation S" of the Securities Act 1933 under U.S. law) and private individual acting on a non-professional basis as a simple consumer (within the meaning of EU Directive 2011/83/EU of the European Parliament and of the Council of 25 October 2011 on consumer rights).

KYC: We implement KYC (Know Your Customer) reasonable due diligence; we delegate some of these diligences, the answers of which may be retrospective; we also reserve the right to repudiate a request for ICO. In this case the transaction will be canceled; and we will then refund you in equivalent value in € at the rate of the day of your order.

Common provisions:

We make our best efforts to offer you quality services, however we do not make any commitment regarding the content of the services, the available features, their reliability, their adequacy to your expectations.

To the extent permitted by law, the liability of IT, its suppliers and distributors, for any claim under these Terms of Use, including any implied warranty, or contingent liability,

is excluded and additionally limited to the connection cost (download) to our site, or the download (download) of our Services.

In case of difficulties you can let us know at the following address:

support@myrillion.io.

The non-exercise of our rights is not worth renunciation.

In the event that a clause herein is inapplicable it would not affect the other conditions.

Our potential disputes arising out of or in connection with the present document, including the validity, invalidity, of any breaches hereof, shall be subject to mediation in accordance with the Swiss Commercial Mediation Rules of the Swiss Chambers' Arbitration Institution in force on the date on which the request for mediation is filed in accordance with the said Rules.

The seat of the mediation will be Geneva. The mediation process will be conducted in French.

In the event that the dispute, dispute or claim has not been fully resolved by mediation within ninety [90] days from the date of confirmation or appointment of the mediator(s) they shall be decided by arbitration in accordance with the Swiss Rules of International Arbitration of the Swiss Chambers' Arbitration Institution in force on the date on which the notice of arbitration is filed in accordance with the said Rules.

The number of referees is fixed at one.

The seat of the arbitration will be Geneva. The arbitration will be conducted in French.