

RULES FOR THE INNOVATION PROGRAM

« AI4MINERALS – AI-POWERED ANALYSIS FOR MINERAL RESOURCE INVENTORY »

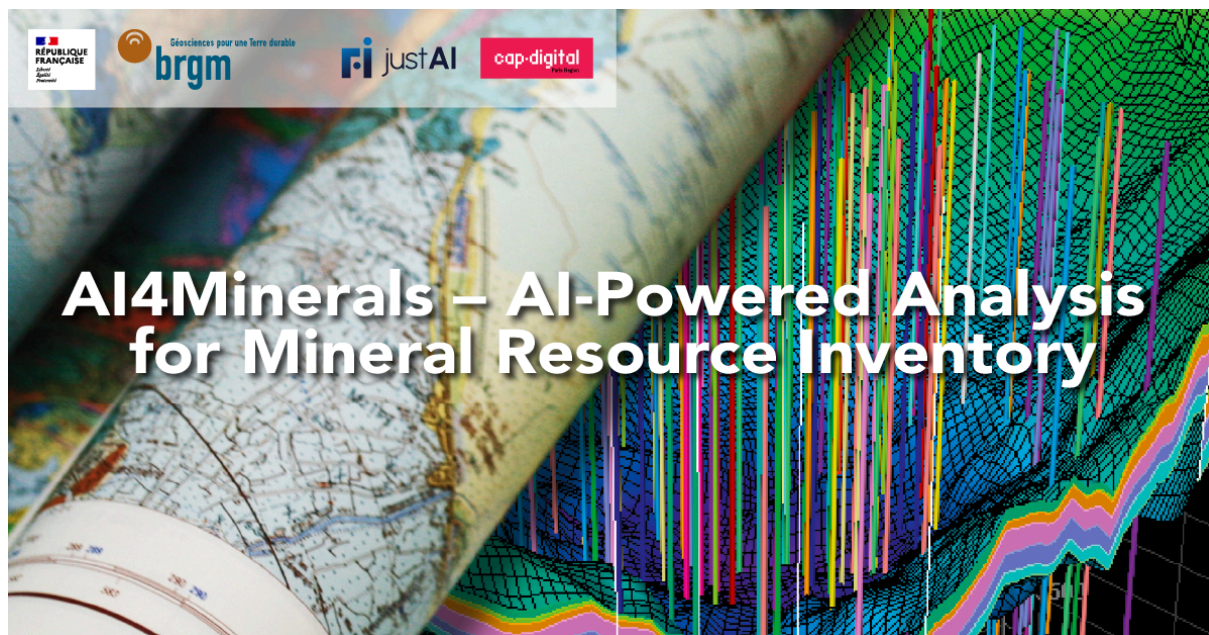


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ARTICLE 1 - DEFINITION

‘Sponsor’ refers to BRGM (Bureau de recherches géologiques et minières), a public industrial and commercial establishment (EPIC) created in 1959 and placed under the supervision of the Ministries of Research, Ecology and the Economy. BRGM is the benchmark public establishment for the application of Earth sciences to the management of soil and subsoil resources and risks with a view to sustainable development. BRGM has defined the use case for the Innovation Program and has entrusted the Organiser with the organisation and running of the Innovation Program..

‘Organiser’ means the Cap Digital association, which has been entrusted by the Sponsor with the organisation and management of the Innovation Program.

‘Candidate’ refers to the company taking part in the Innovation Program, the operation of which is described below.

‘Innovation Program’ means the challenge organised for the Sponsor by the Organiser, in accordance with the provisions of these Rules, aimed at selecting from among the Candidates a panel of companies meeting the selection criteria.

‘Winners’ refers to the Candidates selected to take part in the implementation phase of the Innovation Program, following the selection phase of the Innovation Program.

‘Party’ means the Sponsor or the Organiser.

‘Parties’ means the Sponsor and the Organiser.

‘Rules’ means this document, the purpose of which is to define the conditions and rules for participation in the Innovation Program.

ARTICLE 2 - CONTEXT OF THE INNOVATION PROGRAM

Context and objectives

Against a backdrop of energy and digital transitions, as well as industrial sovereignty, France is strengthening its policy of securing supplies of critical and strategic mineral resources. In response, BRGM (the French Geological and Mining Research Bureau) is leading an ambitious national programme to update knowledge of the geological potential for critical and strategic minerals. Worth 63.3 million euros over five years, this programme involves a large-scale inventory of the subsoil over part of France and the French overseas territories, targeting around sixty critical elements.

As part of this, BRGM is launching an innovation program aimed at mobilising players in the field of artificial intelligence, including those not specialising in geosciences, to experiment with innovative approaches to data analysis applied to mining exploration.

The program is based on several thousand geochemical samples, from which the aim is to produce multivariate anomaly maps that can be used to effectively guide exploration efforts. The expected results must combine technical rigour, geoscientific relevance and quality of interpretation.

This project is part of a demanding methodological framework, marked by a high degree of uncertainty: little direct drilling data, a majority of indirect data and still partial knowledge of the targeted elements.

Main objectives:

- Generate an anomaly map for each of the 49 chemical elements in the dataset provided. There are three types of anomaly:
 - Range anomaly : a value that stands out strongly from the others in a series, often the maximum
 - Spatial anomaly : high (or low) value in relation to neighbouring points without necessarily being the extreme value in the series
 - Relationship anomaly : combination of abnormal values between elements
- Use statistical, spatial or machine learning approaches to identify potential areas of interest from heterogeneous and noisy data.

Bonus (optional but valued) :

- Bonus 1 : Propose a methodology for integrating geophysical data in order to enhance, explain or confirm the anomalies detected.
- Bonus 2 : Provide a metallogenic or anthropogenic interpretation of the anomalies (e.g. distinguish a natural signal of interest from pollution of agricultural origin).

One of the aims of the competition is to identify 2 to 3 partners with whom BRGM could structure long-term R&D collaborations, beyond this experimental phase.

Contribution and deliverables expected from candidates

Candidates must propose a rigorous and documented approach for using the data provided. The use of data other than that provided by BRGM is authorised but must be referenced in the report. They must demonstrate their ability to adapt analysis methods to a context of uncertainty and to produce deliverables that are understandable and useful for BRGM's business teams.

Expected contributions include

- A presentation of the use case explaining the understanding of the problem
- The code that enabled the project to be carried out, in the form of a Jupyter Notebook
- A documented methodological report on the experiments carried out, the algorithmic choices made and the scaling up.
- Enhanced and interpreted maps
- An innovative, explicit and interpretable analysis methodology, using techniques adapted to the noisy and incomplete nature of the data.
- A proposed partnership with BRGM (intellectual property, business model, etc.)

ARTICLE 3 - PROGRESS OF THE INNOVATION PROGRAM

The following timetable is provisional and certain dates have yet to be specified. These dates will be determined jointly by the Sponsor and the Organiser, subject to certain constraints. All dates will be communicated to Candidates as soon as they are fixed.

Phase 1: Selection of winners	
July 8, 2025	Launch and publication of the innovation program Opening of the application platform
July 8, 2025 at 11 : 30 am	Webinar presenting the innovation program
September 1st, 2025	Closing of the application phase
From 1 September to 22 September	Analysis of applications
Week of 22 September	Pre-selection committee and announcement of candidates shortlisted on the basis of their applications
Week of 29 September	Pitch training session for shortlisted candidates
Week of 13 October	Selection panel followed by announcement of shortlisted companies
From 20 October	Start of the collaboration phase

Provisional timetable (some dates may be adjusted or specified).

Any date defined in the Rules is understood to be expressed in the Paris time zone.

No extension or waiver of this period will be granted to the Candidate for any reason whatsoever.

The Parties reserve the right to modify the duration of the Innovation Program if operational imperatives so require, for a reasonable period of time which will be communicated to the Candidates.

The Innovation Program is organised in one (1) phase, comprising two (2) stages

Phase 1: Selection of winners :

- Stage 1 : (July 8 to September 1, 2025): Candidates prepare their application and submit it no later than 12 noon on September 1, 2025.
- Stage 2 : (from September 1 to September 22): the Pre-selection Committee analyses the applications received in the light of the selection criteria defined in article 8 of these rules. The Candidates with the most relevant applications will be invited to a hearing (final jury) during the week of 13 October.

At the end of these two stages, the selection panel will choose 1 to 3 winners for the collaboration phase.

Following the selection panel, the Organiser will notify all Candidates of the results of the selection process by e-mail sent to the address given when the application was submitted.

The prize-winners will then enter a collaboration phase, leading to the signature of a partnership agreement and related funding.

ARTICLE 4 - TERMS OF PARTICIPATION IN THE INNOVATION PROGRAM

- 4.1.** Registration and participation in the Innovation Program are free.
- 4.2.** It is possible to register individually or as part of a team. A Candidate may not compete both as an Individual Candidate and as a Candidate in a team.
- 4.3.** Members of the staff of the Parties or of the companies involved in its creation and/or promotion, as well as members of their families, may not take part in the Innovation Program.
- 4.4.** Only one entry per candidate will be admitted to the innovation program.
- 4.5.** Candidates register for the Innovation Program, either individually or as a team, using the [registration form](#) available on the organiser's [website](#).
- 4.6.** If you want to set up & join a consortium :
- Please fill in this [form](#). Your details will appear in this [file](#), which lists all the details of organisations wishing to set up a consortium.
 - You are then free to contact the organisations that interest you or to respond to any requests you may receive.
- 4.7.** Candidates may submit their answers in French or English.
- 4.8.** If the site is inaccessible, and only in this case, the registration can be sent by e-mail to openinnovation@capdigital.com.
- 4.9.** Any Winner wishing to take part in the collaboration phase of the Innovation Program must:
- read and accept the Rules without reservation and return them signed to the Organiser;
 - return, initial and sign a confidentiality agreement by name (see appendix 1) for each person involved in the Innovation Program

ARTICLE 5 - FUNDING FOR WINNERS

5.1. Financing the collaboration

At the end of the selection phase, up to three organisations may be selected to enter into an experimental collaboration phase with BRGM.

Each collaboration will be the subject of a bilateral partnership agreement, defining the objectives, the expected deliverables, the timetable for completion and the financial terms and conditions.

Dedicated funding will be provided for each winner to support the work carried out as part of this experimental phase. This funding will be granted on the basis of the project proposed, its ambition, its methodological quality and its feasibility.

5.2. Eligibility

BRGM funding is reserved for any company meeting the following cumulative conditions:

- Companies of all sizes and nationalities (preferably European);
- Be a company duly registered with the competent authority in its country of origin (trade register, national equivalent) and able to provide proof of such registration;
- Expertise in at least one of the following areas: artificial intelligence, data science, geomatics or data mining;

- Capable of formalising a rigorous approach, producing technical deliverables and proposing prospects for collaboration with BRGM.

The Candidate must certify, at the time of registration, that he meets the above conditions. To this end, they must present a Kbis extract less than 3 months old or the equivalent in their country to prove that they are the representative of the applicant company.

Any Candidate who does not meet the conditions of this Article when submitting its application and at any time during the term of the Innovation Program will be automatically and without prior notice disqualified from the Innovation Program and may not receive any funding as defined in Article 6 below. In the event that funding is awarded to a Candidate who does not meet the conditions for participation at the time of registration or during the term of the Innovation Program, the Candidate must return all such funding paid to BRGM.

5.3. Financing terms

All of the project's eligible expenses may be supported by BRGM funding up to the maximum budget defined. Eligible expenses include :

- staff costs assigned to the project ;
- flat-rate costs proportional to staff costs.

To be eligible for funding, the Winner must have the financial capacity to cover, for the work it plans to undertake, the portion of the costs remaining to be borne by it after deduction of the grant and, where applicable, the Sponsor's contribution.

To benefit from the funding, an agreement must be signed at the start of the collaboration phase between each Candidate and BRGM.

Any award of funding at the end of the Innovation Program is subject to, and will only be made subject to:

- Full compliance with the provisions of these Regulations;
- The presentation by each Prizewinner of documentary evidence to verify that his/her company meets the criteria set out in Article 5;
- The submission of a document describing the work carried out and presenting the results of the developments made during the collaboration phase. This report will then be sent by the Organiser to BRGM, which will approve the allocation of funding.

Each Candidate acknowledges and accepts that the financing may not be contested in any way whatsoever by the Candidates, nor may a request be made for its cash equivalent, nor may it be replaced or exchanged for other financing for any reason. The financing is not transferable and Candidates are informed that the sale or exchange of financing is prohibited.

Each Respondent acknowledges and accepts that the Parties are only required to make the financing allocated to the Respondents available. Consequently, unless otherwise provided for in the Rules, all ancillary costs relating to such financing or general costs associated with obtaining such financing shall be borne by the Respondents. No assumption of responsibility or reimbursement will be due in respect of the implementation or provision of this financing.

ARTICLE 6 - DELIVERABLES

6.1. Respondents must submit the requested Deliverables in accordance with the timetable set out in Clause 3.

Phase 1 : Selection of Winners

6.2. Under Phase 1 of the pre-selection process, Candidates must submit the following Deliverables:

- Online application form, the structure of which is available on the Organiser's [website](#):
- A copy of a Kbis certificate from the applicant's country that is less than three (3) months old or equivalent

The file may usefully be supplemented by any other document that the candidate deems appropriate or that the jury may wish to see.

Participants submit their pre-selection Deliverables via the [website](#) set up by the Organiser.

ARTICLE 7 - REQUIREMENTS AND SELECTION CRITERIA

7.1. Requirements and ranking criteria for Phase 1: Selection of Winners

Candidates are assessed in two stages:

- In the first stage, a pre-selection committee will review the applications.
- The applicants shortlisted by the pre-selection committee will then be invited to present their project to the selection panel. They will be assessed according to an evaluation grid that will be sent to them a few days before the event.

The following are the criteria on which these two different assessment stages may be based

Criteria	Description	Weight
Proficiency in data reading tools	Ability to read files in geojson format, mainly via Python or suitable tools	At 5% , this skill is partly covered by the notebook provided. It could also be rapidly acquired if a partnership with BRGM is set up.
Exploratory analysis & Understanding geological issues	Understanding of variables, ability to describe the dataset, detect any inconsistencies or gaps	20% , this stage forms an essential basis for identifying anomalies. Poor management can compromise the whole analysis. During this assessment, it will also be important to evaluate the understanding of the variables in the geological sense, and this will help to differentiate between the participants
Data cleansing	Identifying and dealing with missing or inconsistent values (data types, simple anomalies, etc.)	0% during the challenge, but will be discussed during the interview , in order to assess cleaning reflexes in a real context.
Initial view	Suggested graphs highlighting initial trends: correlations, 2D spatial projections, etc.	15% , this stage enables any anomalies or groupings to be identified quickly.

In-depth analysis	Definition of anomaly analysis metrics, mobilisation of data analysis skills and minimum understanding of geological issues	30%: this criterion will be the most discriminating, as it is not dealt with extensively in the reference notebook.
Justification of choices	Ability to justify the analytical and visual choices made, from the point of view of data, the geological profession and interdisciplinary communication (data/geology). Choices in terms of performance and sobriety of methods will also be assessed.	25%, this criterion is used to assess the ability to argue for decisions and to adapt language to a variety of audiences.
Quality of presentation	Formal quality of deliverables, whether maps or written reports (clarity, structure, readability)	5%, reflects certain cross-disciplinary skills that can make the difference between candidates of equivalent technical level

Scoring methods

Each criterion will be scored out of 10.

The final mark will correspond to a weighted average according to the percentages indicated above.

A minimum admissibility mark may be set during the challenge, depending on BRGM's expectations, the overall level and the number of participants.

ARTICLE 8 - PRE-SELECTION COMMITTEE AND FINAL JURY

8.1. The pre-selection committee and final jury are made up of representatives of the Sponsor, its partners and supported by representatives of the Organiser.

8.2. The pre-selection committee will meet to analyse the applications and select the Candidates who will have the opportunity to present their proposals to the Final Jury. The Final Jury will receive the Candidates for final auditions in order to select a maximum of three (3) winning companies who will move on to the collaboration phase.

ARTICLE 9 - INTELLECTUAL PROPERTY

Intellectual property on the Sponsor's data

9.1. The Sponsor retains all rights to the data made available to Candidates as part of the Innovation Program..

Intellectual property on the technical demonstrators of the Winners

9.2. The Parties undertake not to claim any specific intellectual property rights over the information provided by each Respondent in the application documents and in all the Deliverables submitted by the Respondent.

9.3. The Candidate retains ownership of the technical demonstrator developed prior to the Innovation Program.

9.4. The work carried out by the Prize-winners in the context of this Innovation Program will remain the property of the Prize-winner at the end of the Innovation Contest; access by the Sponsor to the results of this work will be under market conditions.

9.5. Each Candidate is solely responsible for deciding whether and how to protect the information he or she transmits by asserting such rights.

ARTICLE 10 - COMMUNICATION

10.1. Candidates authorise the Parties to reproduce their brand free of charge on the communication media surrounding the Innovation Program, such as, but not limited to: screens on internal and external sites, signatures / e-mail newsletters, press releases, posters / kakemonos at trade fairs, the Organiser's or Sponsor's social networks.

10.2. Applicants also authorise the Parties to reproduce their company name, their trade name under the same conditions, as well as their logo as reproduced in the application file.

10.3. Candidates undertake not to use the Sponsor's logo on any material they publish unless and until they have obtained the Sponsor's authorisation.

10.4. Once the project has been selected, each winner is required to mention the support received in its communications activities.

10.5. Applicants undertake to highlight the support of the Sponsor in their communications about the Innovation Program.

10.6. This authorisation comes into force from the date of the start of the Innovation Program and for the duration and purposes set out in the above-mentioned purposes.

ARTICLE 11 - RESPONSIBILITY

11.1. The Parties shall not be held liable for the consequences of a Candidate's disqualification due to a breach of the Rules.

11.2. Under no circumstances will the Parties be held responsible for the delay in sending the funding or in the event that a Winner is unable to benefit from its funding due to circumstances beyond the control of the Parties. The Parties may not be held liable in the event of incidents or damage of any kind that may arise as a result of the enjoyment of the prize awarded and/or as a result of its use.

ARTICLE 12 - CONFIDENTIALITY

12.1. **Confidential Information** is any information belonging to the Sponsor or the Respondent, communicated or made available by, or on behalf of, the **'Disclosing Party'** or the **'Receiving Party'**, directly or indirectly, whether or not it is formally identified as confidential, including, without limitation, client lists, registers, reports, analyses, tax returns, compilations, studies, forms, business or management methods, business plans, marketing data, design documents, drawings, engineering information, financial analyses, plans, formulas, know-how, ideas, inventions, market information, marketing plans, lawsuits, products and related information, trade secrets and any information obtained directly or indirectly by the Receiving Party through the inspection, review or analysis of documents communicated to it or made available to it. The Confidential Information may be tangible or

intangible and may be communicated orally, in writing, by electronic means or media, by visual observation or by other means and also includes all copies, extracts and summaries.

The Receiving Party shall use the Confidential Information solely for the purposes for which it was disclosed and shall not use, disclose to any third party, commercially exploit, duplicate, copy, transmit or otherwise disseminate or permit any such action, at any time before or after the end of the Innovation Program, except for the purposes permitted by this Innovation Program. Disclosure of Confidential Information either internally to the Sponsor or externally is not permitted without the written consent of the Disclosing Party.

The Receiving Party undertakes to take reasonable steps to keep the Confidential Information secret and to prevent any unauthorised disclosure, dissemination or use of such information. '*Reasonable measures*' include, without limitation: protection against unauthorised access, use and disclosure. The Receiving Party undertakes to notify the other Party promptly and in writing of any unauthorised use, disclosure or loss of Confidential Information of the Disclosing Party in breach of these Rules, the notification to include a reminder of the measures taken or envisaged by the Receiving Party to remedy the situation.

The obligations set out in this Article are applicable for the duration of the Innovation Program and will survive for a period of seven (7) years after the end of the Innovation Program.

12.2. The Applicant undertakes to ensure that any person working under its authority who needs to access the Sponsor's data in any way signs a confidentiality agreement (in accordance with the model appended to these Rules). This confidentiality agreement will be communicated in full to the Sponsor.

ARTICLE 13 - CANCELLATION AND SUSPENSION OF THE INNOVATION PROGRAM

13.1. The Organiser and the Sponsor reserve the right to cancel or suspend the Innovation Program in the event of :

- force majeure ;
- fraud of any kind.

13.2. The Parties shall not be held liable for any cancellation or suspension of the Innovation Program in accordance with this Article and no indemnity or compensation shall be due to the Entrants.

ARTICLE 14 - APPLICABLE LAW

14.1. The Rules and the Innovation Program are governed by French law.

Made on, in

Signature

Appendix 1: Confidentiality agreement by name relating to participation in the Innovation Program

Nominative confidentiality agreement

Preamble

The Sponsor has entrusted Cap Digital (The Organiser) with the mission of carrying out an experiment in the form of an Innovation Program, designated 'AI4Minerals', whereby technology is applied to develop 'mining exploration through AI', as recalled in the Rules of the Innovation Program (hereinafter 'the Mission'). The data provided in the context of the Innovation Program is deemed sufficiently confidential for each person working on this Mission, whether employed by Cap Digital, its subcontractors, by one of the companies entering the Innovation Program (hereinafter 'the Partners'), etc., to be bound by the present agreement.

I the undersigned, (first name and name), born on in (town of birth and department of birth), employee of the company based at (company address), as (role in the Mission), acknowledge that in the context set out in the preamble, as a result of my presence on this Mission, I will have access to information, confidential in nature, relating to this Mission.

The Sponsor and Cap Digital intend to maintain the secrecy of information relating to this Mission, any form of reproduction and distribution, other than that which they have expressly authorized in writing, is prohibited.

I personally undertake to respect the confidentiality of any information that may come to my knowledge concerning this Mission. I undertake to take cognisance of the commitments agreed between the Sponsor and Cap Digital, and between the latter and the Partners, as set out below. I undertake to apply them and to have them applied within the limits of my responsibilities and to do everything in my power to facilitate their application.

If either Party becomes aware that a person (a) is circumventing or attempting to circumvent security measures, or (b) is accessing or attempting to access applications for which he/she does not have clearance, or (c) is copying or attempting to copy, on any medium whatsoever, data present in its computer systems without having been previously authorized to do so by the Sponsor and Cap Digital, it will automatically withdraw the clearance of the person concerned and will inform the other Party without delay.

Cap Digital and the Sponsor shall be entitled to:

- if it is contractually bound to the company employing the said person to terminate, without notice or compensation, the Contract for serious breach by the company;
- take legal action against the individual or their company.

In addition, in the event of a legitimate suspicion by the Sponsor of unauthorized copying of Mission data by a member of staff of one of the Partners, the Sponsor may require Cap Digital to proceed immediately or to request that a verification be carried out of the IT tools of the person concerned, used in the context of the Mission (e.g. laptop, USB key, any other removable medium, etc.). This check must be carried out by the company concerned in its capacity as employer and in compliance with current legislation as soon as possible after the request is made by the Customer. If this verification leads to the discovery of illegal copies, a report will be drawn up at the request of the Customer, who reserves the right to take any legal action in order to preserve its rights or to obtain compensation for the loss suffered.

Both during the term of the Contract and after its termination, for a period of seven (7) years, the Partners undertake to treat as strictly confidential and to treat as such all information relating to the Customer, whatever its nature and medium, collected during the performance of the Services (hereinafter referred to as 'Confidential Information').

The Partners undertake to :

- not to divulge or allow to be divulged, directly or through an intermediary, in whole or in part, any Confidential Information of which they may have become aware, to any third party whatsoever, with the exception of employees and/or sub-contractors who require the information in order to fulfil their obligations;
- to take all necessary measures to ensure that their employees and/or subcontractors are subject to the same obligation of confidentiality;
- not to use the Confidential Information for any purpose other than that of the Mission, even for their own account;
- to return, at the first request of the Sponsor, any document or other medium containing Confidential Information that the latter may have been led to hand over to it in the course of carrying out the Mission, as well as all reproductions of it.

The files and data to which the Partners may have access as a result of or in connection with the Mission remain the sole property of the Sponsor, it being understood that such data may be personal data within the meaning of the amended Act of 6 January 1978 relating to information technology, files and civil liberties (the 'Data'). Consequently, the Partners undertake not to use the said files and Data for any purpose other than those provided for in the context of the Mission.

This Data is strictly covered by professional secrecy (article 226-13 of the French Penal Code). In accordance with Articles 34 and 35 of the amended Act of 6 January 1978 on Data Processing, Data Files and Individual Liberties, the Partners undertake to take the necessary measures to protect the security of the Data and in particular to prevent it from being distorted, damaged or communicated to unauthorised persons.

The Partners undertake to comply absolutely with the following obligations and to ensure that their staff comply with them:

- to act only on instructions from the Parties;
- not to make any copies of the Data, except for those required strictly for the performance of the Mission;
- not to use the Data for purposes other than those required for the Mission;
- not to disclose the Data to members of the Partner's staff who are not involved in the performance of the Services;
- not to disclose the Data to other persons, whether private or public, natural or legal persons;
- to take all measures to prevent any misappropriate or fraudulent use of the Data;
- to take all measures, in particular security measures, to ensure that the Data is kept throughout the term of this contract.

At the end of this contract, regardless of the cause, the Partners must return to the Parties any file, program or document containing Data in their possession and must not retain any copy of such Data.

The Parties reserve the right to carry out any verification which they deem useful in order to establish that the above-mentioned obligations have been fulfilled by the Candidates.

The Partners will have to issue a certificate confirming that the above rules have indeed been respected.

As such, at the latest at the end of the Mission set out in the preamble, or in the event of termination of collaboration under the above-mentioned Mission or departure from the company that employs me, I undertake to respect this confidentiality and not to keep any computer file, support for deliverables or used to develop them, whatever refers to the Sponsor and/or their Data related to this Mission (in

particular paper documents, spreadsheet, word processing documents, emails, etc.) and not to retain any copy in any form whatsoever.

I also undertake not to communicate them and/or to share them with any third party or even any employee of my company who has not personally signed this same confidentiality agreement.

I acknowledge being informed that in the event of a breach of these obligations, my personal liability, both criminal and civil, could be engaged, notably on the basis of Article 226-13 of the Penal Code.

Made at, in four copies (one for my company, one for the Sponsor, one for Cap Digital and one for me)

The.....

Signature (and initials at the bottom of each page)
(Preceded by the handwritten mention "Read and approved")

Reminder :

Article 226-13 of the new Penal Code: The revelation of a secret information by a person who is its custodian, either by state or profession, or due to a temporary function or mission, is punishable by one year of imprisonment and a fine of 15,000 euros.