

This document comes from an automatic translation of the General Conditions of Use. Refer to the original French version.

Slavereg.com is a community site allowing the publication of texts, photos and videos between people for the purpose of meetings and exchanges. The site is accessible via the internet on post and mobile phone. Most features are free, other features require a premium subscription.

Access to the site is reserved for adults of legal age in their country of residence. The site slavereg.com is aimed exclusively at the BDSM community. We remind you that the practice of BDSM is consensual, and therefore based on mutual agreement.

Article 1. Terminology

In these Terms of use :

- "SLAVEREG.COM" or "site" designates the site and its associated functionalities.
- "Premium Subscription" means the paid subscription giving access to all features.
- "User" or "Account" designates one (or all) user(s) of the site
- "Terms of Use" means this document.
- "Services" or "Features" means all the services and features offered by SLAVEREG.COM.
- "Content" : photographs, texts or other information published by the user and hosted on the site.

Article 2. Access and registration

The equipment (computer, software, telecommunications means, etc.) allowing access to the site are the exclusive responsibility of the user, as are the telecommunications costs incurred by their use.

To have an account on the site, you must be of legal age in your country of residence and complete the registration form.

The user guarantees that the data he communicates is accurate and consistent with reality. He undertakes to inform the site without delay in the event of a modification of the data he communicated during his registration and, if necessary, to make the said modifications himself within his profile on the site.

When the conditions necessary for registration are met, each user has an e-mail identifier and a password which are strictly personal and confidential and which must not be communicated or shared with third parties.

Except in the event of their own fault or technical failure of the site, the user will be responsible for the use of these identification elements by third parties or for actions or declarations made through their account, whether fraudulent or not and guarantees slave.com against any request in this regard.

Furthermore, SLAVEREG.COM has no obligation and does not have the technical means to ensure the identity of people registering. If the user has reason to believe that someone is using their identification details or their account, they must immediately inform the site administrators.

When a user wishes to invite a friend to the site and provides SLAVEREG.COM with the latter's e-mail address, he undertakes to have previously obtained from this friend the latter's consent to the processing of his data by the site, which will only be used to send, in the name and on behalf of the user who provided their contact details, an e-mail informing them of the existence of slavereg.com.

Article 3. Using slavereg.com

Once registered, and subject to having a Premium Subscription where applicable, the user will benefit from access to the features available on the site.

3.1. Obligations of slavereg.com

SLAVEREG.COM ensures remotely and electronically the provision of a community and participatory Service to the BDSM community via electronic communications services and hosting of the content of its Users, under their full and complete responsibility. The activity of SLAVEREG.COM does not include the provision of access to the Internet network. Consequently, SLAVEREG.COM has no legal obligation to identify Users when they connect to the SLAVEREG.COM website or to control the content edited and posted online by Users. SLAVEREG.COM cannot technically provide such services, SLAVEREG.COM does not contractually undertake to verify the identity of Users or the veracity of the content that they publish under their exclusive responsibility, nor to moderate said content.

It is important to take certain precautions when meeting another User. SLAVEREG.COM disclaims all liability during meetings between Users, on SLAVEREG.COM or during meetings between Users and/or non-Users, following use of the SLAVEREG.COM site and the Services. Furthermore, during a first physical meeting, it is recommended to notify a close person and to prefer a public place (café, restaurant, etc.).

In this context, SLAVEREG.COM reminds its Users that they are prohibited from indicating or disclosing to other Users information allowing their identification (apart from their User nickname), such as last name, postal address and/or electronic, telephone, to other Users of SLAVEREG.COM via the Services.

3.2. *User Obligations*

The provisions of this article apply without prejudice to the “Termination” article.

When using the Services, the User undertakes to comply with the laws in force, to respect the rights of third parties and the provisions of these General Conditions of Use.

3.2.1. *General obligations*

The User generally has the obligation to:

- Behave fairly towards SLAVEREG.COM and other Users.
- Respect the intellectual property rights relating to the content provided by SLAVEREG.COM and by other Users.
- Measure that he himself defines the scope of his private life and that it is up to him to only communicate to SLAVEREG.COM and other Users information concerning him which he considers that the dissemination cannot be harmful to him.

3.2.2. *Fundamental Obligations*

The User has the Fundamental Obligations of:

- Do not use SLAVEREG.COM for professional or commercial purposes (prospecting, soliciting or prostitution) or non-private purposes, nor photos of people who are obviously minors.
- Only post, indicate or distribute in any form whatsoever information or content that conforms to reality.
- Not make or utter comments or distribute in any form whatsoever content that contravenes the rights of others or is defamatory, insulting, inciting non-mutually consented violence, political, racist or xenophobic and in general any content contrary to the purpose of SLAVEREG.COM, the laws and regulations in force, and the rights of individuals. In particular, the photos and any information, data or files provided by a User to SLAVEREG.COM must relate exclusively to the User or, if they relate to a third party, with their authorization and under the exclusive responsibility of the User. 'Affected user.
- Do not publicly mention on the SLAVEREG.COM site any personal information (email address, postal address, telephone number, etc.) that could allow a User to contact another User without using SLAVEREG.COM.
- Do not post, indicate or distribute in any form whatsoever information or content having the effect of reducing, disorganizing, preventing the normal use of the Services, interrupting and/or slowing down the normal circulation of communications between Users through the Services, such as software, viruses, logic bombs, mass sending of messages, etc. SLAVEREG.COM reserves the right to delete messages that are sent massively by a User in order to preserve normal quality of use of the Service for other Users.
- Do not post, indicate or distribute in any form whatsoever information or content incorporating links to third-party sites that are illegal, contrary to good morals and/or not consistent with the purpose of SLAVEREG.COM.
- Use passwords and/or identifiers according to their strict purpose of authentication to the Services. In this regard, the User must not, without this list being exhaustive, communicate, distribute, share, make accessible, in any way whatsoever, their passwords and/or identifiers to any third party.
- Ensure the lawful and non-prejudicial nature of the communication to SLAVEREG.COM of the personal data of loved ones. The User must therefore ensure the prior consent of these relatives upon receipt, by the User, of an email from SLAVEREG.COM.
- Use the Services in accordance with the purpose described in these Terms of Use. Failure to comply with the fundamental obligations thus defined constitutes a serious failure by the User to fulfill their obligations. Without prejudice to the provisions of the “Termination” article, in the event of a breach by a User of one or more of these Fundamental Obligations, SLAVEREG.COM may temporarily ban or even permanently delete the account of the User concerned.

Article 4. Payment and renewal terms

4.1. *Payment terms*

Use of the Paid Services assumes that the User has a Premium subscription. Users can acquire a Premium

subscription through the Paypal service. No Paypal account is required. A credit card can be used for payment. The price of the Premium subscription is €39 per year.

4.2. Conditions for renewing a Subscription

The User may at any time notify SLAVEREG.COM of their wish to terminate their Premium subscription. Termination will take effect on the expiry date of the current subscription, provided that notification is made by the User to SLAVEREG.COM no later than 30 days before the expiry date of the current subscription. , in accordance with the provisions of Article 8 below “Termination”.

At the expiration of a subscription, it will be, unless terminated by the User notified to SLAVEREG.COM before the expiry of the current subscription under the conditions indicated, renewed for one year. The subscription thus extended will be invoiced on the rate base in force.

Article 5. Privacy and protection of User data

Some informations, indications or content (photographs) that Users may provide on an optional basis are likely, under the responsibility of the User concerned, to reveal the User's ethnic origin, nationality, religion and/or orientations. sexual. By providing such information, all optional, the User concerned expresses his wish and, therefore, his explicit consent to the processing of these so-called “sensitive” data by SLAVEREG.COM and freely takes exclusive responsibility for it. Each User can, by completing the contact form, taking care to indicate their personal identifiers, access or request access to information concerning them to have it modified or deleted or prohibit this or that use by SLAVEREG.COM.

5.1. What kind of information do we collect?

Personal information collected by SLAVEREG.COM may include your name, email address, telephone number, information about your physical appearance, photograph, personal values, interests and use of the Service. SLAVEREG.COM does not collect banking information. These are only collected by Paypal for the payment of the Premium subscription.

In addition, certain non-personal information may be collected such as the browser version of the User or any user (Firefox, Internet Explorer, etc.), the type of operating system used (Windows, Mac Os, etc.) and the IP address of the computer used.

SLAVEREG.COM may use cookies, intended to store information facilitating the User's navigation while consulting the SLAVEREG.COM website.

5.2. Who has access to this information ?

The information collected by SLAVEREG.COM is only for the use of the services. SLAVEREG.COM does not distribute or resell User information.

Article 6. Intellectual property

The content disseminated is of two distinct types whose intellectual property and responsibilities differ significantly: the content disseminated by SLAVEREG.COM, the content disseminated by Users.

6.1. Content distributed by SLAVEREG.COM

The brands (in particular SLAVEREG.COM, SR), logos, graphics, photographs, animations, videos and texts contained on the SLAVEREG.COM site which are not published by Users but by SLAVEREG.COM are the intellectual property of SLAVEREG.COM or its partners and cannot be reproduced, used or represented without the express authorization of SLAVEREG.COM or its partners, under penalty of legal proceedings. The usage rights granted by SLAVEREG.COM to the User are reserved for private and personal use within the framework and for the duration of membership to SLAVEREG.COM. Any other use by the User is prohibited without the authorization of SLAVEREG.COM. The User is prohibited in particular from modifying, copying, reproducing, downloading, distributing, transmitting, commercially exploiting and/or distributing in any way whatsoever the Services, the pages of the SLAVEREG.COM site, or the computer codes of the elements composing the Services and the SLAVEREG.COM website.

6.2. Content posted by Users

SLAVEREG.COM does not acquire any ownership rights over the User Content. As soon as the User makes his content accessible to other users (individually or in groups), he declares that he accepts that they have, free of charge and for exclusively personal purposes, the ability to view and share the content. on SLAVEREG.COM or from SLAVEREG.COM, on other electronic communications media (in particular, mobile phones) and this, for the entire duration of the hosting of the Content on SLAVEREG.COM. In addition, for the duration of the hosting of the User's content and within the strict framework of the functionalities allowing the Site to be accessible via the internet or other electronic communications media, the User authorizes the reproduction/representation of its content. and, if necessary, adapt the format for this purpose. The User is also informed that, given the intrinsic characteristics of the Internet, the data transmitted, in particular its content, are not protected against the risks of misappropriation and/or piracy, of which SLAVEREG.COM cannot be held responsible. It is up to the User, where

applicable, to take all appropriate measures to protect their data.

Article 7. Liability and warranty

7.1. Operation of the SLAVEREG.COM site and Services

To use the Services, the User must have software equipment and settings necessary for the proper functioning of SLAVEREG.COM: Recent internet browser, activation of Javascript functions, reception of session cookies and acceptance of the display of "pop" windows -ups".

Under these conditions, SLAVEREG.COM is not responsible for non-functioning, inability to access, or poor conditions of use of the SLAVEREG.COM site attributable to unsuitable equipment, internal malfunctions of the the User's access provider, Internet network congestion, and for all other reasons external to SLAVEREG.COM will inform its Users prior to a maintenance or update operation.

7.2. Information and content provided by Users

7.2.1. The information provided by a User to SLAVEREG.COM must be accurate and consistent with reality. The consequences of their disclosure on their life and/or that of other Users are the exclusive responsibility of the User concerned. The User takes the initiative to disclose and distribute information, data, texts, content and images concerning him via SLAVEREG.COM. Consequently, he waives any recourse against SLAVEREG.COM, in particular on the basis of possible infringement of his right to image, to his honor, to his reputation, to the privacy of his private life. , resulting from the dissemination or disclosure of information concerning him under the conditions provided for herein, in particular by the article "Privacy and protection of the User's data", to the extent that the User has previously, freely and explicitly consented to such disclosure by virtue of registering for the Service and in application of these Terms of Use.

7.2.2. SLAVEREG.COM cannot be held responsible for (and the consequences of) the accuracy or inaccuracy of the information and content provided by other Users, visitors to the Site and/or the User himself. Likewise, SLAVEREG.COM cannot be held responsible for content distributed by a User likely to infringe the rights of one or more other Users or third parties and for which SLAVEREG.COM provides proof that it would not have been so. informed by a User or by a third party or would not have had effective and prior knowledge or that it would not have committed a fault in the execution of its contractual obligations.

SLAVEREG.COM may only be held liable by a User in the event that certain and definitive proof is established of a fault committed by SLAVEREG.COM or by one of its service providers involved in the execution of contractual obligations. of SLAVEREG.COM, having caused the User actual and direct damage. If applicable, it will be up to SLAVEREG.COM to demonstrate that it has not committed any fault in the execution of its contractual obligations. SLAVEREG.COM will not be liable for direct or indirect damage suffered by the User when the User is the cause or when it results from a case of force majeure..

7.2.3. The quality of the SLAVEREG.COM Service required both by SLAVEREG.COM and by its Users, implies respect for a certain ethics in the expression and behavior of Users, respect for the rights of third parties, as well as respect for the laws and regulations in force. Serving this requirement for quality, individual responsibility and ethics, SLAVEREG.COM allows any User to report on the SLAVEREG.COM site data (photographs, text, video), behaviors or comments of a User who appear to him to infringe the laws and regulations in force, the image or the object of the SLAVEREG.COM Service or the rights of a third party. Consequently, Users acknowledge and accept that the data they provide, as well as their behavior or comments via the Service are likely to be reported by other Users and to moderation and/or of a control by SLAVEREG.COM, on the basis of objective assessment criteria. In the event that this report or this control reveals the violation by a User of the laws and regulations in force or of its contractual obligations, the provisions of these Conditions of Use, in particular the "Termination" article may be applied. Depending on the behavior or comments of Users, the monitoring team may take the decision to block any new registrations..

7.2.4. In the event that the liability of SLAVEREG.COM is sought due to a failure by a User to fulfill their obligations under the terms of the law or these Conditions of Use, the latter undertakes to guarantee SLAVEREG.COM against any conviction pronounced against him finding its origin in the breach attributed to the User.

7.3. Links

SLAVEREG.COM is only responsible for the hypertext links that it creates and exercises no control over the sites and external sources to which hypertext links accessible on the Service redirect, and which it has not created (the " External Sites"). It cannot be held responsible for the provision of links directing to External Sites and cannot bear any responsibility for their content, advertising, products, Services or any other element available on or from these External Sites of which it would not have effective and prior

knowledge.

Any difficulty relating to a link must be submitted to the administrator or webmaster of the site in question. Please note that the consultation and/or use of these external sites and sources are governed by their own Conditions of Use.

Finally, if, as part of a search conducted on the SLAVEREG.COM site, the result led the User to point to sites, pages or forums whose title and/or contents constitute a violation of French law, the User is invited to interrupt his consultation of the site concerned at the risk of seeing his liability incurred in the contrary case, that of SLAVEREG.COM being excluded.

Article 8. Termination

Each User can terminate their registration with SLAVEREG.COM by requesting the closure of their account at any time with SLAVEREG.COM via “My profile” then by clicking on the “Delete” button in the “Delete my account” section. The User must confirm their deletion request by entering a code received by email. The account will then be completely deleted. This request does not entail reimbursement to the User of the period remaining until the Premium subscription expires.

Without prejudice to the other provisions hereof, in the event of a serious breach by the User, SLAVEREG.COM terminates the User's account without notice or formal notice. This termination produces the same effects as that decided by the User.

Without prejudice to the other provisions herein, in the event of a breach by the User, SLAVEREG.COM terminates the User's account 8 (eight) days after sending the User an email asking them to comply. to these Terms of Use remained unsuccessful.

This termination will take place without prejudice to any damages that could be claimed by SLAVEREG.COM from the User or his legal successors and representatives in compensation for any damage suffered by SLAVEREG.COM or the latter as a result of such breaches.

The User will be informed by email of the termination or confirmation of the termination of their account. Data relating to the User will be destroyed at their request or at the expiration of the legal deadlines from the termination of the User's account.

Article 9. Agreement between the User and SLAVEREG.COM

These Conditions of Use constitute a contract governing the relationship between the User and SLAVEREG.COM. They cancel and replace all previous provisions not expressly referred to or annexed and constitute the entirety of the rights and obligations of SLAVEREG.COM and the User relating to their subject matter. If one or more stipulations of these Terms of Use are declared void in application of a law, a regulation or following a final decision of a competent court, the other stipulations will retain all their force and scope. , to the extent permitted by the said decision. In addition, the fact for a Party not to take advantage of a failure of the other Party to any of the provisions of these Conditions of Use cannot be interpreted as a waiver on its part to take advantage in the future of such a failure.

Article 10. Changes to SLAVEREG.COM or the Terms of Use

SLAVEREG.COM may modify these Terms of Use at any time. The User will be informed of the nature of these modifications as soon as they are posted online on the SLAVEREG.COM website. The modifications will come into force as soon as they are posted on the Site. For Users registered after the modifications are posted online, they will be immediately applicable to them because they will have expressly accepted them by becoming a User.

Article 11. Applicable law - attribution of jurisdiction

These Terms of Use are governed, interpreted and applied in accordance with French law, the language of interpretation being the French language in the event of a dispute over the meaning of a term or provision of these Terms of Use.