



Appendix II

To the Questel service contract

2009

Contents

- Producers' Conditions: Database Restrictions
- Security and Confidentiality of the Identification Codes

I) RESTRICTIONS OF USE FOR DATABASES PRODUCED BY QUESTEL

1. Redistribution

You may use and copy Information and keep the Information for as long as required if it is for personal use and you may make an unlimited number of copies for distribution within your company or business.

You, or others within your organization, to whom you have distributed information, may retain the information indefinitely within the company files with the following exception:

You may not store the information or any copy in an electronically searchable machine-readable database for longer than one (1) year, unless you obtain a QUESTEL Archival License.

2. Archiving

You may not electronically store (archive) in machine-readable form, information retrieved from QUESTEL produced databases for more than twelve (12) months. A QUESTEL Archival License is required for storage and archival beyond the limits of these terms.

Cancellation of Questel Orbit Archival License

A thirty-day (30) notification is required for cancellation of the QUESTEL Archival License. At the end of the contract period, if not renewed, or the end of the thirty-day (30) cancellation notice, the QUESTEL produced information must be destroyed.

3. Reselling

The information from QUESTEL produced databases is not to be resold, unless approved by QUESTEL.

II) PARTICULAR RESTRICTIONS OF USE FOR DATABASES DISTRIBUTED BY QUESTEL

The clauses that follow are in accordance with the licenses or special agreements between QUESTEL and the database supplier, and apply to all "customers" of (i.e., users of) QUESTEL. Some of these agreements require QUESTEL to remove access to particular databases if there are any violations of these restrictions.

Any questions regarding specific copyright details must be directed to the Database Producer, whether they are listed here or not.

1. ALIT

American Petroleum Institute

The staff of API subscriber companies, including subsidiaries, has unrestricted access to ALIT. Non-subscriber access is restricted on the ALITNS database to a total of two hours of connect time per year by all facilities of the non-subscriber and its subsidiaries, worldwide. For further information on access and subscription, contact the American Petroleum Institute, 275 Seventh Avenue, New York, NY 10001, USA. Telephone (212) 366-4298

2. ATMARK, BXMARK, CHMARK, DEMARK, DKMARK, EMMARK, ESMARK, GBMARK, HUMARK, ITMARK, LIMARK, LTMARK, MCMARK, PLMARK, SEMARK, SKMARK, WOMARK COMPU-MARK

All users of databases produced by COMPU-MARK must observe the following COMPU-MARK conditions:

- i. Any information extracted from the database is confidential and must be used only for the purposes of the search.
- ii. COMPU-MARK reserves any or all rights to the data taken from the databank.
- iii. Any search in the databank will be carried out by employees of the client exclusively for the latter's internal use. Results cannot be revealed nor divulged to a third party in cases stipulated in the sub paragraphs 4 to 7 below? The "third party term does not apply to a client company's subsidiary.
- iv. If a user wishes to conduct a search on behalf of a third party he or she must submit a preliminary request for authorization to COMPU-MARK by confirming that all the clauses in this settlement will be observed. Searches for third parties cannot be carried out without the written authorization from COMPU-MARK.
- v. Any search on behalf of a third party will be directly carried out by employees of the client company solely for the benefit of the third party concerned, and not for that of a group.
- vi. Any search carried out on behalf of a third party will be intended for this third party and will stipulate that the results of this search are exclusively intended for the latter's internal use.
- vii. A user that extracts information from the databank on behalf of the third party must specify that the information was taken from the COMPU-MARK databank.
- viii. This current agreement will be renewed from one year to the next according to the conditions published or issued from time to time by COMPU-MARK. However, the agreement may be terminated by any of the contracting parties subject to a three month advance notice.
- ix. COMPU-MARK reserves the right to revoke immediately a client's right to access in the event that the client, its employees or a third party fails to observe any of the conditions of this agreement.
- x. Notwithstanding the cancellation of this agreement following advance notice or any other means, the clauses and stipulations will be maintained and will remain in force.

Producers' Conditions: Database Restrictions

xi. Under no circumstances can COMPU-MARK be held responsible for the extent of completeness or relevance of the data contained in the French-designated Community and international trademarks nor of the transmission of these data. Moreover, COMPU-MARK disclaims any responsibility with regard to the economic losses resulting directly or indirectly from the customer's use of the data or from COMPU-MARK execution or non-fulfillment of its obligations as described in this agreement.

xii. These terms prevail under all other conditions reproducible on another document, whatever it may be, that is used by the customer when the latter terminates the subscription to the data bank of COMPU-MARK.

xiii. The customer is not authorized to yield these rights partly or entirely without obtaining preliminary written agreement from COMPU-MARK.

xiv. These conditions are regulated by the French Law.

3. PASCAL CNRS-INIST

For all dissemination of information in machine-readable form or outside the Department defined in the present contract as using the terminal, it is necessary to contact the CNRS-INIST, 2 Allée du Parc de Brabois, 54515 Vandoeuvre-les-Nancy Cedex, France, to consider the terms of a possible agreement.

4. BIOT (Thomson Scientific Biotechnology Abstracts) DWPI, WPIL, WPIMV, WPIFV, WPAT, WPIA, WPLA, WPAM (Thomson Scientific World Patents Index), LITA (LitAlert), and PAST (Patent Status) Thomson Reuters (Scientific)

Use of the online databases produced by Thomson Reuters (Scientific) and all data obtained from Thomson Reuters (Scientific) databases is subject to the following Terms and Conditions of use (hereinafter "Terms"). Any other use of the data without the express written permission of Thomson Reuters (Scientific) is strictly prohibited.

These Terms are effective from January 1st 2009 and are subject to change at any time upon publication of the change by Thomson Reuters (Scientific).

The following Terms apply to all forms of copying, distribution and archival (electronic, printed etc.) from any Thomson Reuters (Scientific) database online. If a customer wishes to use, copy or store the data in a way which is not permitted under these conditions, then they are advised to contact Thomson Reuters (Scientific) and obtain prior written consent.

The Thomson Reuters (Scientific) databases and the information contained in them ("Information") may be used by End Users and Search Brokers as defined in this document. Terms in Sections 1 apply to End Users, in Section 2 to Search Brokers and in Section 3 to ALL users.

Licence agreements for archival and redistribution of data beyond a project group are available and copies of the Licences can be obtained from Thomson Reuters (Scientific) Customer Services.

Authority

Access to and use of the Thomson Reuters (Scientific) databases is subject to the following Terms between You and the company, partnership or entity, if any, with which You are affiliated (hereafter referred to as "You" or "Your") and Thomson Reuters (Scientific) Limited ("Thomson Reuters (Scientific)"). By accessing one of the Thomson Reuters (Scientific) databases, You agree that You have the authority to enter into the Terms and that You have read the Terms, understood them and agree to be bound by them. Thomson Reuters (Scientific) reserves the right to disallow any specific usage that in Thomson Reuters (Scientific) estimation exceeds what is intended under these Terms.

Terms and Conditions

The following Terms apply to all forms of use and distribution (electronic, printed etc.) from any Thomson Reuters (Scientific) database when accessed through commercial host vendors. Information from Thomson Reuters (Scientific) databases is available to You as intellectual property copyrighted by Thomson Reuters (Scientific) and subject to the provisions of international copyright conventions and other intellectual property laws. Thomson Reuters (Scientific) owns all right, title and interest, including copyright in all Information and retains all rights in providing Information to You. Except as expressly provided herein, You shall not use, publish, transmit, redistribute or otherwise reproduce (including, without limitation, translate) information from Thomson Reuters (Scientific) databases.

Section 1

Terms Which Apply To End Users

You are an 'End-User' if You are obtaining or receiving the Information a) for Your own use if You are an individual or b) for the use of someone within Your company or business if You are a business. You are not an End-User if You fit into any of the following categories: a consultant accessing information on behalf of a client; a librarian accessing Information on behalf of a patron not employed within the librarian's company; or any other Search Broker or Reseller of information, accessing Information to provide to a client. (The above list is not meant to be all inclusive). End Users may still access Information subject to the special terms and conditions applicable to Search Brokers if You are operating as a Search Broker.

All Information provided to You by Thomson Reuters (Scientific) (whether through intermediate online host vendors, Search Broker services, in-house databases etc.) is licenced for Your exclusive use. You may not provide the Information in whole or in part to any third party. You may use and copy Information and keep the Information for as long as You require if it is for Your personal use. You may make up to 25 copies of the Information for distribution to a Project Group within Your company or business. A Project Group is defined as a group of up to 25 individuals comprising a dedicated team researching or developing a specific product or process, within a definite timeframe, that requires or uses Thomson Reuters (Scientific) data. You may make additional copies of Information for distribution to others outside Your organization for the purposes of representing or advising

Producers' Conditions: Database Restrictions

Your organization during litigation. You, or others within Your organization to whom You have distributed Information, may store up to 5,000 records per year within an individual's private archive or in a Project Group's private archive (see definition of Project Group above). You may retain the Information indefinitely within the company files with the following exceptions: You may not store the Information or any copy thereof beyond the limits permitted by the Terms, in an electronically searchable database for longer than 3 months unless You obtain a Thomson Reuters (Scientific) Archival Licence.

A Thomson Reuters (Scientific) Redistribution or Archival Licence is required for distribution, storage and archival beyond the limits of these Terms. If you use the DIALOG Electronic Redistribution and Archive program (ERA) or STN Keep and Share Program, you may make and distribute within Your company or archive for internal use, the number of copies permitted thereby with the following exceptions:

You may not redistribute, electronically store (archive) all or a majority of records for any given year or for Single Country Patent Information.

You may not electronically store (archive) in machine readable form for more than twelve (12) months, Information retrieved from Thomson Reuters (Scientific) databases under the DIALOG or STN Archival feature.

You may not delete or remove from Information the copyright credits or the name of the Thomson Reuters (Scientific) database from which such records or data was retrieved.

You may not electronically store in machine readable form for longer than three (3) months Information retrieved for internal redistribution under the DIALOG or STN redistribution feature (non archival storage).

You must include Thomson Reuters (Scientific) copyright notice conspicuously with each set of results which You distribute to others:

Copyright (Year) Thomson Reuters (use the current year).

Section 2

Terms which apply to Search Brokers

A "Search Broker" means a person, business or entity who is accessing Information on behalf of another company; another entity; or an individual not employed by the Search Broker. Search Brokers can include (but are not limited to) the following: Information brokers; patent search bureaus; librarians and libraries; consultants; patent attorneys and agents; research firms. Agents and other commercial redistributors (e.g. host vendors) are not considered Search Brokers and therefore may not access the Information under these terms of Agreement.

Each time You access Information You will be acting on behalf of a single customer who is an End User (see definition in Section 1). You may provide one copy of such Information to Your customer who has engaged You to conduct a specific search, provided that You place Thomson Reuters (Scientific) copyright notice on the material. You may retain the Information for a maximum period of 3 months for the purpose of editing or reformatting the search results. A referral copy of the Information may be retained indefinitely within Your company files or for back up purposes. You may not provide the same Information to another customer without replicating the search online. Your customer may subsequently use the Information according to the provisions of Sections 1 and 3 hereof. You agree that You will follow the procedures specified in these Terms. Thomson Reuters (Scientific) reserves the right to terminate this agreement immediately if You misrepresent the usage of information to Thomson Reuters (Scientific).

You are not entitled to discounted access to the Thomson Reuters (Scientific) databases online, when acting as a Search Broker except: You may access Thomson Reuters (Scientific) databases at a discounted rate where You are employed by an organization which falls under the aforementioned category of End User, as part of an outsourcing agreement whereby You are using the End User's authorized online ID to perform online searches on their behalf.

You will not provide Information to any person, company or entity You know or have reason to believe will misrepresent, republish, resell, re-licence or reproduce (including, without limitation, translate) the Information or will use the Information to engage in unfair or deceptive practices.

You may sort the Information, edit it, reformat it, record it electronically and combine it with other information so long as You are acting with respect to a specific order prepared for one End User. You may not otherwise merge the Information with information from other sources or alter the Information to create the whole or any portion of a mailing list, telemarketing list, other marketing or research aid or other data compilation sold or licenced by You to a third party.

In the case of suspected infringement by one or more of Your customers, You agree (subject to not contravening confidentiality agreements with Your customers) to provide confirmation to Thomson Reuters (Scientific) that You have provided Information to that customer. Thomson Reuters (Scientific) will have the right to prohibit You from servicing any End Users upon notice to You. Thomson Reuters (Scientific) will, upon request from You, provide You with a supply of Terms which You may pass to Your customers.

You acknowledge that You are acting under this Agreement as an independent contractor and shall not incur any obligation or liability in the name of Thomson Reuters (Scientific). Nothing contained herein shall be construed in any manner as appointing You or any of Your employees or associates as an agent or employee of Thomson Reuters (Scientific).

When You make copies of the Information, You must include the following notice:

Copyright (Year) Thomson Reuters (use the current year)

Producers' Conditions: Database Restrictions

Section 3

Terms which apply to both End Users and Search Brokers

You acknowledge that the amount You pay to Thomson Reuters (Scientific) (via online host vendors) for the Information received from Thomson Reuters (Scientific) will in most instances represent a small portion of Your overall cost of the project, task or function for which the Information will be used. You also acknowledge that the type of Information to be provided by Thomson Reuters (Scientific) (through the online host vendors) and provided to You may contain a degree of error. Finally, You acknowledge that the risk of any loss or injury which might be incurred by You (and/or Your customer in the case of a Search Broker) in reliance upon the Information will be borne by You (and/or Your customer in the case of a Search Broker). For these reasons, You agree that You are responsible for determining that all Information provided by Thomson Reuters (Scientific) to You is sufficiently accurate for Your purposes. Neither Thomson Reuters (Scientific) nor the online host vendors makes any representation or warranties of any kind with respect to the Information, including, but not limited to, its correctness, completeness, currentness, merchantability or fitness for a particular purpose or with respect to the media on which the Information is provided and neither Thomson Reuters (Scientific) (nor the online host vendors) shall be liable for any loss, injury or death arising out of or caused, in whole or in part, by Thomson Reuters (Scientific) (or the online host vendors) negligent acts or omissions in reporting, communicating or delivering the Information, directly or indirectly, to You.

You agree that neither Thomson Reuters (Scientific) nor the online host vendors will be liable for consequential damages, even if advised of the possibility of such claims by users of Thomson Reuters (Scientific) Information.

If, notwithstanding paragraphs i and ii above, liability can be imposed on Thomson Reuters (Scientific) and /or the online host vendors, then You agree that Thomson Reuters (Scientific) and the online host vendors' aggregate liability, if any, for any and all losses, injuries or death to You (and/or Your customer in the case of a Search Broker) arising out of any acts or omissions of Thomson Reuters (Scientific) and or the online vendors in connection with anything to be done or furnished hereunder, regardless of the cause of the loss, injury or death (including negligence) and regardless of the nature of the legal or equitable right claimed to have been violated, shall never exceed the amount paid by You for the services furnished hereunder during the previous 12 month period or \$5,000, whichever is greater, and You covenant and promise that You will not sue Thomson Reuters (Scientific) and/or the online host vendors for any greater than such sum and that You will not seek punitive damages in any way against Thomson Reuters (Scientific) and/or the online host vendors.

You acknowledge that the Information licenced by Thomson Reuters (Scientific) hereunder, regardless of format or form, is proprietary to Thomson Reuters (Scientific) and comprises:
works of original authorship, including compiled information containing Thomson Reuters (Scientific) selection, arrangement and co-ordination and expression of such information or pre-existing material it has created, gathered or assembled;
confidential and trade secret information;
information that has been created, developed and maintained by Thomson Reuters (Scientific) at great expense of time and money such that misappropriation or unauthorized use by others for commercial gain would unfairly and irreparably harm Thomson Reuters (Scientific).

You agree that You will not commit or permit any act or omission by Your agents, employees or any third party which would impair Thomson Reuters (Scientific) proprietary and intellectual property rights in the information.

You understand that You are the beneficiary of a contract between Thomson Reuters (Scientific) and or the online host vendors and that, under that contract, both Thomson (Reuters) Scientific and the online host vendors have reserved certain rights which may result in the termination of Your right to receive Information from Thomson Reuters (Scientific). In addition, Thomson Reuters (Scientific) may terminate this Agreement at any time if You breach any of its terms.

These Terms are subject to change at any time by Thomson Reuters (Scientific) and are in addition to those found in the online host vendors' customer agreements. If there is a conflict between these Terms and the online host vendors' terms of agreement, then these Terms will apply. These Terms shall be governed by and construed in accordance with English law.

Section 4

Licenses for End Users

For redistribution and archival beyond the terms and conditions specified herein, You will require a Thomson Reuters (Scientific) Redistribution Licence and/or a Thomson Reuters (Scientific) Archival Licence. Please contact Your local Thomson Reuters (Scientific) office if You wish to obtain an official Licence.

i. **Thomson Reuters (Scientific) Redistribution Licence**

If You are performing SDIs, Alerts, Profiles or searches online or using an in-house archive and distributing the results to a Project Group of more than 25 persons or to individuals who do not comprise a Project Group, You will require a Redistribution Licence. Note: certain authorized users may be covered for broader redistribution as part of their 2009 Subscription arrangement.

ii. **Thomson Reuters (Scientific) Archival Licence**

Archival within an individual's private database or within a Project Group's database is permitted to the limit of 5,000 records per year. For archival and storage in a searchable electronic database system beyond the Terms of this agreement You will require an Archival Licence.

5. COMP (Ei COMPENDEX PLUS)

Engineering Information, Inc.

Users of copies of all or part of this database for replacing the database, or the lease, license or purchase of any publication listed in the Engineering Index Catalogue is not authorized. No part of the materials retrieved from the database may be copied in machine-readable form for delivery to another party.

6. CPAT (Chinapats)

Patent Office of the People's Republic of China/European Patent Office – EPO

The Patents Abstracts of China database is owned by and remains the property of the Patent Documentation Service Center of the Patent Office of the People's Republic of China (CENTER), Beijing, China, which is represented by EPO, Vienna, Austria. The database is produced from documents supplied by the Patent Office of the People's Republic of China. Changes and improvements to the database may be made by the CENTER or EPO without prior notification. Neither the CENTER nor EPO nor QUESTEL are liable for damages, for loss of profit, for consequential damage or for defects in the database. Neither the CENTER nor EPO nor QUESTEL are liable for damages in the event of claims by third parties against any user of the database. Without the CENTER's or EPO's written permission, users may not copy data in machine-readable form from the database or transfer or sell to third parties data from the database, except as part of the ordinary attorney/client or library/patron relationship. The user will take all precautions to prevent unauthorized and/or inadvertent transfer and/or assignment to third parties.

7. FRTM, FRPATENT, FRJURISP

QUESTEL

QUESTEL licenses these databases from INPI. Data collection, processing and distribution are carried out according to strict professional standards. QUESTEL disclaims any responsibility for the extent of exhaustiveness and relevance, as well as transmission, of the data contained in the French patent and trademark collection. In addition, QUESTEL disclaims any responsibility for economic losses resulting either directly or indirectly from the client's use of the data or from QUESTEL's execution or non-fulfillment of its obligations as stipulated in this agreement.

8. IFIPAT, IFIUDB, IFICDB, CRXX, REGI

IFI/Claims Patent Services

These databases may not be duplicated in hard copy or machine-readable form without written authorization from IFI/Claims Patent Services, except that limited reproduction of printed output up to twenty-five (25) copies is permitted for distribution within the subscriber organization only. Under no circumstances may copies under the provision be offered for resale or sale.

9. LGST (Legal Status)

European Patent Office

The Legal Status database is owned by and remain the property of the European Patent Office (EPO). The production of EPO's services depends on the supply of information from national and regional patent offices. Changes and improvements may be made by EPO without prior notification. Services are produced from documents supplied by national and regional patent offices. EPO is not liable for the accuracy, completeness or punctual delivery of these documents. EPO will not be liable for damages, for loss of profit, for consequential damage, or for defects in any data. Without EPO's written permission, customers may not copy data in machine-readable form from the Legal Status database or transfer or sell to third parties data from database except as part of the ordinary attorney/client or library/patron relationship. The customer will take all precautions to prevent an unauthorized and/or inadvertent transfer and/or assignment to third parties.

10. INSPEC

Institution of Electrical Engineers

INSPEC data may not be duplicated in hard-copy or stored or duplicated in machine-readable form without written authorization from the Institution of Electrical Engineers, London, except that data may be temporarily stored (for up to one month) in machine-readable form for reformatting or editing and that limited reproduction of printed output up to twenty-five (25) copies is permitted for distribution within the customer's organization only. Under no circumstance may copies made under this provision be offered for resale.

12. PATOLIS-e Gateway Service

Questel/PATOLIS

This Terms of Use Agreement hereby provides the conditions of using PATOLIS-e Contents made, owned, and administrated by PATOLIS Corporation via Gateway Service provided by a Service Provider which is appointed by PATOLIS Corporation. These terms apply to all End-Users who use Gateway Service.

End-Users shall be deemed to have agreed to Terms of Use Agreement at the time of accessing or downloading PATOLIS-e Contents via Gateway Service.

Definitions

■PATOLIS-e:

Producers' Conditions: Database Restrictions

"PATOLIS-e" means a patent information online retrieval system in English developed, owned, provided, administrated and operated by PATOLIS Corporation on its own. It includes databases of Japan patent information and Japan utility model information.

■Service Provider:

"Service Provider" means a company/organization appointed by PATOLIS Corporation which is allowed to access PATOLIS-e and provide PATOLIS-e Contents to its End-Users via its own online service.

■End-User:

"End-User" means a Service Provider customer who uses PATOLIS-e Contents via the online service provided by a Service Provider.

■ PATOLIS-e Contents:

"PATOLIS-e Contents" mean Japan patent information and/or Japan utility model information obtainable from PATOLIS-e. They are composed of bibliographic information, abstracts, legal status information, drawings, etc..

■Gateway Service:

"Gateway Service" means a fee-based online service provided by Service Provider that End-Users can use PATOLIS-e Contents via communication lines such as Internet.

Conditions

Copyrights of PATOLIS-e Contents shall belong to PATOLIS Corporation. PATOLIS-e Contents shall be used only by End-User (including employees of End-Users, subcontractors or attorneys duly authorized by End-Users). Delivering any copy or edited copy of PATOLIS-e Contents to a third party by any medium without permission from PATOLIS Corporation shall be strictly prohibited.

PATOLIS Corporation assumes no responsibility whatsoever for any damages to End-User resulting from the contents from PATOLIS-e or the use of Gateway Service.

Any damages to a third party arising from End-User's use of PATOLIS-e Contents, shall be solved under End-User's own responsibility and at End-User's own expense and End-User shall hold PATOLIS Corporation harmless against any claim, damage, loss, liability or expense in this respect.

In case PATOLIS Corporation sustains a loss from violating act of Terms of Use Agreement, PATOLIS Corporation shall have the right to claim compensation for the loss to End-User.

12. TULSA, TULSANS (Petroleum Abstracts)

The University of Tulsa

This is a restricted file. For access information, contact Petroleum Abstracts, The University of Tulsa, 600 South College Avenue, Tulsa, OK 74104, USA. Telephone (918) 631-2296 or (800) 247-8678 (US, except in AK and OK).

13. WOPATENT

Questel Orbit/WIPO

WIPO is not responsible for the integrity and relevance of the data in this database, particularly for any deletion, manipulation or reformatting of the data outside of its control...

14. BODACC

Journaux Officiels

Any reproduction, sale or communication of part or the entire BODACC database to a third party, whatever the conditions, is forbidden.

Security and Confidentiality of the Identification Codes

QUESTEL is anxious to provide the highest possible quality of service along with complete confidentiality of the data stored in its computers.

In order to do this, QUESTEL has taken all the precautions customary in the profession and in accordance with established practice to preserve the secrecy of access codes given to the user. QUESTEL constantly maintains its effort towards increasing security.

At the same time, the Customer shall for his part take all necessary steps to ensure the personal and confidential character of his identification code. QUESTEL wishes to emphasize the precautions that the Customer should take.

The Customer has two identification codes:

- a UserId associated with a contract which corresponds to a particular Customer and invoicing account;
- a personal and confidential password to the service, entered by the Customer himself.

This password is the only key that can be used to log on to the UserId properly. Customers should adhere to strict security rules for its use, in particular:

- choose as long a password as possible within the maximum permitted length;
- avoid any direct relationship with the Company's name, location or department or even any over-obvious relationship with the family environment; make it as sophisticated as the facilities offered by the service allow (e.g. letters and numbers);
- never write it out in full in a place that might be accessible to another person;
- change it regularly - a reasonable frequency is once a month;
- if there is any doubt as to its continued confidentiality, it should be changed immediately by the Customer.

QUESTEL reserves the right to modify on its own initiative the password attributed to the Customer.

Security can be assured only through a set of complementary measures incumbent upon the two partners, QUESTEL and the Customer. Only if the Customer puts the above security measures into practice will the QUESTEL online services make him benefit from optimal protection.