

GENERAL TERMS AND CONDITIONS FOR THE USE OF THE “VER eCO2care REGISTRY”

1. Introduction

The “VER eCO2care Registry” (hereinafter, the “Registry”) is an online platform providing a paid service for the circulation of VER credits (Verified Emissions Reductions) related to avoided or sequestered CO2 equivalent (hereinafter, “VER Credits”). It allows interested parties, through commercial transactions concerning said VER Credits, to offset their own CO2 and/or other greenhouse gas (GHG) emissions.

Through the platform www.eco2care.org, access may be granted to voluntary GHG emission reduction/sequestration projects (hereinafter, the “Projects”), validated and verified by an accredited third-party body, in order to determine the corresponding quantity of VER Credits.

Third parties whose validation and verification activities are recognized by the Registry consist exclusively of certification bodies accredited by recognized public or private accreditation entities, with proven expertise in the field of GHG, meeting both of the following criteria:

- (i) ISO 14065:2020 “General principles and requirements for bodies validating and verifying environmental information”; and
- (ii) ISO 17029:2019 “Conformity assessment – General principles and requirements for validation and verification bodies”, as subsequently amended and/or supplemented.

The list of validators/verifiers authorized to operate on the site is made public on the website and periodically updated.

Data relating to the Projects and the corresponding VER Credits admitted to the Registry are public, thereby enabling the establishment of contact between Project proponents and potential purchasers of VER Credits, functional to the creation of a voluntary emissions trading system.

The Registry includes a restricted area, where Users holding a registered Account may conclude contracts relating to the exchange of emission allowances and view updated data on contracts entered into and on their own VER Credits.

The Registry, accessible to the Public in its public section and to Users also in its restricted section, via the website, is managed by TETIS Institute S.r.l. (hereinafter, “TETIS”), with registered office at Via Gropallo 4-19, 16122 Genoa, VAT No. 02530640990, e-mail: info@tetisinstitute.it.

These General Terms and Conditions establish the legal framework for the use of the services offered by the Registry to Users and govern the access to and use of the Registry.

2. Definitions

- **CO2 equivalent (CO2eq):** a method of measuring greenhouse gases, considering the warming potential of each greenhouse gas relative to CO2. The measure may also be expressed as carbon equivalent (C eq): 1 Kg of CO2 eq = 0.27 Kg of C.
- **Platform:** all tools of communication and interaction between TETIS, the Users, and the Public, including, without limitation, the website www.eco2care.org.
- **Project:** the GHG reduction program, verified and certified by a qualified third party, to determine the quantity of VER Credits related to the avoided or sequestered CO2eq, which is registered in the restricted area of the Platform.

- **Certification Body:** an independent third-party organization accredited by recognized accreditation entities, public or private, according to the criteria set forth in these General Terms and Conditions, carrying out validation and verification of the Project and issuing VER credits.
- **VER Credits:** certificates of CO₂eq reduction, representing reductions of GHG emissions, duly verified and resulting from validated climate protection Projects. One VER corresponds to 1 ton CO₂eq.
- **Public:** persons accessing the Platform for information purposes regarding TETIS and the Registry.
- **User:** the person using the Platform to register their own Project and/or to proceed with the exchange of emission allowances, and therefore to conclude contracts for consideration, by any name, involving VER Credits.

The User shall use the Platform exclusively for its business or professional activity (even if not predominant).

The User may fall into the following categories:

A. **Seller User ("Seller"):** one who holds VER Credits derived from their own validated Project registered in the restricted area of the Platform and intends, for consideration, to make them available to parties willing to contribute to climate mitigation by offsetting the GHG emissions of their own activity. Such operations may be carried out directly by the Seller or by an expressly and specifically authorized Delegate with their own account on the Platform.

B. **Buyer User ("Buyer"):** one who, intending to contribute to climate mitigation by offsetting the GHG emissions of their own activity (product, service, event, production cycle, entire organization) and supporting Projects implemented in the territory, purchases VER Credits.

C. **Delegate User ("Delegate"):** one holding VER Credits derived from a validated Project registered in the restricted area of the Platform, expressly and specifically authorized by one or more Sellers to carry out operations for consideration, by any name, relating to such VER Credits, in the name and on behalf of such Sellers, provided that such operations exclusively concern the cancellation and/or permanent retirement of said VER Credits, pursuant to Articles 3 and 7 herein.

3. Subject Matter of the Agreement

In consideration of the receipt of payment of the price agreed pursuant to the applicable Commercial Terms in force at the time of execution or as subsequently amended and/or updated (net of any amounts due for taxes and/or duties and/or costs, including banking charges related to the accounting transaction), TETIS shall enable the User, through the website www.eco2care.org, to make the Seller's Project visible to the Public and to the Users of the Platform, as well as to conclude contracts for the sale and/or exchange and/or commercial transactions, however denominated, relating to VER Credits among the Users, within the restricted area.

In order to promote the credits deriving from its own Project within the public area of the Platform and to conclude contracts for the sale and/or exchange and/or commercial transactions, however denominated, relating to its VER Credits, the Seller must hold an Account.

In order to conclude contracts for the sale and/or exchange and/or commercial transactions, however denominated, relating to VER Credits, the Buyer must hold an Account.

In order to conclude contracts for the sale and/or exchange and/or commercial transactions, however denominated, relating to VER Credits, in the name and on behalf of Sellers who have expressly and

specifically authorized them within the limits set forth in Articles 3 and 7 (cancellation and/or permanent retirement of VER Credits), the Delegate must hold an Account.

It shall in any case remain the sole responsibility of the Seller availing itself of one or more Delegates to immediately notify the Registry of the termination, for any reason whatsoever, of the authorization granted.

TETIS shall, at its sole discretion, select the Projects to be made available through the Platform.

The VER Credits identified by means of certificates issued by the Certification Bodies are received, managed and retired through the Registry and may be used exclusively within the Platform, as the sole voluntary trading system.

Accordingly, it is not permitted to simultaneously register a Project and/or the VER Credits related thereto already listed on this Platform, in other registries and/or platforms and/or websites and/or other online or offline structures, by any denomination whatsoever, even if not intended for the conclusion of commercial transactions concerning the same.

By subscribing to these General Terms and Conditions, the User further declares and warrants that the Project for which registration is requested and the credits related thereto have not already been registered on other registries and/or platforms and/or websites and/or other online or offline structures, by any denomination whatsoever, even if not intended for the conclusion of commercial transactions concerning the same.

In order to ensure that credits are used only once, they shall be retired from the Registry upon their cancellation (permanent retirement).

In the event of permanent retirement and, therefore, cancellation of VER Credits from the Registry, such credits may no longer be transferred; in any case, the quantitative variation or cancellation of the VER Credits shall be immediately updated also in the public area of the Platform.

In any case, TETIS shall not be held liable for any inaccuracies in the publication of data relating to VER Credits reported for information purposes only in the public area of the Platform, as such data are in any case owned by or within the exclusive availability of the Users.

The limitations of liability provided for in these General Terms and Conditions shall also extend to the personal liability of TETIS employees, collaborators, representatives and executive bodies.

In any case, the potential liability of TETIS, in relation to any event and/or series of related events, shall not exceed the consideration paid by the User during the six months preceding the harmful event.

These General Terms and Conditions do not govern any consultancy activity that the User may request from TETIS for the calculation of the carbon footprint of its CO₂ emissions, of its products, services or entire organization, or for the registration and/or development of a Project, which shall require the execution of a separate contract.

4. Exclusion

The offsetting of CO₂eq emissions and the related reductions are carried out through climate protection Projects, including the services provided by the respective Project proponents, with regard to which TETIS assumes no liability whatsoever.

TETIS shall not be liable, in particular, for the quantity of VER Credits issued, as such quantity is recognized exclusively by the Certification Bodies, accredited according to the parameters set forth, inter alia, in Articles 1 and 2 of these General Terms and Conditions.

The contracts of sale and/or exchange and/or commercial transactions, however denominated, concerning VER Credits among the categories of Users are unrelated to TETIS, which merely provides the IT service of access to the online Platform in consideration of the agreed fee.

TETIS does not edit the contents published by Users on the Platform and shall in no event be held responsible for them.

TETIS reserves the right, at its sole discretion and without prior notice, to delete contents if reported by third parties or deemed by TETIS to be offensive, inappropriate, or potentially infringing upon third-party proprietary rights, or which may potentially result in preventing, restricting, or significantly distorting fair competition.

By publishing and distributing content on the Platform, the User expressly represents and warrants not to publish content and/or materials protected by third-party proprietary rights without the express consent of the right-holder, or in any way significantly, even potentially, detrimental to fair competition, and in any event agrees to indemnify and hold TETIS harmless from any legal action arising from or related to violations attributable to such conduct.

5. Registration and Deletion of the Account

The User represents and warrants to be fully familiar with the technological features connected to the use of a website (including the ability to properly navigate among links and/or redirects to other sections of the Platform) as well as with the limitations of the Internet.

In particular, the User acknowledges that, in the current state of technological knowledge, it is impossible to guarantee that data transmitted by the User over the Internet are entirely secure.

TETIS shall not, therefore, be held liable for any incidents and/or damages resulting from such data transmission.

The User further represents and warrants to have at its disposal the necessary technical tools for the use of the services offered through the Platform (including, inter alia, adequate hardware, software, and Internet connection), for which the User shall remain solely responsible.

The User agrees to indemnify and hold TETIS harmless from any liabilities, damages, expenses, claims or costs arising out of complaints or disputes, including judicial disputes, relating to the use of the Platform's services.

In any case, the User expressly acknowledges and agrees to use the Platform at its own risk and under its sole responsibility.

In particular, the User acknowledges and accepts that TETIS does not guarantee uninterrupted availability of the Platform. In the event of interruption of such availability for reasons attributable to TETIS, the latter shall use all technically and economically reasonable efforts to restore availability in a timely manner. The User undertakes not to raise any objections in the event of minor and marginal reductions in the suitability of the service for its contractual purpose; the User hereby acknowledges that unavailability of the Platform for a period of ten full days shall be deemed a minor defect of suitability. TETIS shall bear no liability for defects already existing at the time of execution of these General Terms and Conditions.

For the use of the restricted area of the Platform by the User, registration is required.

For the creation of the account, the User must:

- A) fully complete the online account registration form, according to its reference category (Seller, Buyer, Delegate);
- B) make payment of the amount indicated in the Commercial Terms for the creation of the account;
- C) attach proof of payment to the online registration form.

Upon correct completion of the above procedure, the Registry shall, after a formal review, create the account and send the User the details for access to the restricted area.

Registration does not confer any rights in relation to the use of the software available on the Platform, except for the strictly necessary use to access the Platform's services. Accordingly, the registered User may not grant usage rights, assign or transfer licenses related to such software.

Furthermore, the following activities (by way of example only, and not exhaustively) are prohibited, and the User shall be liable to compensate TETIS for damages:

- a) disseminating or sharing computer viruses, worms, malware or software that deliberately damage or modify the Platform's systems or data;
- b) systematically collecting information or data from other Users without authorization (e.g. e-mail addresses, etc.), for purposes unrelated to the use of the Platform;
- c) using the Platform fraudulently or maliciously, or automatically, or causing server overload, or otherwise interfering with or damaging server and network connections;
- d) copying parts of the Platform or its code into other applications, websites, or services;
- e) interfering with, modifying, damaging, or corrupting any part of the Platform or its code;
- f) attempting to access server data or communication data without authorization;
- g) using the Platform without having verified that the device is free of viruses;
- h) interfering with or damaging the Platform;
- i) contacting directly a User found within the Platform in order to circumvent payment of fees due for the services offered by the Platform;
- l) when using the Platform, disseminating discriminatory, political, or otherwise irrelevant messages, using vulgar, blasphemous, offensive, or discriminatory language or expressions, advertising or displaying trademarks without authorization, or engaging in any conduct not relevant to the activity or that may in any way, even potentially, harm free competition, offend the sensibilities of Users, or even indirectly damage the image of TETIS.

The minimum age for account registration is 18 years in Italy and legal age in other countries.

By registering, the User declares, under its own responsibility, to meet the legal age requirements pursuant to the applicable law, and to have the legal capacity to enter into contracts on behalf of the legal entity represented.

The User shall register its profile by entering correctly and truthfully the required data (name, surname, address, tax code, VAT number, contact details, billing information, payment details). The use of pseudonyms or fictitious names is prohibited.

The User may be required to provide a copy of an identity document for verification purposes, and in the case of companies or other collective entities, may be required to provide a copy of a document (e.g., updated Chamber of Commerce certificate as of the date of execution of these General Terms and/or Commercial Terms; for Delegates, the authorizing act, by any denomination, to act in the

name and on behalf of the Seller) certifying that the individual registering the account has the legal powers, under applicable law, to act on behalf of such entities.

The User has the right to cancel the profile created at registration at any time, by requesting cancellation at registry@eco2care.org, such request constituting an intention to withdraw from this agreement.

Once the profile has been deleted, the User shall no longer be able to access the restricted area of the Platform, without any right to reimbursement of amounts paid up to that time, and in any case TETIS reserves the right to take legal action to recover any sums still owed by the User, in addition to compensation for damages.

As a result, TETIS shall delete all content uploaded by the User, both in the public and restricted areas, which content may nonetheless be retained by TETIS for purposes required by law.

6. Refusal or Termination of Registration by TETIS

TETIS reserves the right, at its sole discretion, to refuse the registration of the User's account.

In such case, the data entered shall be immediately deleted.

Should the User provide false, inaccurate, outdated, or incomplete data, or should TETIS have reason to suspect that such data are false, inaccurate, outdated, or incomplete, TETIS shall have the right to suspend or immediately close the User's account without prior notice and to refuse any current or future use of the Platform (or any part thereof), without the User being entitled to reimbursement of any amount previously paid.

In any case, TETIS reserves the right to contact the User at any time in order to verify the data provided.

In the event of breach of the provisions of this agreement and/or of the Commercial Terms, misrepresentation, lack of necessary competence, unlawful use of the Platform, or in any case use deemed by TETIS to be incompatible with the nature of the Platform, TETIS reserves the right to immediately suspend the User from using the services of the Platform and/or may deem the agreement terminated, without obligation to refund any amount paid by the User up to that time, and further reserving the right to take action against the User for damages.

Moreover, TETIS reserves the right to suspend the use of an account registered on the Platform in the event of absence of VER Credits registered to the User and/or non-use and/or lack of access for a period of six months, and, after prior notice, to block access to the Platform itself, resulting in the deletion of registration and/or access data.

7. Registration of the Project

Upon successful creation of the account, the Seller shall have the possibility to submit a Project for registration within its own restricted area.

The Seller present in the Registry with its own Project shall also be allowed – directly or through a Delegate – to purchase additional VER Credits from other Projects equally registered on the Platform; VER Credits purchased from other Projects within the Platform may not be subject to further commercial transactions, but solely to cancellation and/or permanent retirement, pursuant to Article 3 of these General Terms and Conditions.

For the submission of a Project registration request, the Seller must:

- a) access its own restricted area;
- b) duly complete the online Project registration form in all parts, indicating the Project details and attaching the required documents (Project Design Document, VER Validation Report, Validation Conformity Statement), evidencing the validation of the proposed Project by a Certification Body with the characteristics detailed in Articles 1 and 2;
- c) make payment of the amount indicated in the Commercial Terms for Project registration;
- d) attach proof of payment to the online registration form.

Upon correct completion of the procedure, the Registry shall, after a formal review, including a review of the formal suitability of the validation provided by the Certification Body selected by the Seller, proceed with the entry of the Project into the Seller's restricted area, indicating the related VER Credits.

The Seller proposing the Project may request the registration of a number of VER Credits equal to or lower than the credits generated by the Project and verified by the Certification Body.

Verified credits not registered may subsequently be added, subject to payment of the relevant fee, as provided under the Commercial Terms.

Although TETIS intends to select exclusively Projects from Users deemed reliable and certified by Certification Bodies accredited pursuant, in particular, to Articles 1 and 2 of these General Terms and Conditions, TETIS cannot guarantee the User the achievement of any specific result in reducing and/or offsetting its emissions, nor any specifically quantifiable reduction of greenhouse gases.

8. Transactions Relating to the Registered Project

The User holding an active account may, through its restricted area, enter into contracts of sale and/or exchange and/or commercial transactions with other Users, relating to its own VER Credits or to VER Credits of other Users from whom it has been expressly and specifically authorized, under the terms set forth in Articles 3 and 7. The VER Credits transferred as a result of the commercial transaction, or cancelled, shall be recorded in the relevant account, with indication of the residual quantity or of the cancellation also shown in the public area of the website.

For this purpose, each User involved is required to notify the Registry of the exact quantity of VER Credits subject to each contract of sale and/or exchange and/or commercial transaction, however denominated, as soon as such transaction has been concluded within the scope of, and/or by reason of, the presence of the Project on the Platform.

In the event of discrepancies between the data communicated regarding the VER Credits subject to a specific commercial transaction, TETIS reserves the right to request from the Users involved the documentation relating to the contested exchange.

The Registry shall not accept commercial transactions relating to VER Credits through blockchain or tokenization procedures.

Notwithstanding the foregoing, the present agreement may be terminated exclusively due to the User's default for breach of this Article, which shall be deemed an essential provision, without prejudice to the right to compensation for damages.

9. Acceptance of the General Terms and Conditions and of the Commercial Terms

By registering on the Platform, the User expressly accepts (by clicking the relevant checkboxes) all provisions of this agreement, and declares and warrants, under its sole responsibility, to possess the titles and/or the necessary expertise for the admission of the Project to the Platform and for the sale and/or exchange and/or commercial transaction, however denominated, of VER Credits.

TETIS, in its capacity as provider of IT technology, shall not assume any responsibility with regard to the expertise and/or professionalism of the User.

By accepting the General Terms and Conditions and the Commercial Terms, the User may access the Registry and use the restricted area of the Platform.

Payment shall be made through the means of payment specified in the Commercial Terms.

TETIS reserves the right to make amendments to the Commercial Terms, in particular depending on the implementation of the services made available.

Such amendments shall be notified in advance and shall not have effect prior to the date of notification.

10. Payments and Non-Payments by Users

In the event of non-payment of any sum due under the Commercial Terms accepted by the User, TETIS shall send a reminder e-mail to the address indicated by the User and, in the event of a further delay of five days, shall suspend the User's account, thereby preventing access to the restricted area, while ensuring only those functionalities strictly necessary for the management of the outstanding payments.

Should an additional five-day period elapse without the User having made the payment, the account shall be blocked, and TETIS reserves the right to take legal action for breach and for damages.

11. Liability Among Users

Users shall directly conclude between themselves contracts of sale and/or exchange and/or commercial transactions, however denominated, concerning VER Credits, exclusively through the Platform. The Seller, including in the case of a commercial transaction concluded through its own Delegate, shall be solely liable towards the Buyer for each VER Credit transferred, and in any case for the exact performance of the obligations arising from said contracts towards its counterparty, fully indemnifying and holding TETIS harmless from any liability in respect of the transferred VER Credits, as well as from any claim for restitution/compensation raised by Users or third parties in general.

12. Payments of Consideration by Users

The payment of the amounts mutually due by Users under contracts concluded through the Platform shall be managed within the Platform, solely for the purpose of the accurate quantification of VER Credits to be credited and/or retired in each User's restricted area and for publication, for information purposes only, in the public area of the Platform.

Each User shall therefore receive the prescribed fiscal document for the conclusion of the contract relating to VER Credits from its contractual counterparty.

13. Functioning of the Platform

The Seller acknowledges and agrees that the order, visibility, and manner of presentation of Projects and/or of its own content uploaded to the Platform are managed by the Platform's algorithm, which shall always prioritize the Buyer's search criteria, combining them with other parameters (including, by way of example only, the number of views).

The Seller, directly or through its Delegate, shall nonetheless retain the ability to promote its own content and obtain greater visibility on the Platform in order to be contacted by new potential Users, without this entailing any guarantee on the part of TETIS regarding the success or effectiveness of such visibility.

14. Withdrawal by TETIS

TETIS may at any time and without being required to provide any justification (in particular, in the event of termination of the Registry for any reason) withdraw from the agreement with the User, upon 30 days' prior notice, without any obligation to refund any amounts paid by the User up to that time in respect of services already rendered and enjoyed, and in any case without prejudice to set-off against any amounts still owed by the User to TETIS.

15. Disclaimer of Liability of TETIS for Use of the Platform

In light of the type of services offered (which are limited to providing software for the uploading of digital content and to the management of certain personal data), TETIS disclaims all liability for any damage and/or loss that the User may suffer as a consequence of the use or non-use of the Platform or its contents.

Due to the specific nature of the Internet, TETIS makes no representation or warranty that the Platform will always be available, or that access to it will be uninterrupted, or that continuity of service will be ensured.

TETIS shall likewise not be liable for content uploaded directly by other Users.

16. Obligations of Users

The User is the sole and exclusive party responsible for its activity towards TETIS and shall be liable for all damages caused to it.

By accepting all the clauses herein, the User is specifically obligated to:

- a) have full knowledge of these General Terms and Conditions and of the Commercial Terms (including any updates and amendments thereto);
- b) comply with all agreements entered into with TETIS;
- c) ensure that its activity complies with the standards promised and legitimately expected by other Users;
- d) refrain from providing any false, misleading, or untruthful information to TETIS or to other Users;
- e) refrain from any conduct that may in any way (even potentially) harm TETIS and its image;
- f) ensure that the mutual processing of personal data by the Users complies with applicable data protection legislation;
- g) refrain from fraudulent or deceptive conduct towards Users or TETIS;

h) dispose of VER Credits exclusively within the Platform with other Users, and therefore not sell (or attempt to sell) such VER Credits directly to any person outside the Platform;

i) refrain from disclosing the terms of the agreement entered into with TETIS;

l) refrain from inviting Users with whom another User has come into contact through the Platform (public or restricted area) to competing platforms, particularly within the three months following termination of the present General Terms and Conditions, for whatever reason such termination has occurred.

Each User shall further indemnify and hold TETIS harmless from any claim and/or legal action brought by another User or third party against TETIS (including any claim for damages – even to health –) attributable to the User's activity or to the obligations undertaken by the User under these General Terms and Conditions.

17. Uploading of Content by the Seller

Among the services provided by the Platform is the possibility for the Seller to upload its own images and/or videos relating to admitted Projects, which TETIS shall store on its servers and make available to Users and to the Public through the Platform itself.

Ownership of the images and videos uploaded to the Platform shall remain with the User who uploads them.

The User may at any time delete such images, without prejudice to the right of TETIS to retain a copy thereof for the purposes referred to in Article 5.

By uploading images and videos, the User assumes full responsibility for them, releases TETIS from any liability, and expressly indemnifies and holds TETIS harmless from any liability towards third parties.

In the event TETIS receives a claim for damages, the User shall provide TETIS, promptly and accurately, with all available information.

18. Prohibition on Uploading Third-Party Images and Videos, Prohibited or Offensive Images and Videos, or Images and Videos Containing Nudity

The User is strictly prohibited from uploading images and/or videos of other persons, or from uploading images and/or videos whose use or possession is prohibited by law, or which are offensive, and in any case from uploading images and videos containing nudity.

Irrespective of whether such conduct constitutes a criminal offense, it is generally prohibited to upload pornographic, sexual, violent, racist, seditious, discriminatory, unsuitable-for-minors, offensive, and/or defamatory content.

The User must also refrain from infringing the proprietary rights of third parties (such as copyright and trademark rights).

In particular, the User must ensure that it holds the necessary rights for the images, sounds, and videos uploaded.

The viewing of images and videos by TETIS (its employees and/or collaborators) shall be limited in compliance with data protection legislation, and therefore no moderation activity is carried out.

The sole activity of TETIS consists, by IT means, in the storage of images and/or videos in order to make them available to other Users or to the Public.

TETIS reserves the right to temporarily block the User's profile or to delete or remove content that is potentially unlawful or in potential violation of the principles set out above at any time and without notice, without prejudice to the right to terminate the agreement for breach of the provisions of this Article, which shall be deemed essential.

19. Anti-Fraud Protection

The User is required to protect their account against unauthorized access and fraudulent use.

TETIS assumes no liability in the event that third parties gain access to the account through unpredictable means that cannot reasonably be prevented.

In any case, it remains the User's responsibility to keep their access credentials confidential.

TETIS shall not be held liable for any unauthorized or abusive access to the profile and its contents carried out using correct credentials.

If the User detects or suspects fraudulent or unauthorized access, they must promptly notify TETIS by email at registry@eco2care.org.

20. Rights of Use of Platform Contents – Intellectual Property

eCO2care – Carbon Account Registry for Climate Neutrality – is an internationally registered trademark owned by TETIS and the University of Genoa, whose use is governed by a specific Trademark License Agreement and is not included in these General Terms and Conditions.

All intellectual property rights in the goods and services provided and/or delivered by TETIS are owned by TETIS or are lawfully licensed to it. This particularly applies to software, know-how, written and/or electronic informational material, marketing documents, logos, labels, media-related data, and all other assets provided by TETIS.

The User has no rights regarding the use of the software on the Platform, except for use strictly necessary to access the Platform itself, and may not grant rights of use, assign, or transfer licenses in relation to such software.

Reproduction, modification, processing, distribution, or transmission of the software and protected materials is prohibited. The software, its writing, sequence, organization, and source code are considered trade secrets, protected by law, and owned by TETIS.

TETIS grants a non-exclusive, non-transferable right to use these contents solely for the purposes of these General Terms and Conditions and only for the duration of the contract (including upon deactivation of the User's account).

TETIS reserves the right to adopt all technical measures deemed appropriate to protect the contents and technological base of the Platform against uses contrary to the contractual provisions. Use of the Platform's contents and/or technological base in accordance with the contract provisions cannot extend to purposes other than those for which they were made available.

If TETIS detects use of the contents or technological base of the Platform in violation of the contract, or unauthorized use by third parties, it may request the User, who undertakes to provide an immediate response, to supply all information at their disposal regarding such use in order to verify the breach of contractual provisions.

21. Processing of Personal Data

TETIS processes the User's personal data limited to what is strictly necessary for the performance of this contract, based on the consent granted, including through acceptance of these General Terms and Conditions and/or registration of the account, always in compliance with applicable Italian and/or European Union laws and regulations, as well as the privacy policies, the most recent version of which is available in the relevant section of the Platform.

Regarding personal data of other Users or third parties that come into contact with a User through the Platform, the User acts as an independent Data Controller and exempts and holds TETIS harmless from any liability regarding the processing of such data.

22. Amendments to the General Terms and/or Commercial Conditions

TETIS reserves the right to modify these General Terms and/or Commercial Conditions.

TETIS shall notify the User of any changes via email (to the address provided at registration) at least two weeks before the intended effective date.

In the absence of dissent within this period, and if the User continues to use the Platform, the communicated changes shall be deemed accepted.

Failure to expressly accept the communicated changes shall be considered the User's intention to withdraw from this contract.

23. Language of the Contract, Governing Law, and Jurisdiction

The language of the official binding contract is Italian.

This agreement, as well as the Commercial Conditions, is governed, by express choice of the parties, exclusively by Italian law, and any dispute arising regarding its conclusion and/or application falls under the exclusive jurisdiction of the ordinary Italian courts, with the Court of Genoa having sole competence.

24. Severability Clause

Should any clause of this contract be or become wholly or partially invalid, this shall not affect the validity of the remaining clauses.

Confirmation and Acceptance of Contractual Clauses

Genoa, [date]

Specific Approval of Clauses.

The User expressly and specifically declares acceptance, pursuant to and for the purposes of Article 1341, paragraph 2, of the Italian Civil Code, of the clauses contained in Articles 3, 4, 5, 6, 10, 14, 15, 16, 17, 18, 23 of these General Terms and Conditions.

For confirmation and acceptance of the specifically indicated contractual clauses

Genoa, [date]

Official Language and Binding Version

This document constitutes a non-official English translation of the original Italian General Terms and Conditions and is provided solely for the convenience and informational use of the User. While reasonable efforts have been made to ensure its accuracy, this translation is not legally binding.

The authoritative and legally enforceable version of the General Terms and Conditions is the original Italian text. In the event of any discrepancy, inconsistency, or conflict between this English translation and the original Italian version, the Italian text shall prevail in all respects.

This translation is intended to assist the User in understanding the content of the General Terms and Conditions and does not create any rights, obligations, or legal interpretations. Users should refer exclusively to the official Italian version for all contractual purposes.