

TERMS AND CONDITIONS OF USE OF THE TOOL ÈDIT ORGANIZATION

Identification Data

In compliance with the information duty established in article 10 of Law 34/2002, of July 11, on Information Society Services and Electronic Commerce, the following information reflects the data of the owner of the Web Application: Inèdit Innovació, S.L. (hereinafter, inèdit), with Tax ID number: B65095705 and registered address at: C/ de la Diputació, 37-39, Passatge Interior, Local 6B, 08015 Barcelona (Barcelona). Contact email: info@ineditnova.com. Phone: 932683476

General Terms and Conditions

The terms and conditions outlined in this contract shall apply to all pages included within this Web Application.

Access to this Web Application is the sole responsibility of the Users, and implies acceptance of these terms and conditions of use.

The User must make lawful use of this Web Application and its services, in accordance with these terms and conditions of use and current legislation.

Inèdit may unilaterally modify the terms and conditions of use of this Web Application by publishing this legal notice, and they shall take effect from the moment of their publication. These modifications may be communicated personally to registered users when they involve a change in the established conditions, regarding their User status.

Licenses and Billing

The cost of the license is added to the initial customization budget of the Web Application, which is a prerequisite for using the Web Application. The annual license cost depends on the type of environmental metrics included and the size of the company. Special prices are offered for tool combinations. If 2 years of any license or all licenses are contracted, a 10% discount will be applied to the total amount. inèdit reserves the right to review the license price in the future, with prior communication to the User.

The license cost provides the right to use èdit for one year. It includes 2 editor users (with writing rights). As many query users as desired can be created, and unlimited queries can be made. Each additional user will incur an additional cost.

The annual license includes the annual update of emission factors related to scope 1 (combustions, refrigerant gases, etc.) and scope 2 (electricity). It also includes payment for the license to use a standard number of ecoinvent database data.

If the project includes a special number of data or impact categories, inèdit reserves the right to review the license price.

The first license invoice will be issued at the end of the project, once the tool is delivered, and will be proportional to the remaining months until the end of the year. The second and subsequent invoices will be issued in January of the following years.

The license does not include consultation hours on the Web Application once the CLIENT's development and adaptation project is finished. Hourly packs can be contracted to receive assistance.

Terms of Use for ecoinvent Data

In order to comply with the End User License Agreement (EULA) of ecoinvent, one of the main environmental databases used in this Web Application, the license cost includes payment for a sublicense to ecoinvent proportional to the number of processes used, environmental impact indicators, and the number of users granted editing permission.

From the moment the user starts paying the license for this Web Application, they are also subject to the EULA of ecoinvent (<https://ecoinvent.org/the-ecoinvent-database/terms-of-use/>).

Navigation and Content

Inèdit does not take responsibility or guarantee that access to the Web Application will be uninterrupted or free from errors or omissions in the content. It also does not take responsibility or guarantee that the content or software that may be accessed through the Web Application is free from error or will not cause any damage. In no event shall inèdit be liable for any losses, damages, or harms of any kind arising from access to and navigation through the Web Application, including, but not limited to, those caused to computer systems or resulting from the introduction of viruses or the use of outdated browsers.

Inèdit is not responsible for any damages that Users may incur due to improper use of the Web Application. In particular, it is not liable in any case for crashes, interruptions, lack, or defects in telecommunications that may occur while the User is navigating through it.

Updates and Modifications

The information displayed on the Web Application is current as of the date of its last update. Inèdit is not responsible for the timeliness and suitability of the information contained therein. The User may not alter, change, modify, or adapt the Web Application. Inèdit reserves the right to make modifications it deems appropriate without prior notice, including changing, removing, or adding both the content and the services offered

through it, as well as the way in which they are presented or located within the Web Application.

Intellectual and Industrial Property

Inèdit owns all intellectual and industrial property rights of this Web Application, as well as the elements contained therein (including, but not limited to, images, sound, audio, video, software, or texts; trademarks or logos, color combinations, structure and design, selection of materials used, computer programs necessary for its operation, access, and use, etc.). Excluded from inèdit's intellectual and industrial property are the data entered by the user, required by the Web Application for its functionality.

All rights reserved. In accordance with the provisions of articles 8 and 32.1, paragraph second, of the Intellectual Property Law, the reproduction, distribution, and public communication, including its modality of making available, of all or part of the contents of this Web Application, for commercial purposes, in any format and by any technical means, without the authorization of inèdit are expressly prohibited.

The User agrees to respect the Intellectual and Industrial Property rights owned by inèdit. The User may view the elements of the Web Application and even print, copy, and store them on the hard drive of their computer or on any other physical medium, solely and exclusively for their personal and private use. The User must refrain from deleting, altering, bypassing, or manipulating any protection device or security system installed on inèdit's pages.

The User is not entitled to publish or make available to third parties or to other databases or products similar to databases the emission factors contained in the Web Application, nor disaggregated resulting data that allow extraction of these emission factors. These data may only be used for the purposes specified within the contractual conditions with inèdit.

Use of Results

Inèdit is not responsible for the process of obtaining and the quality of data entered by the User. Inèdit is not responsible for the use or disclosure that may be made of the results generated from the data used. Likewise, Inèdit shall not be liable for any decisions made based on these results.

The User may report to third parties the environmental results obtained with the Web Application, but these will be user self-declarations, and in no case imply validation of such results by Inèdit. In case of sharing the results with third parties, it is recommended to use non-editable formats, such as the exportable PDF available in the results section of the Web Application in the case of the product edit.

The Web Application has been designed following ISO 14064 standard: Greenhouse gases — Part 1: Specification with guidance at the organization level for quantification

and reporting of greenhouse gas emissions and removals. According to this standard, third-party verification is recommended to ensure data quality, traceability, and methodological coherence.

Hyperlinks

The Web Application may contain links to other websites not owned by Inèdit. In these cases, Inèdit will not exercise any control over links or hyperlinks to other Internet sites or their content. In no event will Inèdit assume any responsibility for the content of any link belonging to a third-party website, nor will it guarantee the technical availability, quality, reliability, accuracy, comprehensiveness, truthfulness, validity, or legality of any material or information contained in any of such hyperlinks or other Internet sites.

Likewise, the inclusion of these external connections will not imply any kind of association, merger, or participation with the connected entities.

Any other website or web application is prohibited from incorporating a link to the Inèdit Web Application without its express authorization. In any case, this authorization will imply that the link is not made in a way that damages the public image of Inèdit, as well as of any third parties referenced therein.

Inèdit will remove any link as soon as it becomes aware through any means of the illegality of its content or that it infringes upon the rights of a third party.

Data Protection Policy

All data provided through the tool will be treated with strict confidentiality by Inèdit in order to provide our services and send you information. In compliance with Regulation 2016/679 on Data Protection, we inform you that you can exercise your rights of access, rectification, opposition, and cancellation by sending an email to: info@ineditnova.com

The Inèdit website and software request personal and company data from its Users in order to process the requested transaction, complying with the security and confidentiality conditions required by current legislation in each case.

This data is integrated into the corresponding computerized files of Inèdit, in accordance with the legislation or regulations in force in each case.

Inèdit guarantees confidentiality in the processing of personal data collected, as well as the implementation of technical and organizational measures to ensure the security of this data.

By entering data into the tool, the User consents to the automated processing of the data provided, which will not be transferred to third parties not linked to the Project.

Accuracy and Truthfulness of the Provided Data and Obtained Results

Inèdit does not guarantee the accuracy of information that is not of its own elaboration and for which another source is indicated, and therefore assumes no responsibility for any potential damages that may arise from the use of this information. Inèdit reserves the right to update, modify, or delete the information contained on the web pages, and may even limit or deny access to this information.

The User is solely responsible for the accuracy and correctness of the included data, releasing Inèdit from any liability related to their authenticity and any potential errors resulting from their lack of accuracy and currency. Likewise, Inèdit is not responsible for the results obtained in the Web Application without its supervision.

Inèdit is exempt from liability for any damages or harm that the User may suffer as a result of errors, defects, or omissions in the information provided to Inèdit from sources other than Inèdit.

Inèdit disclaims any responsibility arising from misuse of the contents of its pages and reserves the right to update, delete, limit, or prevent access to them as it deems appropriate.

Applicable Legislation and Competent Jurisdiction

The terms and conditions governing the Web Application and all relationships that may arise are safeguarded by Spanish legislation.

Any dispute arising from access or use of the Web Application shall be subject to the exclusive jurisdiction of the Courts and Tribunals of Barcelona (Spain).

Frames

Inèdit expressly prohibits the use of “framings” or any other mechanisms by third parties that alter the design, original configuration, or content of the Web Application.

Exclusion Rights

Inèdit reserves the right to withdraw or deny access to the Web Application to those users who breach these general terms of use.