

General terms of use

In force as of 21 September 2021

These general terms of use ("GTU") are intended to provide a legal framework for the terms under which the website and services are made available by www.sds1click.com and to define the conditions of access and use of the service by the "User".

Any use of the site implies acceptance without reservation or restriction of these GTU by the User.

www.sds1click.com reserves the right to change unilaterally and at any time the contents of these GTU, which will be newly published on www.sds1click.com when they are updated.

ARTICLE 1: Legal notices

The website www.ecomundo.eu is published by EcoMundo, a simplified joint-stock company (*société par actions simplifiée* or SAS) with share capital of EUR 1,037,320 and registered office at 2 Place Jules Gévelot - 92130 ISSY LES MOULINEAUX, registered in the Nanterre Trade and Companies Register under number 500 150 438, subject to VAT in France under intracommunity number FR 36500150438, Tel: 01 83 64 20 54, mail: contact@ecomundo.eu

The editor is Mr Pierre Garçon, EcoMundo's legal representative.

The host of the website www.sds1click.com is OVH, with share capital of EUR 10,174,560, registered in the Roubaix Trade and Companies Register under number 424761419 and registered office at 2 rue Kellermann - 59100 Roubaix.

ARTICLE 2: Access to the website

The website www.sds1click.com enables the User free access to the following services, via written, video and audio content:

- Information on the services provided by EcoMundo
- Business contacts at EcoMundo
- Information on regulatory updates affecting the area of services provided by EcoMundo

These contents may change, be removed or other contents may be added without Users being given prior notice.

The website is accessible free of charge in any place to any User with access to the internet. The User shall bear all costs relating to accessing the service (IT equipment, software, internet connection, etc.).

ARTICLE 3: Personal data

www.sds1click.com attaches great importance to privacy and personal data protection.

In accordance with European Regulation 2016/679 of 26 April 2016, the law on Data Processing, Data Files and Individual Liberties of 6 January 1978 as amended and the decree of 20 October 2005 as amended, EcoMundo takes its commitments to the people concerned very seriously.

You will find all the information relating to the data collected, the purposes of the data processing and your rights in our legal notices & personal data.

ARTICLE 4: Intellectual Property

Brands, logos, signs and all contents of the site (text, images, sound, etc.) are protected by the Intellectual Property Code and more specifically copyright.

The User must seek prior authorisation of the website for any reproduction, publication or copy of its various contents. The User undertakes to use the contents of the site for strictly private purposes, and any use for commercial or advertising purposes is strictly prohibited. Any partial or total representation of this website, by any means, without the express authorisation of the website operator, would constitute a counterfeiting offence, sanctioned by article L 335-2 *et seq.* of the Intellectual Property Code. Users are reminded in accordance with article L122-5 of the Intellectual Property Code that they must cite the author and the source of any protected content they reproduce, copy or publish.

ARTICLE 5: Liability

The sources of information published on the website www.sds1click.com are considered reliable, but the website cannot guarantee they are free from faults, errors and omissions. The information provided is given for strictly information and general purposes, and has no contractual value. Despite regular updates, the website www.sds1click.com may not be held liable for changes to administrative or legal provisions following publication.

Moreover, www.sds1click.com does not make any explicit or implicit guarantee concerning the information and data published. The User alone is responsible for the uses and interpretations

he/she makes of the information and data published on www.sds1click.com, as well as the actions and advice he/she derives therefrom.

The website www.sds1click.com is provided “as is” and without any guarantee, particularly with regard to future performance. Within the limits prescribed by law, www.sds1click.com provides no guarantees. In this regard and in particular, www.sds1click.com does not guarantee that the website will be accessible at any time or without error and/or free from faults. In this regard, Users are reminded that access to the website may be temporarily suspended, owing to:

- (i) hardware and/or software maintenance of the website server, and/or
- (ii) hardware, software and/or editorial maintenance of the website, and/or
- (iii) the occurrence of force majeure.

The User may contact the website using the email address of the publisher provided in ARTICLE 1.

Any temporary or permanent unavailability of the website may under no circumstances give rise to a claim for damages or interest or any other form of reparation.

Likewise, the website may not be held responsible for the use, exploitation or interpretation of the information contained therein by the User.

The website www.sds1click.com may not be held responsible for any viruses that may infect the web user’s PC or any other IT equipment following use of, access to or downloading from the site. The website may not be held liable in the event of force majeure or the unforeseeable or insurmountable act of a third party.

ARTICLE 6: Hypertext links

Hypertext links may be present on the website. Users are informed that if they click on these links, they will be taken away from www.sds1click.com. This website has no control over the web pages these links lead to and may in no circumstances be held responsible for their content.

ARTICLE 7: Cookies

www.sds1click.com uses cookies in order to guarantee you the best web experience.

They enable us to fulfil certain statistical needs and are also useful in identifying future improvements for the website.

To find out more about cookies, please read our personal data protection policy.

Read our confidentiality policy.

ARTICLE 8: Applicable law and place of jurisdiction

This contract is governed by French law. If an amicable settlement cannot be reached in a dispute between the parties, the French courts will have exclusive jurisdiction over the matter. For any question relating to the application of these GTU, please contact the publisher using the details provided in ARTICLE 1.