

LEGAL NOTICE

In accordance with applicable legislation on information society services, please, find below the general information details and terms of use of this Website:

1. REGISTRATION DATA AND GENERAL INFORMATION

Holder: EIT KIC Urban Mobility S.L.U. (hereinafter, "EIT URBAN MOBILITY" or "we"/"us")

Registered address: Torres Glòries, Diagonal 211 Barcelona (08018)

E-mail: info@eiturbanmobility.eu

Registry details: registered in the Commercial Registry of Barcelona, Volume 47.116, Sheet 94, Page B 541668

Tax Code: B-67513630

This legal notice ("Legal Notice"), together with the privacy policy ("Privacy Policy") and the cookie policy ("Cookie Policy") establish the legal framework ("Legal Framework") applicable to the use of the EIT KIC Urban Mobility, S.L.U website (hereinafter the "Web" or the "Website"). Access and use of the Website attributes the condition of User of the Website (the "User") The navigation and use of the Website implies express and full acceptance of the Legal Framework and the applicable legal regulations in force at the time of use.

This Legal Notice, as well as the Privacy Policy and the Cookie Policy, are regularly updated, so those current and published at the time of use of the Web will be applicable. Please read these texts carefully and regularly before browsing the Website. In case you do not agree with the Legal Framework of the Website, please do not use the Website.

2. ACCESS AND CONDITIONS OF USE

Access and use of the Web is free of charge, without detriment to the cost of connection for the User/s when accessing the Website via their corresponding telecommunications network. Any unauthorised use is prohibited unless Users have prior written authorisation from us; we reserve the right to deny, suspend, interrupt or cancel access to or use, in whole or in part, of the Website to those Users who fail to comply with any of the conditions set out in this Legal Notice and/or any of the Legal Terms of the Website.

Likewise, we shall have the right to investigate and report any of the aforementioned conduct in accordance with the Law, as well as to collaborate with the authorities in the investigation of such actions.

2.1. Obligation to make proper use of the Website

The User agrees to make appropriate use of the Web and its materials, services and forms, to use them for the purposes they were created for and to do so in accordance with applicable law.

To this effect, Users shall refrain from using the Website for illicit, prohibited or unauthorised purposes or effects, or harmful to the rights and interests of third parties; or that may in any way damage, render useless, overload, deteriorate or prevent the normal

use of the Website, services, computer equipment, documents, files and other content offered on the Website and/or that may be stored in any computer equipment belonging to us, other users or any Internet user (both hardware and software).

Particularly, Users undertake not to (including, but not limited to):

- a) Conducting activities that are unlawful, illegal or contrary to good faith and public order;
- b) Causing damage to the physical and logical systems of our Website, our suppliers or third parties;
- c) Introducing or spreading computer viruses or any other physical or logical systems that are likely to cause damage to networks, equipment, systems of Users, the Website or us;
- d) Trying to access, use and/or manipulate our data, third party providers and/or other Users;
- e) As a User of the Website, you must refrain in all cases from deleting, altering, evading or manipulating any protection device or security system that may be installed on the Website;
- f) Any other unauthorised use is also prohibited unless you have our prior written authorisation;
- g) You shall not use robots, data exploration and storage systems (such as spiders or scrapers), hidden links or any other resource, tool, software, algorithm, or method of automatic data collection/extractor to access, acquire, copy or monitor the Website, without the express written permission of their owners.
- h) Impersonate another person or organisation, use disrespectful or offensive language such as insults, threats or comments that may offend the sensibilities of other Users; or present, recommend and/or quote companies or web portals and/or carry out marketing or spamming actions. This type of content will be deleted.

We reserve the right to deny, suspend, interrupt, or cancel access or use, in whole or in part, of this Website to those Users or visitors who do not comply with any of the conditions provided in this Legal Notice.

Likewise, we shall be entitled to investigate and report any mentioned conduct according to the Law, as well as to collaborate with the authorities in the investigation of such actions.

2.2. Obligation to make proper use of the Content

The User agrees to use the content made available to Users on the Website, which includes, but is not limited to, text, photographs, graphics, files, logos, images, icons, technology, software and links; as well as selection and display of materials included therein and other audiovisual or audio content, as well as any graphic design, software and/or source codes necessary for its access, operation and use (hereinafter, the "Content"), in accordance with the law, with these Conditions and other notices, and, in particular, agrees to refrain from:

- a) Reproducing, copying, distributing, making available or in any other way publicly communicating, transforming or modifying the Contents, unless authorised by the owner of the corresponding rights or unless doing so is legally permitted.
- b) Decompiling, disassembling, reverse engineering, sublicensing or transmitting in any way, translating, or performing works derived from the computer software required for the operation, access and use of this Website and the services contained therein, as well as perform, regarding all or part of such software, any of the operation acts described in the preceding section. The User of the Website must in all cases refrain from deleting, altering, evading, or manipulating any protection device or security system that may be installed on it.
- c) Deleting, manipulating or in any way altering any reservation of rights and other identifying data.

3. INTELLECTUAL AND INDUSTRIAL PROPERTY RIGHTS

© Copyright 2022 PrepDSpace4Mobility All rights reserved.

All Content on the Website, including text, photographs, graphics, images, icons, technology, software and other audiovisual content, as well as graphic design and source codes, are the property of EIT KIC URBAN MOBILITY S.L.U. or, where appropriate, are licensed or expressly authorised by the owners.

The information disseminated on the Website, as well as its Content, are owned by EIT KIC URBAN MOBILITY S.L.U or their authors and are considered protected works in accordance with the provisions of Royal Decree 1/1996 of 12 April, approving the revised text of the Intellectual Property Law. Under no circumstances may it be understood that EIT KIC URBAN MOBILITY S.L.U grants or authorises our Users to exploit in any way the rights to such content beyond what is strictly necessary for the correct use of the Website.

Also, all trademarks, trade names or logos of any kind that appear on the Website are the property of EIT KIC URBAN MOBILITY S.L.U or have been published with the consent of their rightful owners, without the use or access to the Website being construed as granting our Users any rights over their content.

To make any comments regarding possible breaches of EIT KIC URBAN MOBILITY S.L.U 's intellectual or industrial property rights by third parties, as well as any of the Website content, you can inform us of such circumstances by sending an email to info@eiturbanmobility.eu, and attaching the relevant information.

In any case, EIT KIC URBAN MOBILITY S.L.U cannot assume any responsibility for intellectual or industrial property rights owned by third parties that are infringed by Users of the Website or by anyone other than EIT KIC URBAN MOBILITY S.L.U.

4. HYPERLINKS

The Website may make available to Users technical linking devices (such as links, banners, buttons), which allow Users to access websites belonging to and/or managed by third parties (hereinafter "Linked Sites").

The sole purpose of installing these links on the Website is to provide Users with access to information, content and services available on these Linked Sites. EIT KIC URBAN MOBILITY

S.L.U does not offer or market the information, content and services available on the Linked Sites itself or through third parties, nor does it control, approve, recommend, monitor or make them its own. EIT KIC URBAN MOBILITY S.L.U does not guarantee or assume any liability for damages of any kind that may be due to:

- a) The operation, availability, accessibility or continuity of the Linked Sites;
- b) The maintenance of the information, content and services existing on the Linked Sites;
- c) The provision or transmission of the information, content and services existing on the Linked Sites;
- d) The quality, legality, reliability and usefulness of the information, content and services existing on the Linked Sites, provided by third parties through the Website.

5. MODIFICATIONS

This Website contains materials, such as articles, studies, project descriptions, prepared by EIT KIC URBAN MOBILITY S.L.U for informational purposes only. We inform you that these materials can be modified, developed or updated at any time without prior notice.

Likewise, in order to improve the Website, we reserve the right, at any time and without prior notice, to modify, extend or temporarily suspend the presentation, configuration, technical specifications and services of the Website, unilaterally; as well as the right to modify this Legal Notice at any time, as well as the Privacy Policy and other terms and conditions that, in relation to the Website, have been made or may be made available to you on the Website.

6. EXCLUSION OF LIABILITY

EIT KIC URBAN MOBILITY S.L.U reserves the right to suspend, modify, limit or interrupt, either temporarily or permanently, the access, navigation and/or use of its web services, with or without prior notification, without the User being able to demand any compensation for such.

The information on this Website is provided without warranty of any kind, either expressed or implied, and may be changed or updated without notice. EIT KIC URBAN MOBILITY S.L.U does not guarantee the absence of viruses, worms or other harmful computer elements that could damage or modify the computer system, electronic documents, or user files of this Website, invulnerability and/or the impossibility of violating the security measures that are adopted; the failure or performance of its contents; and the damages or losses caused to themselves or to a third party by any person who violates the conditions established on the Website.

Consequently, EIT KIC URBAN MOBILITY S.L.U is not liable for damages that such elements may cause to the user or to third parties. Likewise, the availability and continuity of access to this Website or that it is free from errors, is not guaranteed. On the other hand, the Users of the Website, in any case, shall be obliged to have appropriate tools for the detection and disinfection of harmful computer software.

Users shall be liable for damages of any nature that Snab may suffer because of the breach of any of the obligations to which they are subject by these conditions. Users are aware and voluntarily accept that the use of any content on this Website is, in any case, under their sole and exclusive responsibility.

7. DATA PROTECTION

In accordance with the provisions of the Data Protection regulations in force, all personal data provided during the use of the Website will be processed in accordance with the provisions of our Privacy Policy, which as a User you are aware of and accept when they visit our Website.

8. LANGUAGE

At EIT KIC URBAN MOBILITY S.L.U, you, as a User, are our priority and we try to address you whenever possible in your own language. We have therefore translated the Legal Terms of the Website into several languages. However, in the event of any conflict or doubt as to the meaning or scope of any section, term or expression contained therein, the English version shall take precedence, as it is the original version in which the Legal Terms of the Website have been drafted.

9. APPLICABLE LAW AND JURISDICTION

These Conditions are governed by Spanish general law and, unless otherwise established in the applicable regulations (including consumer and user regulations), any conflict will be submitted by the parties to the judges and courts of Barcelona.

Notwithstanding the foregoing, both parties will make all reasonable efforts to try to resolve disputes amicably.

10. EXTRAJUDICIAL RESOLUTION OF DISPUTES ONLINE

In case of being considered as a consumer ("Consumer"), if you have complaints or claims, you can send them to us at the following email address: info@eiturbanmobility.eu.

In addition, in the event that you consider that your rights have been violated, in accordance with Regulation (EU) 524/2013 of the European Parliament and of the Council of 21 May 2013, we inform you that you have the right to resort to an alternative online dispute resolution procedure in consumer matters.

You can apply for this procedure on the platform at the following address: <https://ec.europa.eu/consumers/odr/main/?event=main.home2.show>

The use of the online platform is neither necessary nor compulsory. Consumers are therefore free to assert their claims without first using the platform beforehand.