

Terms and conditions of use

Effective as of 27/01/2024

The purpose of these general terms and conditions of use (hereinafter referred to as the "GTCU") is to provide a legal framework for the terms and conditions under which SUSTAIN HARVESTS makes the Site and its services available, and to define the conditions under which the "User" may access and use the services.

These GTC are available on the site under the heading "GTC". Any registration or use of the site implies the User's unreserved and unrestricted acceptance of these GCU. When registering on the site via the Registration Form, each user expressly accepts these GCU by ticking the box preceding the following text: "I acknowledge having read and understood the GCU and I accept them".

In the event of non-acceptance of the GCU stipulated in the present contract, the User must renounce access to the services offered by the site. www.sustainharvests.com reserves the right to unilaterally modify the content of the present GCU at any time.

Article 1: Legal information

The www.sustainharvests.com website is published by SAS SUSTAIN HARVESTS, a company with share capital of 200,000 euros, registered with the MONTPELLIER Trade and Companies Register under number 918783994, whose head office is located at 237 CHEMIN DE LA ROQUE, RESIDENCE EPURE A209, SAINT JEAN DE VEDAS Telephone number 0612526516

E-mail address: contact@sustainharvests.com.

The Publishing Director is: PHILIPPE CHAMBAULT

The host for the www.sustainharvests.com website is O2SWITCH, Chemin des Pardiaux, 63000 CLERMONT-FERRAND, France, telephone number +33444446040.

ARTICLE 2 : Access to the site

The www.sustainharvests.com website enables Users to make appointments in line with the values promoted, whether they are project owners, investors or partners.

The site is accessible free of charge from any location to any User with Internet access. All costs incurred by the User to access the service (hardware, software, Internet connection, etc.) are at the User's expense.

The User makes an appointment by filling in the form. In doing so, the User undertakes to provide truthful and accurate information concerning his/her civil status and contact details, in particular his/her e-mail address.

Any User of the site may also request to be unsubscribed by writing to :

contact@sustainharvests.com. This request will be processed within a reasonable period of time. www.sustainharvests.com shall not be held liable for any event due to force majeure resulting in malfunction of the site or server, subject to any interruption or modification in the event of maintenance. In such cases, the User agrees not to hold the publisher responsible for any interruption or suspension of service, even without prior notice.

ARTICLE 3 : Data collection

The site ensures that the User's personal information is collected and processed with due respect for privacy, in accordance with the French Data Protection Act no. 78-17 of

January 6, 1978.

Under the French Data Protection Act of January 6, 1978, the User has the right to access, rectify, delete and object to his or her personal data. The User may exercise this right :

- by e-mail to contact@sustainharvests.com

ARTICLE 4 : Intellectual property

Trademarks, logos, signs and all site content (text, images, sound, etc.) are protected by the French Intellectual Property Code, and more specifically by copyright.

The Sustain Harvests brand is a registered trademark of SUSTAIN HARVESTS, SAS, and any representation and/or reproduction and/or use of this brand, in whole or in part, of any kind whatsoever, is strictly prohibited.

The User must request prior authorization from the site for any reproduction, publication or copy of the various contents.

The User undertakes to use the contents of the site in a strictly private context. Any use for commercial or advertising purposes is strictly forbidden.

Any total or partial representation of this site by any means whatsoever without the express authorization of the website operator constitutes an infringement punishable by article L 335-2 et seq. of the French Intellectual Property Code.

In accordance with article L122-5 of the French Intellectual Property Code, Users who reproduce, copy or publish protected content must cite the author and source.

ARTICLE 5 : Responsibility

The sources of the information published on the www.sustainharvests.com site are deemed reliable, but the site does not guarantee that it is free from defects, errors or omissions.

The information communicated is presented for information

purposes only and has no contractual value. Despite regular updates, the www.sustainharvests.com website cannot be held responsible for changes in administrative and legal provisions occurring after publication. Similarly, the site cannot be held responsible for the use and interpretation of information contained on this site.

The site www.sustainharvests.com cannot be held responsible for any viruses that may infect the computer or any other hardware of the Internet user, following use, access or downloading from this site.

The site cannot be held liable in the event of force majeure or the unforeseeable and insurmountable act of a third party.

ARTICLE 6 : Hypertext links

Hypertext links may be present on the site. Users are informed that by clicking on these links, they will leave the www.sustainharvests.com site. The latter has no control over the web pages to which these links lead and cannot, under any circumstances, be held responsible for their content.

ARTICLE 7 : Privacy policy and cookies

- 7.1. Presentation of this policy

The <https://www.sustainharvests.com> website is published by SUSTAIN HARVESTS. It is a website enabling, after the organization of a meeting, a connection of professional stakeholders. Project owners, investors and partners.

As part of these activities, SUSTAIN HARVESTS processes users' personal data when they browse or register to make an appointment on the site.

The notion of "personal data" includes information that directly identifies you as a natural person, such as your surname, first name and address. Other information can also be used to identify you (telephone number, IP address, etc.). European Union regulations, and in particular the General Regulation on the Protection of Personal Data (known as the "RGPD"), provide a framework for the use of your personal data by third parties.

The purpose of this privacy policy is to explain what personal data about you is used by SUSTAIN HARVESTS when you browse our site, how it is used and what rights you have.

- 7.2 What personal data about you do we process?

In the course of our business, we may collect and store personal data about site users and stakeholders.

When you register on the site in order to make an appointment, we collect data from the form fields relating to the legal representative of the company concerned (i.e. surname, first name, your position, email address and telephone number).

In addition to the personal data you provide, we may also collect your browsing data through cookies.

- 7.3 Why is your data used?

Your personal data is used by SUSTAIN HARVESTS for the following reasons:

To ensure that the content of the site is presented to you in the most effective manner ;

To manage and execute your appointment request;

To present you with our values, which may be of interest to you;

To analyze appointment requests;

Enable you to exercise your rights under the rules governing the protection of your personal data;

Manage vos requests for complaints or suggestions concerning our site.

- 7.4 What is the legal basis for this data processing?

The processing of your personal data by SUSTAIN HARVESTS is based on :

The performance of a good matchmaking service between you, other stakeholders and the SUSTAIN HARVESTS company ;

Our legitimate interest in sending you our information.

- 7.5 Recipients of your personal data

SUSTAIN HARVESTS may pass on your personal data to :

Its personal data subcontractors (in particular its IT hosting provider, DPO, digital appointment scheduling provider,...) ;

The authorities (TRACFIN, CNIL, tax authorities, etc.);

To a court or counsel in the event of litigation.

- 7.6 Retention of your personal data

Data is deleted within a maximum period of 5 years, from the termination of the last possible service contract with SUSTAIN HARVESTS or from our last contact with you, if you have never

subscribed to our services after an appointment originating from the site.

The cookies and tracers mentioned, below, are installed for a maximum duration of 6 months.

- 7.7 TRANSFER OF DATA OUTSIDE THE EUROPEAN UNION

In the course of its activities, SUSTAIN HARVESTS does not transfer personal data outside the European Union.

- 7.8 Your rights

If you have any questions or complaints regarding the processing of your personal data by SUSTAIN HARVESTS, you can contact us at: contact@sustainharvests.com.

You have the right to access, rectify, delete, limit, oppose the processing of your personal data or a right to portability of such data by sending an e-mail.

Where the sending of our information is based on your consent, you also have the right to withdraw it at any time by writing to us at the above e-mail address.

Any person whose personal data is collected may define general or specific directives relating to the retention, deletion and communication of their personal data after their death.

You also have the right to lodge a complaint concerning the processing of your personal data that we carry out with the CNIL (Commission Nationale Informatique et Libertés) <https://www.cnil.fr>.

- 7.9 The cookies and tracers we use

Cookies are data stored in an Internet user's terminal equipment and used by the site to send information to the Internet user's browser, and enabling this browser to send information back to the originating site (for example a session identifier, language choice or date).

Cookies enable status information to be stored for the duration of the cookie's validity, when a browser accesses different pages on a site or when that browser returns to that site at a later date.

Only the issuer of a cookie can read or modify the information contained in it.

You are informed that, during your visits to the site, cookies may be installed on your terminal equipment.

We use several categories of cookies, in particular:

Cookies that are "necessary" for the proper operation of the site;

audience measurement cookies.

- 7.10 Purpose of cookies used

The cookies we use have several purposes, namely:

Cookies said to be "necessary" for the proper functioning of the site make it easier for you to navigate the site by simplifying the site's essential functions (such as navigation between pages). The proper functioning of the site depends in part on these cookies;

Audience measurement cookies enable us to understand how you interact with the site, to adapt the pages you consult according to the device you are using, etc. They are used to analyze site traffic and usage, and to provide you with a better experience on our site.

- 7.11 Cookie management

You can set your browser to accept or reject cookies on a case-by-case basis prior to their installation. You can also regularly delete cookies from your terminal via your browser.

Don't forget to configure all the browsers on your various terminals (tablets, smartphones, computers).

To manage cookies and your choices, the configuration of each browser is different. It is described in your browser's help menu, which will tell you how to modify your cookie wishes.

ARTICLE 8: Publication by the User

persons. Any legal action taken by an injured third party against the site will be borne by the User.

User content may be removed or modified by the site at any time and for any reason, without notice.

ARTICLE 9: Applicable law and jurisdiction

French law applies to this contract. In the event of failure to resolve a dispute between the parties amicably, the French

courts shall have sole jurisdiction.

For any question relating to the application of these GCU, you can contact the publisher at the address given in ARTICLE 1.