

# User License Agreement (EULA) for the use of IDEMAT data of SSIM, 01-11-2025

#### 1. Definitions

This Agreement uses specific terms which are defined as follows:

- (a) "SSIM": *Licensor*, Stichting Sustainability Impact Metrics, a non-profit foundation under Dutch law, having its registered office in Oegstgeest, the Netherlands, registered under number 85812676 of the Netherlands Chamber of Commerce
- (b) "USER": *Licensee*, any person or organization using one or more of the IDEMAT datasets for communications on sustainability, and/or LCA, GHG, or CSRD calculations in SOFTWARE that is sold to their CLIENTS
- (c) "IDEMAT": A set of Life Cycle Inventory (LCI) datasets and Life Cycle Impact Assessment (LCIA) results datasets that are published by the SSIM, comprising a LCI database for Simapro, an LCIA Excel file on the SSIM website, and two LCIA datasets for the Idemat app and IdematLightLca app for IOS and Android.
- (d) "SOFTWARE": Any software that makes use of LCI and/or LCIA data from IDEMAT for (1) communicating the sustainability of products, services, and processes, (2) performing LCA, EPD, product passport, GHG, and/or CSRD calculations (Scope 1, Scope 2 and Scope 3)
- (e) "CLIENT": Any person or organization using the SOFTWARE that includes IDEMAT datasets, and which has been bought, rented, or leased from the USER
- (f) "MODIFY": To make changes to the IDEMAT dataset
- (g) "DERIVE": To use IDEMAT datasets to calculate other LCIA data of products, services and processes

#### 2. Grant of License

This license grants the USER the right to use IDEMAT in commercial SOFTWARE under the following terms and conditions:

- (a) SIMM grants the USER the non-exclusive, non-transferable, and non sub-licensable license to use IDEMAT in his/her SOFTWARE, for the period of one year, provided that the USER pays the sponsorship fee for that year, as specified in Section 4 (Pricing and Invoicing).
- (b) The USER is allowed to DERIVE IDEMAT data, but must adhere to the conditions for use as described under "Legal" at <a href="https://www.ecocostsvalue.com/data-tools-books">https://www.ecocostsvalue.com/data-tools-books</a>
- (c) The USER is not allowed to MODIFY the IDEMAT database without consultation of SSIM
- (d) The User must give attribution to SSIM in his/her SOFTWARE output:
- "data from www.ecocostsvalue.com"
- (e) The USER must inform his/her CLIENTS that they must adhere to CC BY 4 NC as described in this User License Agreement
- (f) The USER is not liable for any incorrect interpretations and/or wrong use of IDEMAT data by his/her CLIENTS

### 3. Obligations of SIMM

- (a) SIMM will use the sponsorship fee for the maintenance and renewal of IDEMAT.
- (b) SIMM will provide the USER with a new excel file ("IdematDynamic") each time new data become available
- (c) SIMM will immediately remove an LCI from IDEMAT, and replace it by a new one, when a third party claims that the LCI violates their rights (e.g. copyright, personal, or data protection rights). If such a situation occurs, the USER must immediately inform SIMM, so that SIMM can take appropriate action. SIMM does not accept any claim from the USER (see "Legal" at <a href="https://www.ecocostsvalue.com/data-tools-books">https://www.ecocostsvalue.com/data-tools-books</a>).
- (d) Liability claims against the SSIM and/or Joost Vogtländer relating to material or immaterial damage caused by the use or misuse of the eco-costs system and IDEMAT data, or caused by incorrect use or incomplete data, are excluded. In any other case, liability shall not exceed one annual sponsorship fee paid by the USER.



a non-profit organisation, KvK nummer 85812676. Laan van Oud Poelgeest 46, 2341NL Oegstgeest, the Netherlands

## 4. Pricing and invoicing

- (a) The sponsorship fee is € 21.464 ex VAT, per year, for 2025. This fee is indexed annually based on the EU core inflation rate.
- (b) The fee shall never exceed 10% of the annual revenue of the SOFTWARE sold together with IDEMAT data.
- (c) As an alternative to (b), the USER may choose a fee of € 25,68 ex VAT per paid client.month for 2025, with a maximum of the amount stated in (a). This fee is indexed annually based on the EU core inflation
- Note 1: "client" is defined as a device and/or email address that uses the output of the server system. Note 2: The maximum fee for the total number of client.months per month, per legal entity, is limited to € 256,80 ex VAT per month (i.e. 10 cient.months per month), irrespective of the number of "clients" Note 3: When the USER offers client.months free of charge (e.g. during a trial period), these clients.months are exempt from SSIM fees.
- (d) The consequence of (b) is that USERS offering their software free of charge will not pay any fee, which aligns with the purpose of SSIM ("stimulating LCA for education, design, and engineering by offering IDEMAT data free of charge to people")
- (e) The fee of (a) is invoiced at the start of the period
- (f) The fee of (b) or (c) is invoiced after the end of the period, based on the USER's revenue, which must be reported to SSIM no later than one month after the end of the period
- (g) The USER is exempt from paying the fee during the beta stage of the SOFTWARE (for a maximum of 1
- (h) Special license agreements will be negotiated in cases where IDEMAT data are used in software developed by an organization for internal use only (e.g. associations, industries, consultancies and other service organizations). Non-commercial use by universities and schools is free of charge.

## 5. Termination

This EULA will automatically continue after the end of the period.

SIMM may terminate the EULA if the USER and/or his/her CLIENTS:

- (a) fail to pay the fee;
- (b) violate any duties arising from this EULA, especially Section 2 (b);
- (c) MODIFY IDEMAT without approval of SIMM (modifications must be performed via SIMMs quality
- (d) or, the USER's SOFTWARE produces erroneous results (i.e. deviates more than 10% from Simapro calculations).

The USER can terminate the EULA by the end of any calendar year.

### 6. Applicable Law

This FULLA and all claims arising out of this agreement are governed by Dutch law, excluding international

civil law.	this agreement are governed by Dutch law, excluding international
The competent court is located in The I	Hague (Den Haag). e in writing. The written form requirement is also fulfilled if the
Signed,	
for SSIM	for USER:
Date	Date
Joost Vogtlander	

2 of 2 November 2025