

TERMS OF USE

SIMPLE IP

Welcome to our free portfolio management application (hereinafter referred to as the “Simple IP”). Simple IP and all related information is a service free of any charge and provided by Dennemeyer TechSys S.A., 55 rue des Bruyères, L-1274 Howald Luxembourg, R.C.S. Luxembourg B 252788 (hereinafter referred to as “Dennemeyer”). The use of Simple IP is governed by the following Terms of Use which apply upon creating an account. You confirm that you have read, understood and agree to be bound by these terms. Dennemeyer reserves the right to update these Terms of Use at any time by posting an updated version in Simple IP. Continued use after the effective date of the updated Terms of Use constitutes your acceptance.

1. DEFINITIONS

“**Customer Data**” means all data and information, in any form or format, that is provided, submitted, uploaded, transmitted, generated, collected, or otherwise made available by you in connection with the use of Simple IP, as well as any data derived therefrom.

“**Input Data**” means email content, attachments, and related messages shared with Dennemeyer through the Simple IP Mail Drop function, as well as any data uploaded into Simple IP.

“**Outputs**” means any results generated by Simple IP, including analytics, classifications, summaries, suggested tasks, deadlines, document associations, or other AI-generated content.

“**Simple IP**” means the portfolio management application provided by Dennemeyer and its related services and features.

“**User**” or “**You**” means any natural person or legal entity that registers an account and accepts these Terms of Use.

2. PURPOSE OF SIMPLE IP

The purpose of Simple IP is to provide User (= natural persons or legal entity that subscribes to the use of Simple IP by accepting these Terms of Use) with a free and dedicated platform to (1) store, browse and visualize their Intellectual Property Rights (IPR) portfolio; (2) access several analytics tools regarding their IPR portfolio (e.g. cost analytics, competition and portfolio analytics); and (3) use artificial intelligence to analyze and organize email content and attachments shared via a unique Simple IP email address supporting document management and task generation for informational and organizational purposes (“Mail Drop”). Simple IP does not provide legal advice. Users interested in renewal services have to separately sign up for Dennemeyer’s renewal services.

3. GRANT OF RIGHTS AND RESTRICTION OF USE; ACCESS DATA

3.1. Dennemeyer grants User a simple, non-transferable, non-licensable right to use Simple IP as long as an account is registered. User is not permitted to sell, lend, rent or otherwise make available its user account to any other individual or entity. The permitted use does not include to (i) use information of Dennemeyer to create, or enable others to create, any computer software program, which is substantially similar to Simple IP; and (ii) claim, attack, compromise, file suit against or commit any action which could impair any of Dennemeyer’s rights, titles or interests in Simple IP. User is not permitted to use Simple IP for purposes in breach of these Terms of Use or in violation of any applicable laws.

- 3.2. User undertakes to use data, messages and information obtained with Simple IP for its own purposes only and shall particularly not publish or sell these.
- 3.3. User is solely responsible for the completeness and correctness of the data uploaded to Simple IP. For the avoidance of doubt, only IP related data can be uploaded to Simple IP.
- 3.4. It is the duty of each User to regularly secure all working results generated with Simple IP (data, messages and information) to which User has access. Dennemeyer is not obligated to store such data on behalf of User.
- 3.5. User has to verify the legal validity of data, messages and information acquired through Simple IP through professionally qualified staff. An analysis of the data, messages and information is the sole obligation of User. User ensures the legal scope and a corresponding analysis of the data, messages and information.
- 3.6. User's right to use Simple IP expires immediately if User has breached any of the aforesaid terms.

4. USE OF ARTIFICIAL INTELLIGENCE

- 4.1 Dennemeyer uses artificial intelligence technologies, including large language models provided via Microsoft Azure (the "AI Systems"), to support certain functionalities and services within Simple IP. All AI Systems are operated exclusively within an infrastructure located in the European Union (EU), and all Customer Data, including Input Data, processed in this context is stored and processed within the EU in accordance with applicable data protection laws and professional standards.
- 4.2 Customer Data, including any Input Data, and resulting Outputs, is processed solely for the purpose of providing Simple IP and dedicated AI-supported functionalities within Simple IP. Dennemeyer does not use such data to train or otherwise improve any AI System. Upon deletion of the User's Simple IP account, all Customer Data processed in connection with Simple IP, including AI-related data, shall be permanently and irreversibly deleted without undue delay, unless retention is required by applicable law.
- 4.3 AI-supported functionalities are provided for informational and operational purposes only and do not constitute legal advice. AI Systems may produce Outputs that are incomplete, inaccurate, biased, or otherwise incorrect, and no guarantee is given as to the accuracy, completeness, correctness, or fitness of any AI-generated Output or document association. Dennemeyer disclaims liability for errors or omissions in AI-generated Outputs and, to the maximum extent permitted by applicable law, for any direct or indirect damages arising out of or in connection with the use of, inability to use, or reliance upon AI Systems or any AI-generated Output.
- 4.4 Mail Drop Consent. By generating a dedicate email address through the Mail Drop functionality within Simple IP and by adding this email address to the To or CC field of an email, User expressly consents to the sharing of the content of related email conversations, including attachments and answers to this email, with Dennemeyer ("Input Data"). Once the generated email address is included in an email thread, Dennemeyer will continue to receive all subsequent messages and attachments in that thread until the email address is removed. User may stop sharing email content and withdraw User's consent at any time by removing the email address from the To or CC field of an email conversation.

5. WEBSITE REGISTRATION

- 5.1 You agree to provide true, complete and accurate information upon creating an account and to update the account details in a timely manner if they are subject to any change.
- 5.2 You agree to keep account details confidential.
- 5.3 Dennemeyer reserves the right to block or delete your account, or to limit your access to all or some of the services if Dennemeyer finds, based on reasonable grounds, that such account is being misused or not used anymore.

6. SYSTEM ACCESS, SECURITY AND CONFIDENTIALITY

Simple IP provides you a secure environment that limits access to view only your specific information. Both process controls and software security tools have been implemented to ensure that the confidentiality of your information is protected. You are entirely responsible and required to manage your user account credentials, and to protect access to Simple IP, including the data and documents made available within Simple IP. You acknowledge that Dennemeyer has no means or obligation to verify the access credentials which are provided directly by you, and that Dennemeyer is not liable for any errors from your side related to the management of such users accounts and access credentials.

Should you discover a possible security vulnerability, please immediately contact Dennemeyer immediately at portalsecurity@dennemeyer.com.

7. SYSTEM AVAILABILITY, MODIFICATION OR SUSPENSION OF SERVICE

You hereby accept that Simple IP may not be available from time to time for maintenance or failure of third-party telecommunications and computer systems. In addition, Dennemeyer reserves the right to modify functionalities, amend, suspend or terminate your access privileges or Simple IP as such at any time and at Dennemeyer's sole discretion.

8. INFORMATION ACCURACY

All information provided via Simple IP is provided non-bindingly on an "as is" basis, with no warranty as to completeness, accuracy, applicability to, or fitness for your particular purposes. Dennemeyer does not supply legal advice.

9. INTELLECTUAL PROPERTY

9.1 Dennemeyer retains all right, title and interest in and to Simple IP, including all copyrights, patents, trade secrets, trademarks and other intellectual property rights.

9.2 As between User and Dennemeyer, User retains ownership of Input Data. User grants Dennemeyer a non-exclusive, worldwide license to host, reproduce, process, transmit, and display Input Data solely to provide, maintain, secure, and improve Simple IP and to generate Outputs, including via subcontractors and service providers used to

operate Simple IP. User may use Outputs for User's internal business purposes. Dennemeyer retains all rights in Simple IP and its underlying technology, models, prompts, workflows, and system outputs as part of the service.

10. INDEMNIFICATION

User will defend, indemnify, and hold harmless Dennemeyer and its affiliates from and against any claims, damages, liabilities, and expenses (including reasonable attorneys' fees) arising out of or related to (a) Input Data, (b) User's use of Simple IP in violation of these Terms or applicable law, or (c) User's breach of representations and warranties regarding rights to share Input Data.

11. LIMITATION OF LIABILITY

11.1 Simple IP is provided "as available", and the entire risk as to satisfactory quality, performance, accuracy, and efforts is with you. To the extent permitted by applicable law, Dennemeyer will have no liability for any harm or damage arising out of or in connection with the free use of Simple IP. To the maximum extent permitted by applicable law, Dennemeyer disclaims any and all warranties or conditions, express, statutory or implied, including without limitation:

- warranties or conditions of merchantability, fitness for a particular purpose, workmanlike effort, accuracy, completeness, title, quiet enjoyment, no encumbrances, no liens and non-infringement,
- warranties or conditions arising through course of dealing or usage of trade, and
- warranties or conditions that access to or use of Simple IP will be uninterrupted or error-free.

11.2 There are no warranties that extend beyond the face of these Terms of Use.

11.3 In no event will Dennemeyer be liable for any damages, including without limitation any direct or indirect, consequential, special, incidental, or punitive damages arising out of, based on, or resulting from the unavailability or from the use of Simple IP., even if Dennemeyer has been advised of the possibility of such damages. The exclusion of damages under this section is independent of any exclusive remedy and survives in the event such remedy fails of its essential purpose or is otherwise deemed unenforceable. These limitations and exclusions apply without regard to whether the damages arise from:

- breach of contract,
- breach of warranty,
- negligence, or
- any other cause of action, to the extent such exclusion and limitations are not prohibited by applicable law.

11.4 Dennemeyer shall not be liable for any losses caused due to unauthorized use of your account due to your disclosure of account details or for losses arising from any incorrect input you provided. To the maximum extent permitted by law, Dennemeyer's total liability arising out of or related to Simple IP will not exceed **EUR 100**.

11.5 If you are dissatisfied with Simple IP, do not agree with any part of these Terms of Use, or have any other dispute or claim with or against Dennemeyer with respect to these Terms of Use or Simple IP, then your sole and exclusive remedy is to not access and discontinue the use of Simple IP.

12. TERM AND TERMINATION

12.1 These Terms apply from first acceptance until your account is closed or terminated.

12.2 Termination by User. You may stop using Simple IP at any time and may request account closure through Simple IP settings or by contacting Dennemeyer.

12.3 Termination by Dennemeyer. Dennemeyer may suspend or terminate your access if (a) you breach these Terms, (b) Dennemeyer reasonably suspects misuse, unlawful activity, or security risk, or (c) Dennemeyer discontinues Simple IP. Where reasonably possible, Dennemeyer will provide notice before termination.

12.4 Upon termination, your right to access Simple IP ends. Dennemeyer may delete your account and associated data in accordance with the Privacy Policy and applicable law. Sections relating to intellectual property, confidentiality, disclaimers, limitation of liability, governing law, and any provisions that by their nature should survive, will survive termination.

13. DATA PROTECTION OF PERSONAL DATA

Personal Data shall be processed as described in Dennemeyer's Privacy Policy which has to be accepted simultaneously with these Terms of Use. By creating an account, you authorize Dennemeyer to contact you using the data provided through registration for the purpose of creating and administering your account and providing Simple IP. Any marketing communications (including for IPR renewal and ancillary services) will be sent only where permitted by applicable law and, where required, based on your consent, which you may withdraw at any time.

GOVERNING LAW AND DISPUTES

You agree that the laws of Luxembourg will govern these Terms of Use without regard to conflict of law rules and that the courts of Luxembourg are to have exclusive jurisdiction to settle any disputes which may arise out of or relating to the use of Simple IP.