



DIGITAL AND
POPULATION DATA
SERVICES AGENCY

Terms and Conditions for Interoperability Plat- form

Terms and Conditions for the Content Creator Organisation

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Terms and Conditions for Interoperability Platform

1 General points

These Terms and Conditions are applied to the Interoperability Platform produced by the Digital and Population Data Services Agency (DVV). The objective of the Interoperability Platform is to improve and harmonize the specification of data content by creating a shared method for managing, producing and maintaining, for example, the data specifications and metadata used in the services of the public administration. The Interoperability Platform will create a technical platform for the semantic interoperability of data exchange between organisations.

The Interoperability Platform consists of four tools: Terminologies, Reference Data, Data Vocabularies and Comments.

The Content Creator Organisation utilising the Platform shall accept these Terms and Conditions as binding to the organisation before it can access the Platform. The Terms and Conditions shall be accepted on behalf of the Content Creator Organisation by a person who has the authority to sign for the organisation in legal transactions.

2 Definitions

Content Creator Organisation means the organisation that produces content in the Platform

Utiliser Organisation means an organisation that uses and utilises the Platform.

User means a representative of the Content Creator Organisation: Code List editor, Terminology editor or Data Model editor.

Main User means a representative of the Content Creator Organisation who grants access rights to other users in their organisation. The Main User also automatically has the right to modify the organisation's contents in the Data Models, Glossaries, and Code Sets.

Code List editor means a representative of the Content Creator Organisation who has the right to enter their organisation's code to the Platform and modify the code sets and their metadata. A Code List editor can make a new version of the code set.

Terminology editor means a representative of the Content Creator Organisation who maintains the glossary for which the organisation is responsible. A Terminology editor is able to add terms and modify their metadata as well as definitions.

Data Model editor means a representative of the Content Creator Organisation who is able to create shared application profiles. The Data Model editor utilises shared data components, terms from the Terminologies tool and code sets lists from the Reference Data tool as value sets.

Member means a representative of the Content Creator Organisation who is able to view and comment on the Content Creator Organisation's contents while logged in.





End User means an end customer who uses the Interoperability Platform. The end user may be a citizen, a representative of an organisation or a public official who utilises the data in the Interoperability Platform via the Interoperability Platform. The End User may also be a person who uses the website or the application of a Content Creator Organisation or some other party that utilises information from the Interoperability Platform.

Platform means the Interoperability Platform, which is made up of the Terminologies, Data Vocabularies and Reference Data tools. The Digital and Population Data Services Agency is responsible for maintaining the Platform and Content Creator Organisations for producing content on the Platform's tools.

Service Provider means the Digital and Population Data Services Agency, which produces the Platform.

Terminologies means a tool used for sharing and maintaining terminological glossaries used by public administration.

Data Vocabularies means a tool used by data model editors and data architects at public administration organisations that describes the common data specifications and data components used by public administration, as well as their own systems' information content and structure.

Reference Data means a tool used for the distribution and maintaining of the code lists and classifications used by public administration.

Comments means the tool used for commenting on content produced with other tools.

CC0 1.0 licence means the Creative Commons CC0 1.0 Universal licence (CC0 1.0). The holder of the licence relinquishes all rights related to data repositories and the materials contained within these. The licence allows users of the database to freely use licenced materials for purposes of their choice without the original producer preventing them from doing so.

CC BY 4.0 licence means the Creative Commons Attribution 4.0 International (CC BY 4.0) licence, with which the producer of the data repository gives the right to utilise, distribute and modify the data repository in accordance with the terms and conditions specified in the licence.

Out-interface means the retrieval of information automatically from the Platform to another information system.

DVV means the Digital and Population Data Services Agency.

Editorial Policy means the instructions given by the Interoperability Platform to the Content Creator Organisation on how information is produced and managed on the Platform. The Editorial policy governs high-level content production on the Platform.



3 Platform description

The Interoperability Platform is a Platform that consists of Terminologies, Data Vocabularies and Reference Data as well as the Comments tool, which supports these.

The objective of the Interoperability Platform is to improve and harmonize the specification of data content by creating a shared method for managing, producing and maintaining the data specifications and metadata behind public administration services. The Interoperability Platform is a technical platform that facilitates semantic interoperability and the shared use of data in the public administration. It aims to eliminate unnecessary information requests to citizens and to help authorities utilise, in a seamless and versatile manner, information they already have.

4 Modifications to the Platform and its Terms and Conditions

The Service Provider has the right to modify the content, operation and terms and conditions of the Platform in order to develop the Platform or for some other reason that the Service Provider considers justified. In the interest of clarity, it is stated that methods of agile development are applied to the Platform.

The Service Provider will notify the Content Creator Organisations of any modifications to the Platform that will affect the Users or Main Users through the Platform or by other means specified by the Service Provider.

The Service Provider shall have the right to amend these Terms and Conditions and other possible special conditions related to the Platform after having given notice of the changes on the Platform website or similar. The Service Provider can also add tools to the Platform.

If the Service Provider significantly amends these Terms and Conditions, the Content Creator Organisation must accept the Platform's amended Terms and Conditions. The Service provider may set a deadline for acknowledging the modified terms and conditions. If the modification made by the Service Provider to the terms and conditions of use is minor, the Content Creator Organisation accepts the modified terms and conditions by continuing to use the Platform.

The Service Provider shall have the right to amend the currently valid Editorial Policy for the Platform.

5 Use of the Platform

5.1 Registration with the Platform and acceptance of the Terms and Conditions

Use of the Platform will require that a user access application is filled in, the Terms and Conditions for the Platform are accepted, and the first Main User listed for the Content Creator Organisation is registered in the Eduuni service. After the aforementioned phases have been completed, the Service Provider will add the applicant organisation as the Platform's Content Creator Organisation.



Registration is completed by signing into the Platform via Eduuni, at which time the organisation's representative fills in the information required for Eduuni sign-in. After signing into Eduuni, the information provided in connection with registration will be transferred to the Platform in the Service Provider's systems.

On the basis of the User licence application, the Service Provider assesses whether the organisation meets the requirements for joining. If an organisation is approved as a Content Creator Organisation for the Platform, the organisation can be administratively connected as a Platform User.

5.2 When beginning use of the Platform

A Content Creator Organisation can start using the Platform once the Service Provider has approved the Content Creator Organisation's user access application, added the organisation's first Main User and given approval for use of the Platform, and once all the actions required for initiation of use have been appropriately completed.

The Content Creator Organisation can have more than one Main User, but the requirement is it's required that at least one (1) set of Main User access codes must be in use. If the Main User is no longer with the Content Creator Organisation, the organisation must immediately make sure that another Main User is registered. In addition to information on the Main User, the Content Creator Organisation must provide information on its administrative contact person.

The Main User approves the access rights for the Content Creator Organisation's other Users. The Main User maintains the organisation's access rights independently, and the Service Provider does not need to be notified of changes. Other user roles include Code List editor, Terminology editor, Data Model editor and Member.

After this, the Content Creator Organisation's Users can begin the production of information in Terminologies, Code Lists or Data Vocabularies depending on which editorial access rights the Users have applied for. On the Platform, the User represents the Content Creator Organisation.

5.3 Matters to be considered when using the Platform

Only an organisation with a valid Business ID can commit to the Platform's Terms and Conditions. If the organisation has appointed a separate group or body to produce information content on the Platform, the organisation in question is ultimately responsible for ensuring compliance with the Platform's Terms and Conditions.

The Content Creator Organisation is responsible for compliance with the Editorial Policy in force at the given time.

Content that is unlawful or contrary to good practice must not be entered into the Interoperability Platform. Such material includes material that contains expressions, writings or presentations that are racist or violate human dignity or privacy. The Service Provider reserves the right to remove any material that is unlawful or contrary to good practice.



The content of the Interoperability Platform may contain links and connections to websites of third parties. The terms and conditions of use applied on these websites are their own terms and conditions of use.

5.4 Use of open interfaces

Open Out-interfaces can be utilised on the Platform. Data searched for via an Out-interface is not content provided by the Service Provider, but material produced by the organisations that use the Platform. The content produced by the Content Creator Organisation on the Platform is open data and can be freely utilised through the Out-interface. The interface can be introduced via the Platform's user administration by creating a token (a key for use of the interface).

If the Content Creator Organisation retrieves information from the Platform via an interface, the retrieved materials must be saved to the organisation's own information system.

The Service Provider shall provide the Platform so that, as regards modifications made to the Out-interface, one (1) previous version of the interface is supported in addition to the valid version.

6 Parties to the Platform and their tasks

6.1 The Service Provider's rights and obligations

The Service Provider is responsible for providing the Platform and developing it. The Service Provider has the duty to fulfil its obligations, ensuring that the Service is provided with as little disruption as possible and with a high standard of information security.

The Service Provider's duties include offering Content Creator Organisations the materials and instructions required for connecting to the Service on the Yhteentoimiva.suomi.fi website and offering support in the production phase of the Platform and after any development measures have been completed. The Service Provider shall maintain the test and production environment, provide other support services, and receive and process fault reports.

The Service Provider is entitled to receive from the Content Creator Organisation adequate and necessary information required by it in the registration, connection and other Platform use phases. The Service Provider is entitled to receive from the Content Creator Organisation adequate and necessary information required by it for investigating faults and errors or suspected abuses.

The Service Provider has the right to modify the content, operation and terms and conditions of use of the Platform in order to develop the Platform or for some other reason that the Service Provider considers justified. For example, the Service Provider has the right to modify the functionalities or interfaces of the Platform.

The Service Provider has the right to distribute information on saved to the Platform as freely accessible open data unless this is restricted due to other conditions.



The Service Provider has the right to collect information on Platform use for statistical purposes and to publish statistical information.

The Service Provider is entitled to request the correction or update of information at any time if it observes deficiencies that are significant in terms of publishing the information or if the Editorial policy has not been complied with. The Service Provider shall have the right to remove information if it is faulty, outdated or in breach of the Editorial Policy or if its maintenance has been neglected.

The Service Provider shall investigate fault situations and suspected abuses for their part and, if necessary, in cooperation with Content Creator Organisations or other parties. The Service Provider is responsible for the Platform's systems, applications and interfaces as well as for investigating and coordinating fault situations related to them.

When processing data for which it is responsible, the Service Provider has the obligation to ensure that information security and data protection are not put at risk.

6.2 The Content Creator Organisation's rights and obligations

The Content Creator Organisation is entitled to receive from the Service Provider adequate information required to connect to the Platform and continue Platform use after any modifications.

Before connecting to the Service, the Content Creator Organisation shall provide the information required by the Service Provider on the organisation and the contact persons to be appointed as well as fulfil the technical requirements for connecting to the Service.

The Content Creator Organisation shall ensure that the personal and other data of the contact persons, Main Users and Users required for Platform use are submitted to the Service Provider.

The Content Creator Organisation is responsible for keeping the data it has provided to the Service Provider up to date. The Content Creator Organisation shall, of its own initiative, ensure that any incorrect, inadequate or outdated information provided by it is corrected.

The Content Creator Organisation is responsible for the content it produces on the Platform. Confidential content must not be produced on the Platform. The Content Creator Organisation is responsible for ensuring it has all of the necessary copyrights and other rights or consent from the holders of these rights for the content published on the Platform.

The Content Creator Organisation produces content for at least one tool and assumes responsibility for updating it. The organisation must review and update the information it has produced at least once (1) a year. The Content Creator Organisation has an obligation to immediately react to the Service Provider's request to correct, supplement or update the terminologies, code lists and data models it has published.



The Content Producer Organisation is responsible for ensuring that the Main Users and Users in its organisation that produce information on the Platform comply with the currently valid Editorial Policy published by the Platform Provider.

The User and the Main User are responsible for Platform use under their user ID and password. The User and the Main User are responsible for keeping their password secret.

The Content Creator Organisation shall investigate any faults and suspected abuses for their part and, if necessary, in cooperation with the Service Provider or other parties. The Content Creator Organisation is responsible for investigating and coordinating any fault situations in its own systems.

When processing data for which it is responsible, the Content Creator Organisation has the obligation to ensure that data protection and information security are not put at risk.

7 Data processing and protection of privacy

7.1 Processing of personal and other data and protection of privacy

The Service Provider and the Content Creator Organisation, each for their own part, provide for and ensure that personal and other data is processed appropriately, and that personal data is processed without putting information security or protection of privacy at risk. The Service Provider and Content Creator Organisation must take care of all the responsibilities of the data controller in accordance with the General Data Protection Regulation (2016/679) and other legislation that applies to data protection, and each of them must take care of the necessary notifications and bulletins and publication related to their own processing of personal data.

The Service Provider processes personal data on the Platform in matters related to access management and in its other registers as stated in more detail in the Platform's privacy statement. Data on the Content Creator Organisations, contact persons and Users is saved in the Platform's registers as stated in more detail in the Platform's privacy statement.

The Service Provider has the right to process and disclose personal data in compliance with valid data protection legislation and in the manner described in closer detail in the privacy statement.

After termination of a customer relationship or Platform provision, the data will be kept on file for the time period required to meet statutory obligations. The Interoperability Platform's privacy statement contains more detailed information on the saving and processing of personal data as well as on the rights of the data subject.

8 Ownership and other IPR rights to the Platform

Unless otherwise stated, ownership and other intellectual property rights shall remain the property of their original owners.



In relation to the information content published on the Platform, a group or body can be established later on to process such information content that is related to the tools and can be considered in shared use by public administration. The group in question can also define the ownership of data content so that the original Content Creator Organisation's responsibility for information content is transferred to a party determined by the group.

The ownership and other intellectual property rights to the data in the registers they maintain and the services they provide shall belong to the Service Provider and the Content Creator Organisations respectively.

1. As a rule, terminologies, code lists and data models are published on the Platform with a CC0 or CC BY 4.0 licence. Everyone is free to utilise data repositories within the terms and conditions of the licence. In its user access application, the Content Creator Organisation must list what licences it will use for information content it adds to the Platform.
2. If data content on the Platform has no specific licence, the content producer organisation is responsible for ensuring that use of the content is unrestricted, i.e. that the data is open and available to the public and may be freely used. There should be no other restrictions on the use of the content nor any third party rights that would impose limits on the right of the Utiliser organisation or end user to use the data content published on the platform.

The Content Creator Organisation is responsible for ensuring that the content it provides or related materials, used as stated in Sections 1-2, do not violate a third party's valid patent, copyright or other IPR.

The Service Provider shall not be liable for information content the Content Creator Organisation, Utiliser Organisation or End User has brought to the Platform that violates licence terms and conditions or other terms, and the Content Creator Organisation shall not have the right to claim compensation from the Service Provider.

These Terms and Conditions do not alter the ownership and other intellectual property rights of the Service Provider or the Content Creator Organisation to computer programs and applications created and/or procured by them as well as the source codes, descriptions and instructions of such programs.

All material that the Service Provider or the Content Creator Organisation hand over to each other before or after Platform use begins shall remain the property of the party that handed it over. However, the stipulations of this section shall not apply to, or prevent the handing over of, log or other data related to the functioning of the Service to the Service Provider or prevent the disclosure of material and data required for investigations.

The obligations and terms related to ownership and other intellectual property rights shall also remain valid after Platform use or provision has been terminated.



9 The Content Creator Organisation's right to use the Platform and the material contained in it

The Content Creator Organisation is granted the right to use the Platform in compliance with these Terms and Conditions of use and any other special conditions, including possible licence requirements set by third parties, in their own internal use, and to offer or utilise the Platform when providing its services to End Users.

10 Fees charged for the Platform and distribution of costs

No fees or other payments are charged for Platform use.

The Service Provider will bear the costs incurred for providing instructions and possible introduction support for the implementation of the Platform and for any other obligations.

The Content Creator Organisation shall be responsible for setting up the required and appropriate connections, making any modifications required in its systems, and any other costs that may be incurred as a result of connecting to the Platform and of any other obligations it may have.

Otherwise, each party is responsible for its own expenses.

11 Availability of Platform

While the Service Provider does not guarantee that the Platform will be available continuously, every effort will be made to ensure its uninterrupted availability.

In the interest of clarity, it is stated that the Service Provider shall at all times have the right to interrupt Platform provision because of a modification, an upgrade or a technical reason related to the Platform, due to repairs, installation or servicing of the telecommunications network or some other similar reason, as a result of an information security threat or incident, or when this is required by legislation or an order issued by an authority.

12 Notification on interruptions and errors in Platform provision

The Platform shall provide notifications on interruptions and errors in service provision on the Yhteentoimiva.suomi.fi website or similar.

Notifications of interruptions will be given in advance where possible.

13 The Service Provider's right to prevent Platform use

For a justified reason, the Service Provider has the right to reject accepting a Content Creator Organisation, a Main User or User as a user of the Platform.

In addition, the Service Provider has the right to prevent a Content Creator Organisation, a Main User or a User from using the Platform:



- if the Content Creator Organisation or a Content Creator Organisation's Main User or User acts in a manner that violates these Terms and Conditions and the currently valid Editorial Policy or is contrary to good practice or in violation of legislation or there is a reason to believe that this is the case
- if the Content Creator Organisation does not provide the required information or accounts
- if a Content Creator Organisation fails to comply with other legislation in its activities, or
- if a Content Creator Organisation, Main User or a User utilises the Platform in a manner that compromises information security or data protection of the Platform, or the information security or data protection of another service or register connected to the Platform
- if the organisation using the out-interface does not comply with the Terms and Conditions related to the use of the interface.

Additionally, if a Content Creator Organisation fails to make modifications required by modifications in the Platform, the Service Provider has the right to prevent the Content Creator Organisation from using the Platform until these modifications have been appropriately completed. Other consequences of not completing the required modifications by the deadline may include the Content Creator Organisation's technical inability to use the Platform.

The Service Provider has the right to limit Platform use for a justified reason, for example if, without such limitations, the information security or data protection of the Platform could be at risk, or if the information security or data protection of another service or register connected to the Platform could be put at risk.

14 Information security and related requirements

The Service Provider is responsible for the information security of the Platform in compliance with the valid legislation. The Service Provider's valid information security practices shall apply to the tasks that are the responsibility of the Service Provider.

The Content Creator Organisation shall accept the information security requirements set by the Service Provider and undertake to comply with them by accepting the Terms and Conditions of use. The Content Creator Organisation shall accept the Platform implementation as offered and assess its suitability in terms of any requirements applicable to its own activities.

If an information system of the Service Provider used to provide the Platform or an information system of the Content Creator Organisation connected to the Platform disrupts the functioning or information security of an information system used for the provision of the Platform or connected to the Platform, the party responsible for the information system causing disruption shall immediately take action to rectify the situation. If necessary, the Service Provider or the Content Creator Organisation may disconnect their information system from a system maintained by the other party.



The Service Provider shall notify the Content Creator Organisation and End Users without delay if the Platform is targeted or threatened by a significant information security violation or other incident that prevents the functioning of the Platform or essentially interferes with it or puts information security at risk.

The Content Creator Organisation shall notify the Service Provider without delay if the Content Creator Organisation's information system that is connected to the Platform is targeted or threatened by a significant information security violation or other incident that may put the information security or functioning of the Platform at risk or essentially interfere with it. The notification shall describe the content of the disruption or the threat, its estimated duration and, where possible, any protection measures. The Content Creator Organisation shall also notify the Service Provider when the disruption or threat is over.

If the Service Provider finds this possible and necessary in individual cases, the Service Provider or the Service Provider's supplier shall notify the Content Creator Organisations of observed vulnerabilities, potential corrective actions and information security upgrades which are associated with the Platform, or which otherwise affect use of the Platform.

15 Hardware, software and connections

The Content Creator Organisation shall be responsible for the procurement of hardware, software and network connections required to use the Platform, their functioning and the costs incurred for them, as well as for ensuring that they do not cause interference or other disruption to the Platform or other online users.

16 The Service Provider's liability and its limitations

The Service Provider is liable for the quality of the Platform and for ensuring that the Platform is generally suitable for its purpose, performs well, and is reliable and as user-friendly and accessible as possible.

The Service Provider shall ensure that the Platform it provides is designed, built and maintained so that:

- the provided Platform offers a good standard of technical quality and information security
- it is capable of withstanding normal and anticipated external disruptions and information security threats
- its performance, usability, quality and reliability are monitored, and
- any significant information security violations and threats targeted at it as well as any faults and disruptions that significantly undermine its functionality can be detected.

The Service Provider shall not be liable for any damage, costs or other harm and indirect harm incurred by the Content Creator Organisation or a third party resulting from:



- possible errors in the data contained within the information content maintained by the Content Creator Organisation on the Platform
- damage caused by the incorrect use or interpretation of the tools and information content on the Platform or abuses related to these
- the abuse of materials licenced by the Content Creator Organisation by a third party such as a Utiliser Organisation
- actions in violation of the Content Creator Organisation's terms and conditions or legislation and the resulting damage
- disruptions that temporarily prevent Platform use, interruptions caused by Platform service and installation work that users have been notified of in advance or interruptions resulting from installation and repair measures that are critical with regard to the Platform's functionality or information security or that the Platform is otherwise inaccessible or
- technical faults beyond the Service Provider's control or any possible outages of the telecommunications network or the Internet.

The utilisation of terminologies, code lists and data models produced by the Content Creator Organisation are an essential part of the Platform.

The Service Provider shall in no part be responsible for the possible mistakes or flaws in terminologies, code lists and data models produced by the Content Creator Organisations or the possible direct or indirect damages caused by them.

The Service Provider's liability is exclusively limited to the Platform and the integrity and correctness of the data processed and offered on the Platform to the extent that it is processed on the Platform or disclosed through the Platform, and to the extent that the Service Provider is liable for the systems and servers used to process data or to disclose it.

The limitation of liability does not apply to situations where losses are incurred as a result of the Service Provider's intentional act or gross negligence.

17 Non-disclosure and confidentiality

The Service Provider applies the provisions of the Act on the Openness of Government Activities (621/1999) in its activities. According to the Act on the Openness of Government Activities, official documents shall be in the public domain, unless otherwise provided.

The Service Provider and the Content Creator Organisation shall clarify to their personnel and any subcontractors which data material generated in the course of the cooperation between the Service Provider and the Content Creator Organisation or otherwise processed in connection with the Platform is confidential and explain how its secrecy and confidentiality should be secured and arranged in practice.





The non-disclosure obligation shall also remain valid after Platform provision or utilisation has ended.

The non-disclosure obligation referred to in this section does not apply to material and data that are required to be published as part of the Platform or its use.

The Service Provider and the Content Creator Organisation have the right to publish information on their activities in an ordinary and general way without violating the non-disclosure conditions defined in this chapter.

The duty of non-disclosure shall not apply to information that is publicly available or that has become known to a party legally through a third party without a non-disclosure obligation being applied.

18 Liability for damages

The Service Provider shall not be liable to pay damages for any consequential losses incurred by a Content Creator Organisation, a Main User, a User or an End user for using the Platform. The Service Provider shall be liable for any direct losses incurred by a Content Creator Organisation, a Main User, a User or an End user, if such losses were caused by the Service Provider's intentional act or gross negligence.

If the Service Provider is obliged to pay compensation to a third party as a result of the activities of a Content Creator Organisation, the Content Creator Organisation shall compensate the Service Provider fully for any damages paid by the Service Provider to a third party.

In other respects, the Tort Liability Act shall apply to paying damages.

19 Force majeure

A force majeure shall release the Service Provider from any obligations related to the Platform, if it prevents an action related to the Platform or makes it unreasonably difficult. For example, a force majeure may be a war, insurgency, civil unrest, compulsory acquisition or confiscation by an authority for a public need or another order, a strike or a work stoppage, an act of god including an earthquake or a flood, interruption in public traffic or energy supply, a disruption in energy supply, shortage of raw materials or accessories, a cable fault or other data communication outage caused by or within the control of a third party, or other reason that was not known in advance and that could not reasonably have been anticipated.

20 Monitoring and control

The Service Provider shall monitor and control Platform use as well as the implementation of information security and data protection and the legality of data processing in the utilisation of the Platform.

For its part, the Content Creator Organisation shall control the implementation of information security and data protection and the legality of data processing.



In order to enable ex post control, event and log data on disclosures and other processing of data shall be kept. The Service Provider shall maintain specifically defined event and log data on the Platform. The event and log data is based on identified Content Creator Organisations and Users and other data related to the processing of the information. If there is cause to suspect abuses, the event and log data makes it possible to investigate who has processed the data and on what grounds. The Service Provider has the right to obtain information required by it on Platform use from the Content Creator Organisation or User within a deadline set by it.

21 Transfer of rights and obligations

A Content Creator Organisation shall not be entitled to transfer the right to use the Platform or the rights and obligations associated with it to a third party without prior notification to the Service Provider and the Service Provider's approval.

22 Terminating use of the Platform

A Content Creator Organisation has the right to discontinue use of the Platform at any time without giving a reason. The Content Creator Organisation can terminate use of the Platform by sending notice of this via email to yhteentoimivuus@dvv.fi or in another manner required by the Service Provider. The User may inform the Service Provider of terminating Platform use by notifying the Main User, who may remove the User's right of access to the Platform.

The information content produced by the Content Creator Organisation on the Platform will remain on the Platform for utilisation in accordance with these Terms and Conditions, but the Service Provider may remove the information content from the Platform.

The Service Provider shall not be liable for any losses of income or other losses incurred as a result of the termination of Platform use or provision by Content Creator Organisations or other parties.

23 Applicable law and resolution of disputes

Finland's legislation with the exception of provisions on the selection of law shall be applied to this Service.



DVV / Kehitys ja tietohallinto

10.1.2020