



## General Terms and Conditions for AccessDashboard

accessDashboard

### 1. PURPOSE

1. Under this contract, the Customer rents the accessDashboard Software from AccessiWay as a service for monitoring and improving accessibility standards, as further detailed in the Order Form.
2. The accessDashboard Software as a Service grants the Customer a limited, non-sublicensable, non-exclusive, and non-transferable right to access and use the technology within the scope described in the Order Form.

### 2. CUSTOMER RESTRICTIONS AND RESPONSIBILITIES

1. The Customer is prohibited from:
  1. decompiling, decrypting, disassembling, or otherwise attempting to reconstruct or discover, in whole or in part, the source code of the technology provided for the accessDashboard Software;
  2. copying, modifying, or creating derivative works of the technology provided for the accessDashboard Software is strictly prohibited;
  3. renting, selling, sublicensing, assigning, distributing, or otherwise making the technology provided for the accessDashboard Software available to third parties is strictly prohibited;
  4. circumventing or violating security or protection mechanisms employed by the technology provided for the accessDashboard Software for third parties is also strictly prohibited.
  5. Inserting, uploading, or transmitting viruses or malware, or using the technology provided by the accessDashboard Software with malicious intent, is strictly prohibited;
  6. interrupting, disabling, interfering with, or otherwise hindering or damaging the technology provided by the accessDashboard Software is also strictly prohibited;
  7. Accessing or using the technology provided by the accessDashboard Software in a manner that infringes upon intellectual property rights or

other rights of any person, or that violates any law, is strictly prohibited;

8. Accessing or using the technology provided by the accessDashboard Software in a way that deviates from its intended purpose is strictly prohibited.

2. The Customer is responsible for:

1. the actions and omissions of third parties who, at the Customer's behest, access the technology provided by the accessDashboard Software in any form;
2. ensuring that all employees authorized to use the technology provided by the accessDashboard Software comply with this agreement;
3. issuing and securing all access credentials used by the Customer or any authorized employees to access the technology;
4. providing cooperation and assistance as required by AccessiWay to ensure the proper functioning of the accessDashboard Software.

### **3. LIMITATIONS OF LIABILITY**

1. The alignment and all decisions regarding configurations and workflows within the accessDashboard Software are the sole responsibility of the Customer. The accessDashboard technologies, support services, materials, and information provided by AccessiWay are not intended to constitute legal advice and should not be considered as such.
2. Within the scope of solely selling the accessDashboard Software usage license, AccessiWay does not guarantee compliance with applicable laws and regulations.

### **4. INTELLECTUAL PROPERTY RIGHTS**

1. The Customer has no rights, claims, or interests in relation to the accessDashboard technology, usage data, feedback, or the platform's intellectual property rights.
2. No clause, written and/or verbal agreement, grants any rights, title, or interest (including a license) and, in particular, no intellectual property rights associated with the accessDashboard technology.