

General Terms of Use (GTU)

Website and Mobile App

Effective from February, 25 2025

Welcome to the TE61 Website (hereinafter "the Website"). By using the Website, you acknowledge that you have read, understood, and accepted, without limitation or reservation, this document (hereinafter "General Terms of Use" or "GTU").

You also agree to review the privacy and cookie policy available on the Website.

1. Legal Notices

Website Publisher

The Website is published by:

TEVGO, a Simplified Joint Stock Company (Société par Actions Simplifiée à Associé Unique) with a capital of €3,050,000.00.

Business Registration Number: 879 321 487 RCS Nanterre

Registered office address: Tour Michelet, Building B/C, 24 Cours Michelet, 92800 Puteaux, France

VAT Number: FR03879321487

Phone: +33 1 47 44 33 11

Email: assistance.commerciale@tevgo.fr

Publication Director: TEVGO Management

Data Controller: TEVGO Management

Website Design

TotalEnergies Charging Services - Simplified Joint Stock Company, with a capital of €4,050,000.00, registered at the RCS Nanterre under number 844192443, headquartered at 24 Cours Michelet, 92800 Puteaux, France.

Website Host

The Website is hosted by:

Amazon Web Services, Inc.

Hosted in Germany (eu-central-1)

P.O. Box 81226, Seattle, WA 98108-1226

<http://aws.amazon.com>

2. Definitions

The terms and expressions capitalized in the GTU have the following meaning, whether used in the singular or plural:

- **"User"**: Refers to any Member or Visitor using the Website.
- **"Visitor"**: Refers to any individual who does not have an Account.

3. Use and Commitments of the User

Each User of the Website or Mobile App agrees to comply with the GTU and applicable laws, in particular:

- Have the necessary skills and means to access and use the Website or Mobile App.
- Ensure that their computer configuration is free from viruses and in perfect working condition.

4. Intellectual Property

Principle

All information or documents (texts, animated or non-animated images, sounds, photos, know-how, products mentioned) contained on the Website, as well as all elements created for the Website and its overall structure, are either the property of the Website Publisher or are subject to usage, reproduction, and representation rights granted to the Publisher. These materials are protected by copyright laws once made publicly available on the Website. No license or right other than the right to consult the Website is granted to any user regarding intellectual property rights. Reproduction of information is allowed solely for personal, non-commercial use. Any reproduction or use of copies made for other purposes is expressly prohibited and subject to prior authorization from the Website. In all cases, any authorized reproduction of information must mention the source and the appropriate ownership notice.

Distinctive Signs

Unless stated otherwise, the business names, logos, products, and trademarks mentioned on the Website are the property of the Website, the TotalEnergies Group, or are licensed for use. They cannot be used without the prior written permission of the Website.

Databases

Any databases made available to you are the property of the Website, who is the producer of the databases. You are prohibited from extracting or reusing a substantial part of the databases, either qualitatively or quantitatively, including for private use.

Photo and Video Credits for the Website

Adobe Stock, TheNounProject, TotalEnergies Marketing Services
Photo/video credits are visible when hovering over the images/videos.

5. Hyperlinks

Activation of Links

The Website Publisher formally disclaims any responsibility for the content of external websites linked to from the Website. Please review the terms and conditions and the privacy and cookie policy or other documents related to data protection of these external websites to understand their practices. The decision to activate links is solely the responsibility of the Users. The Website Publisher may modify or remove any link on the Website at any time.

Authorization of Links

If you wish to create a hyperlink to the Website, you must obtain prior written permission from the Website Publisher using the contact details provided at the end of the GTU.

6. Warnings / Liability

The information and recommendations available on the Website ("Information") are provided in good faith. They are believed to be correct at the time they are published. However, the Website Publisher does not guarantee the completeness and accuracy of these Information. You fully assume the risks associated with trusting the Information provided. These Information are provided with the condition that you, or anyone receiving them, assess their relevance for a specific purpose before using them. Under no circumstances will the Website Publisher be liable for any damages resulting from reliance on or use of these Information. These Information should not be considered recommendations for the use of information, products, procedures, equipment, or formulations that would infringe any intellectual property rights. The Website or Publisher disclaims any express or implied liability if the use of these Information violates intellectual property rights.

No express or implied warranty is given regarding the commercial nature of the Information provided or their suitability for a specific purpose, or regarding the products referred to in these Information. Under no circumstances will the Website Publisher be obligated to update or correct the Information made available on the Website or its web servers. The Website Publisher reserves the right to modify or correct the content of its websites at any time without prior notice.

The Website Publisher does not guarantee, without limitation, that the Website will function without interruption or that the servers providing access to them or any third-party websites linked through hyperlinks are virus-free.

7. Updates of the GTU and Applicable Law

The Website Publisher may update the GTU at any time. Therefore, Users are encouraged to regularly refer to the latest version of the GTU available on the Website.

If one or more provisions of the GTU are found to be inapplicable or prohibited by public order regulations, the other unaffected provisions of the GTU will remain applicable to the User to the extent permitted by the regulations.

The GTU are governed by French law and are subject to the jurisdiction of the competent French courts.

8. Contact

For any questions regarding these GTU, you can contact us at:

TEVGO

Registered office address: Tour Michelet, Building B/C, 24 Cours Michelet, 92800 Puteaux, France

Phone: +33 1 47 44 33 11

Email: assistance.commerciale@tevgo.fr