



CONDITIONS

1. Condition Acceptance

The present conditions govern the contract relations between Greentripper and its Client. The Client acknowledges having read, at the moment of signing the contract, the conditions below and declares to have accepted them unconditionally. The Client can print out these conditions or request them per e-mail.

The present conditions prevail over all other conditions appearing in any other document except under special written provision signed by the two parties.

Without prejudice of Article 8, the accomplishment of the ordering process described in Article 3 of the present conditions is a contractual commitment on the part of the Client. Greentripper is only effectually committed vis-à-vis the Client once a confirmation of acceptance by Greentripper of the Client's order has been sent after validating the actual payment of the order by the electronic payment service provider.

2. Service Offered by Greentripper

Greentripper is a Belgian law firm organized in the form of SPRL / BVBA. It is registered at the Crossroads Bank of Enterprises under number BE0715.958.681 and has its headquarters at Greentripper, Rue d'Accolay 15-17, 1000 Brussels.

In collaboration with its partners, Greentripper provides a service for compensation of the CO2 emissions to persons who are concerned about the preservation of the environment and are interested in sustainable development and particularly in the reduction of greenhouse gases. To this effect, Greentripper selects projects whose effect is to reduce greenhouse

gases and invests in them regularly by means of funds received from its clients.

The projects in which Greentripper invests are selected by CO2logic nv/sa (mother company of Greentripper) at different locations around the world. On this site, the Client can learn about the nature of the various projects. However, Greentripper reserves its right to invest in other projects of similar nature.

The information regarding the projects presented on this site is purely for informational purposes; other projects can be selected instead of or in addition to those mentioned on this site. Under this assumption, Greentripper does not have to give advance notice to its clients.

Greentripper's investments are implemented "en bloc"; Greentripper reserves a period of a maximum of 12 months to determine the destination of the funds of its clients.

It is not possible to «trace» a payment in order to know the exact destination of the invested funds. Greentripper guarantees that the sums paid by its clients in execution of the Contract are invested in the partner projects in the period of 12 months following the payment by the client and after deducting the expenses borne by Greentripper. The discounts for on-line purchases are of the type defined in Article 12 of the Kyoto Protocol.

Under the assumption that due to unexpected influx of orders, Greentripper's regular partners are not able to respond favorably to Greentripper's investment proposals and if Greentripper cannot find new projects corresponding to the qualitative selection criteria, then Greentripper will reimburse the Client the full amount of the funds paid by the Client in execution of the present Contract. Insofar as this happens in the course of the 12 months after the placement of the order, this reimbursement will be effected without any interest or indemnities of any kind.

We advise the enterprises and all persons emitting greenhouse gases in the course of exercising their profession not to use the calculator on this site but to contact us directly (by sending a mail to info@greentripper.org) for a study and a personalized offer.

3. Process of Placing an Order

The client's emissions are calculated by means of the calculator on the co2logic.com, co2logic.be and greentripper.org sites.

Every step of the calculation is done consecutively by clicking on the icon «Calculate » with the last click on «Buy», the Client commits itself to the contract without prejudice of the right to revocation provided in Article 8 of the present Conditions. Before this step, the Client who desires to modify a component of its order can at any time either edit the data that needs to be modified by clicking on the 'pencil' located next to the data or delete the data by clicking on the 'bin' located next to the data. The various data related to the Client's production of CO₂, for instance «The emissions of my car», «My airplane travels» and «The emissions in my habitation», remain in the memory and are added up. We invite the Client to verify carefully, before committing to the order, the information entered on the last page "Your order" and to modify or delete the data pertaining to the emissions the Client does not want to compensate.

On the website www.greentripper.org, the customer can also make a donation for a Belgian project. Being an intermediary of Belgian Foundations, Greentripper is not allowed to give any tax certificate. As a consequence, the donation of the customer is not tax deductible.

4. Confirmation

The client receives an e-mail confirmation of the order.

This confirmation includes:

- The number of the certificate of confirmation
- The date of submission of the order
- The address of the Client
- The details of the order, including the total price of the order, with TVA included
- The contact information of Greentripper
- The modalities of exercising the right of revocation provided in Article 8 of the present Conditions.

Greentripper reserves the right to suspend or refuse the confirmation of the order in the following cases:

- The order is incomplete or incorrect
- The communication of the data is obviously erroneous
- Non-payment of a previous order
- Refusal of authorization of the banker's order by the Client's financial institution
- Absence of confirmation of the payment effected through "home banking".

5. Personal Data

The personal information requested in the framework of concluding the contract for compensation of the greenhouse gases is necessary for the purpose of processing the orders and the preparation of the invoices. This communication is necessary for validation of the order.

Unless the client objects, Greentripper reserves the right to communicate the client's personal data to enterprises or associations that are active in the environmental sector.

In accordance with the Law, from December 8, 1992, every person whose personal data is processed by Greentripper can request, without any fees, to access the above-mentioned data and, if necessary, to request its suppression, modification or correction.

6. Price of the Compensation and Modes of Payment

The price to be paid by the Client in execution of the Contract is in Euros. It is stipulated on the page entitled «Total of your CO2 Emissions». It is final and includes all taxes, including the VAT for Belgium.

In virtue of the VAT Code, Greentripper is exempt from establishing an invoice for the services it provides to the consumers in execution of the present contract. As indicated in Article 3, the enterprises or persons emitting greenhouse gases in the process of exercising their professional activity are invited to contact Greentripper for a personalized offer. If you are a consumer and yet you are in a particular situation in which the legislation requires sending an invoice, we kindly ask you to request it from us per e-mail.

The price billed to the client is payable in cash on the day of the order. The payment is effected by credit card (Visa, American Express or MasterCard) or through "home banking". In the latter case, authorization will be requested from your financial institution at the moment of the order. The order will be considered in effect only after the payment has been approved by Stripe. In the case of refusal by Stripe, the order will be cancelled automatically and the client will be advised per e-mail.

In no case is Greentripper responsible for any damages connected with the use of the on-line methods of payment.

The offers and the prices are valid on the day of consultation of the Greentripper site; they can be modified at any moment with the understanding that these modifications will have no effect on the obligations of the parties related to the previous orders.

7. Proof

It is agreed upon that the computerized logs, which are stored in the systems of Greentripper and are a host or a partner of the payment, constitute proof of the communications, the contents of the orders and the totality of the transactions between the parties.

8. Revocation

In accordance with the Belgian Law from July 14, 1991 on commercial practices and consumer protection, the Client acting as consumer in the sense of Article 1, item 7, of the aforesaid Law has 7 workdays from the day after the date of placing the order to eventually notify Greentripper about the revocation of its purchase.

This notification should be made in accordance with Article 11 hereinafter.

In the case of exercising the right of revocation, Greentripper will reimburse the client the whole sum of the disbursed amounts without any charges. The reimbursement is to be made in a period of 30 days maximum as long as the client has duly communicated the bank information permitting Greentripper to proceed with the reimbursement.

9. Calculator: Discharge of Responsibility

Greentripper has bestowed great importance on the information presented on www.CO2logic.com and on www.greentripper.org on this site and did its best in order to provide as up-to-date, precise, complete and correct information as possible.

The data about the consumption as well as the technical information come from studies done by third parties: that is why Greentripper can give no guarantee about the accuracy, the validity or the completeness of this information. It cannot be excluded that some inaccuracies or imprecision have slipped in the information provided by these third parties or by a person executing a calculation by using the Greentripper calculator. That is why it is recommended, if necessary, to refer to an expert entrusting him or her with an analysis of your personal situation: this analysis will always be more precise than the recommendations coming from our calculator based on the standardized data banks. Upon request, Greentripper can undertake this type of mission: see business action

Greentripper can in no case be held responsible in the case of damages or harms –no matter of what nature they are – being suffered as a result of the information disseminated on this site. The use of this site is subject to the risks and jeopardy of the user. Any decision to conclude a contract resulting from information provided by the calculation modules is based on the free choice of the user and is done under the user's full responsibility.

On the website www.greentripper.org, the customer can make a donation for a Belgian project. Being an intermediary of Belgian Foundations, Greentripper is not allowed to give any tax certificate. As a consequence, the donation of the customer is not tax deductible.

10. Intellectual Property

Greentripper is the holder of the intellectual rights for many components of this site. Any reproduction, full or partial, under any form of the aforementioned components is therefore forbidden without prior authorization in writing by Greentripper. Yet the use of the hypertext links to the site is allowed insofar as the site or the page where the link is located does not have content of such a nature that it could harm the reputation and the honour of Greentripper.

11. Client Services, Claims and Litigation

The contract is subject to Belgian Law. The Commercial Court of Liege is the sole competent court in case of a dispute.

Any claim should be addressed – according to the wish of the client:

(a) per registered mail to the following address:

Greentripper, Rue d'Accolay 15-17, 1000 Brussels.

(b) per e-mail sent to the address:

info@greentripper.org

In the second case, however, the client's claim will be considered sent only after receiving a receipt acknowledgement from Greentripper.

CONDITIONS FOR USING THE SITE

1. ACCEPTANCE OF THE PRESENT CONDITIONS

The following conditions of usage are applicable to any person using this site even in the absence of conclusion of a contract of service with Greentripper. If you do not agree with these conditions or with the Chart for Protection of the Private Life «privacy statement», please do not use the Greentripper calculator nor communicate to Greentripper your personal data.

2. Personal Data

Without prejudice of Article 5 of the general conditions of the contract to which the user subscribes in the case of placing an order, the user is not at all required to communicate personal information to Greentripper.

Unless the client objects, Greentripper reserves the right to communicate the personal data submitted voluntarily by the user to enterprises or associations that are active in the environmental sector.

In accordance with the Law from December 8, 1992, every person whose personal data is processed by Greentripper can request, without any fees,

to access the above-mentioned data and, if necessary, to request their suppression, modification or correction.

3. Calculator: Discharge of Responsibility

Greentripper has bestowed great importance on the information presented on www.greentripper.org and did its best in order to provide as up-to-date, precise, complete and correct information as possible.

The data about the consumption as well as the technical information come from studies done by third parties: that is why Greentripper can give no guarantee about the accuracy, the validity or the completeness of this information. It cannot be excluded that some inaccuracies or imprecision have slipped in the information provided by these third parties or by a person executing a calculation by using the Greentripper calculator. That is why it is recommended, if necessary, to refer to an expert entrusting him or her with an analysis of your personal situation: this analysis will always be more precise than the recommendations coming from our calculator based on the standardized data banks. Upon request, Greentripper can undertake this type of mission.

Greentripper can in no case be held responsible in the case when damages or harms –no matter of what nature they are – have been suffered as a result of the information disseminated on this site. The use of this site is subject to the risks and jeopardy of the user. Any decision to conclude a contract resulting from information provided by the calculation modules is based on the free choice of the user and is done under the user's full responsibility.

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does not have content of such a nature that could harm the reputation and the honour of Greentripper.

5. Client Services, Claims and Litigation

Any dispute between the user of the present site and Greentripper will be of the exclusive competence of the Commercial Court of Liege. It will be treated in accordance with the Belgian Law.

Any claim should be addressed – according to the wish of the client:

(a) per registered mail to the following address:

Greentripper, Rue d'Accolay 15-17, 1000 Brussels.

(b) per e-mail sent to the address:

info@greentripper.org

In the second case, however, the client's claim will be considered sent only after receiving a receipt acknowledgement from Greentripper.

