Terms and Conditions of Use

Welcome to the Forest Carbon Terms and Conditions of Use. Our goal is for you to read this document in its entirety, so we've crafted it in a straightforward, practical, and accessible language. Feel free to refer to it whenever needed!

- 1. Object Through this website, we provide users with access to general information about Forest Carbon, including solutions related to carbon offsetting (CO2), existing projects, business partners, environmental feasibility report preparation, and other content about the carbon market. We understand it might be tempting to skip these Terms of Use, but it's crucial to establish what you can expect from Forest Carbon when browsing our site ("Site"). If you have any questions about the Terms of Use or our services, please contact us at legal@forestcarbon.eco.br.
- 2. Conditions of Access and Site Use User access to the Site is free, although some services may be subject to compensation, as specified at the time of contracting. Forest Carbon will clearly display this information during service contracting. To access certain features, such as emissions offsetting or report requests, users will need to register information required by Forest Carbon, providing it truthfully and completely. Site usage implies acceptance, understanding, and binding to these Terms of Use. By using Forest Carbon services, the user commits to respecting all rules and obligations established in these Terms and Conditions of Use. If you disagree with any provision, it is recommended to immediately suspend the use of the Site and/or Forest Carbon services. When providing personal data, the user must accept our Privacy Policy, accessible [here].
- 3. Exclusion of Warranty and Liability Forest Carbon is not responsible for damages arising from the use (or inability to use) the Site, including damages caused by viruses, inaccuracies, or failures, unless there is proven or intentional negligence on the part of Forest Carbon. The company is not liable for damages resulting from the lack of updating, compatibility, or accuracy of the Site, nor for failures or delays in the delivery of electronic communications, third-party manipulation, or software programs. Forest Carbon disclaims all warranties, including quality, adequacy, availability, and merchantability. Hyperlinks to external sites maintained by third parties are not the responsibility of Forest Carbon.
- 4. User Conduct Not Permitted When using the Site, the user commits to complying with Brazilian legislation, refraining from disclosing information contrary to ethics or encouraging illegal practices. Forest Carbon does not tolerate content that promotes discrimination, hatred, or violence based on sexual orientation, race, gender, disability, nationality, or any other reason. The user must not transmit false information or information protected by unauthorized intellectual property rights. Nor should they incorporate elements that could cause harm to the Forest Carbon network or third parties, such as viruses or other electronic elements.
- 5. Intellectual Property The content of the Site, including texts, graphics, icons, photos, images, technology, audiovisual content, software, and source code, is the exclusive property of Forest Carbon. The copying or reproduction of elements protected by Forest Carbon's intellectual property is prohibited. The collection and use of information for the purpose of competing with Forest Carbon are also expressly

- prohibited. These Terms of Use do not imply the assignment of any intellectual or industrial property rights of Forest Carbon to the user.
- 6. **Suspension and Interruption of Access** In case of violation of these Terms of Use or illegal practices by the user, Forest Carbon reserves the right to suspend or interrupt access to the Site at any time.
- 7. **Updates** These Terms of Use may be periodically updated. If modified, the new version will be available on the Site and will take effect immediately. If you do not agree with the new version, it is recommended to stop accessing the Site.
- 8. **General Provisions** The non-exercise of any right or provision of these Terms of Use will not constitute a waiver of such right or provision. If any provision is deemed illegal, void, or unenforceable, that part will be removed without affecting the validity of the remaining provisions.
- Legislation and Forum These Terms of Use are governed by Brazilian law. In case of
 disagreements or conflicts, we suggest resolving the issue consensually. The Court of
 the District of São Paulo is competent to settle disputes arising from these Terms of
 Use.

Updated on: January 11, 2024.