

General Terms of Use for the Platform

<https://www.dixitplatform.com>

Effective as of July 1st, 2025

These general terms of use (hereinafter referred to as "Terms") aim to legally regulate the terms of availability of the website and services by Dixit Platform and define the conditions of access and use of services by "the User".

These Terms are accessible on the website under the section "Terms of Use".

Any registration or use of the website implies the User's full and unconditional acceptance of these Terms. In case of non-acceptance of the terms stipulated in this agreement, the User must refrain from accessing the services offered by the website.

<https://www.dixitplatform.com> reserves the right to unilaterally modify the content of these Terms at any time.

ARTICLE 1: LEGAL NOTICE

The website <https://www.dixitplatform.com> is edited by SAS Dixit Platform with a capital of €14,000, registered at the RCS of Nanterre under the number 882 900 590, with its registered office located at 146 Boulevard Voltaire, 92600 Asnières-sur-Seine.

Phone number: +33 681 485 555

Email address: contact@dixitplatform.com

The Publishing Director is Robin Osmont.

The website's host is Google Ireland Limited, located at Gordon House, Barrow Street, Dublin 4, Ireland.

ARTICLE 2: ACCESS TO THE SITE AND TRIAL ACCOUNT

The website <https://www.dixitplatform.com> offers access to a political information and analysis web platform (the "Platform").

To demonstrate the quality of the Platform, you may create a free trial account for a period of fourteen (14) calendar days from its creation. This trial is non-renewable, and you are only allowed to create one trial account. You agree to use your Account personally and never allow a third party to use it on your behalf or for your benefit. We reserve the right to delete any trial account.

Beyond the trial account, access to the Platform requires a subscription. To do so, the user must enter into a contract with Dixit Platform and become a registered User.

To access the services, the registered User must log in with their provided username and password after registration. Any properly registered User may also request to unsubscribe through their personal space, which will be effective within a reasonable time frame.

ARTICLE 3: PERSONAL DATA COLLECTION

The User must provide personal information to register on the website.

By agreeing to register on the Platform, the User agrees to provide personal information such as their civil status and contact details, including their name, first name, phone number, and email address.

This information may be used by Dixit Platform to send various communications and manage the account.

Dixit Platform ensures that the collection and processing of personal data are done in compliance with privacy laws, specifically in accordance with the French law n°78-17 of January 6, 1978 as well as the General Data Protection Regulation (GDPR).

The User has the right to access, rectify, delete, and oppose their personal data. The User can exercise these rights via email at contact@dixitplatform.com.

In accordance with personal data protection regulations and best practices, Dixit Platform has developed a Data Protection Charter that specifically addresses these aspects.

ARTICLE 4: INTELLECTUAL PROPERTY

Trademarks, logos, signs, as well as all content on the website (texts, images, data visualizations, etc.), are protected by the Intellectual Property Code, especially by copyright law.

The Dixit Platform brand is a registered trademark of Dixit Platform SAS. Any representation and/or reproduction and/or partial or total exploitation of this brand, in any form, is strictly prohibited.

The User must obtain prior authorization from the website for any reproduction, publication, or copying of various content.

Any full or partial representation of this site by any means without the express authorization of the website operator constitutes an infringement punishable under Article L 335-2 et seq. of the Intellectual Property Code. As per Article L122-5 of the Intellectual Property Code, the User who reproduces, copies, or publishes protected content must credit the author and source.

By exception, Dixit permits the User to download data visualizations from the website and share them with their own members, clients, or prospects.

ARTICLE 5: LIABILITY

The sources of the information disseminated on the website <https://www.dixitplatform.com> are considered reliable, but the site does not guarantee it to be free from defects, errors, or omissions. The information provided is for indicative and general purposes and does not carry any contractual value. Despite regular updates, the website <https://www.dixitplatform.com> cannot be held responsible for changes to administrative and legal provisions that occur after publication. Similarly, the site cannot be held responsible for the use or interpretation of the information contained in the site.

The User is responsible for keeping their password confidential. Any disclosure of the password, in any form, is prohibited. The User assumes the risks associated with using their username and password. The website disclaims all liability.

The website <https://www.dixitplatform.com> cannot be held responsible for potential viruses that may infect the User's computer or any computer equipment, following use, access, or downloading from this site. The site cannot be held liable in cases of force majeure or the unforeseeable and insurmountable act of a third party. The User assumes full responsibility for the use of the information and content available on <https://www.dixitplatform.com>.

Any use of the service by the User resulting directly or indirectly in damages must be compensated by the User to the site.

ARTICLE 6: HYPERLINKS

Hyperlinks may be present on the site. The User is informed that by clicking on these links, they will leave the website <https://www.dixitplatform.com>. The site has no control over the web pages on which these links lead and cannot be held responsible for their content.

ARTICLE 7: COOKIES

The User is informed that during their visits to the website, a cookie may automatically be installed on their browser. Cookies are small files stored temporarily on the User's hard drive by their browser and are necessary for using the website <https://www.dixitplatform.com>. Cookies do not contain any personal information. A cookie contains a unique, randomly generated, and anonymous identifier. Some cookies expire at the end of the User's visit, while others remain. The information contained in cookies is used to improve the website <https://www.dixitplatform.com>.

By browsing the site, the User accepts them. The User can disable these cookies through their browser settings.

ARTICLE 8: CONTRACT DURATION

The contract takes effect for the User for the duration of their use of the service.

ARTICLE 9: CHANGES TO THE TERMS

The website <https://www.dixitplatform.com> reserves the right to modify these Terms at any time and without justification.

ARTICLE 10: NON-COMPLIANCE WITH THE TERMS

In case of non-compliance with the Terms by the User, the website <https://www.dixitplatform.com> reserves the right to temporarily suspend access to the platform to gather all necessary information to resolve the issue. Once access to the platform is suspended, and after sending a notice to the User that remains ineffective for a period of fifteen (15) days, Dixit Platform reserves the right to terminate the contract, unless the cause for suspension has been resolved during this period or the User is granted an extension to fulfill their obligations.

ARTICLE 11: APPLICABLE LAW AND JURISDICTION

If part of the Terms is found to be illegal, invalid, or unenforceable for any reason, the provision in question will be considered unwritten, without affecting the validity of the remaining provisions, which will continue to apply to Users.

These Terms are governed by French law.

In case of disputes regarding the execution, termination, or conditions of this contract, the parties will attempt to settle their dispute amicably.

French law applies to this contract. If an amicable resolution is not reached, French courts will have exclusive jurisdiction over the matter.

For any questions regarding the application of these Terms, you can contact the publisher using the details provided in ARTICLE 1.