

General Terms for Service Contracts

The following General Terms for Service Contracts represent a shared commitment by EUREMAP partners to operate under a unified service model. They have been developed to streamline the contracting process for industrial partners by ensuring transparency in collaboration and addressing key aspects such as confidentiality, intellectual property, publications, and project management.

A common service contract model is available upon request from each participating research infrastructure. For research collaboration agreements involving co-development of research and innovation in the precompetitive space, industrial partners are invited to refer to the agreement models proposed by the research organizations.

For more information about EUREMAP's contracting models, please 'Get in touch'



Clauses	Terms
Agreement Parties	Company and Research organization(s)
Description of services	Purpose of the services under EUREMAP framework Performance of the Services in accordance with the Agreement and with each respective Work Order
Confidentiality and data handling	 Confidentiality: the Parties undertake full confidentiality Services performed with a 3-year confidentiality period Internal disclosure only on a need to know No public disclosures are permitted regarding the services or any Proprietary Information or Work Product, Results resulting from the Services conducted Data handling: Service Provider will establish separate records available at any time to client
Materials	 Use of client materials only for the purpose in work plan No reverse engineering, no transfer or disclosure of material are allowed
Ownership and use of results	 Results ownership: The client has sole ownership and all right, title, and interest to all results and resulting work product Background information: Background remains the property of the party that contributes it to the rendering of the Services or to its licensors Each Party hereby grants to the other Party a nonexclusive license to its Background to the extent such license is reasonably required for performing the activities under this Agreement
Liability and warranties	Limitations of liabilities to the other party for any damage or any use of the results
Term and termination	 Agreement period to complete the services and extension mechanisms Termination conditions by both parties Compensation conditions after early termination for work done until termination
Dispute resolution	Governing law to be defined by partnerDispute resolution In the Courts of the defendant
Pricing and payment	 Financial compensations: mutually agreed fees for conducting the services (can include upfront fees, research fees) Invoicing details