

Terms of use of the website

‘Multilingualism at the Court of Justice of the European Union’

1. The website entitled ‘Multilingualism at the Court of Justice of the European Union’ (‘the Multilingualism Website’) is freely accessible at the following address www.curia.europa.eu/multilingualism and is managed by the Court of Justice of the European Union (‘the Court’). Anyone who connects to this site (the ‘User’) acknowledges having read and accepted these terms of use, which may be amended at any time without notice.
2. Any User may submit, by e-mail to the address indicated under the ‘Contribution’ tab, Contributions for publication on the Multilingualism Website (‘the Contributor’).
3. A Contribution is considered to be (a) the announcement of an event or a project of general interest, or (b) an intellectual creation of an event, legal, scientific, philosophical or artistic nature, consisting of texts, photos, videos, audio recordings or a combination thereof accompanied by a short summary or explanatory note. Any Contribution must be related to multilingualism, in particular legal multilingualism within the European Union (‘the EU’).
4. Any Contribution submitted is subject to a prior review by the Court to ensure that it complies with the present terms of use and that it is of sufficient interest to justify its publication. Following that review, the Court will authorise or refuse publication of the Contribution.
5. The Contributor is free to pair his or her Contribution with a translation into one or more official EU languages, for which he or she assumes full responsibility. If the Court decides to publish the Contribution, it will also publish the translations submitted.
6. In the event that a Contribution not paired with a translation is approved, the Court may decide to produce a translation of the Contribution in one or more official EU languages. Such translations will be carried out exclusively by machine or neural translation tools, within the limits of the Court’s resources and means, with no guarantee of their quality, but without prejudice to the possibility for the Contributor right to submit an improved translation.

7. All Contributors undertake to ensure that the Contribution submitted complies with applicable legislation and with accepted principles of morality and that it does not violate the rights of others, in particular the right to privacy, the right to protection of personal data, the right of personal portrayal and intellectual property rights. He or she shall ensure that any Contribution is free from illicit content or elements which are:
 - exclusively of an advertising or commercial nature or, more generally, with an explicitly profit-making purpose;
 - vulgar or more generally offensive, hurtful or otherwise inappropriate;
 - discriminatory, defamatory, insulting, racist, aggressive or inciting violence;
 - political, sectarian, propagandising or proselytising in nature,
 - redundant, having already been published by the same Contributor or by a different Contributor.
8. In submitting a Contribution, the Contributor:
 - certifies that the information that it contains is accurate and exonerates the Court from any liability in respect thereof;
 - assigns to the Court the non-exclusive and free right to represent, reproduce, translate, broadcast and distribute his or her Contribution directly via the Multilingualism Website or by an authorised third party, throughout the world, on all media. He or she certifies that he or she holds the intellectual property rights necessary for the assignment of that right to the Court, as well as for the subsequent reproduction of his or her Contribution by Users in accordance with the present terms of use.
9. Each User is invited to inform the Court of any published Contribution which he or she considers, in whole or in part, contrary to the present terms of use.
10. The Court reserves the right to withdraw any contribution published on the Multilingualism Website which proves, in whole or in part, not to comply with the present terms of use.
11. The views and opinions expressed in a Contribution are entirely those of the Contributor and engage only the responsibility of the latter. Under no circumstance can the Court or the EU be held liable for the Contributions published on the Multilingualism Website.
12. The Contributor indemnifies the Court and the EU against any action or claim by a third party having as its object or cause a Contribution submitted by him or her and published on the Multilingualism Website.

13. Any User may reproduce the Contributions published on the Multilingualism Website, provided that the author and source, namely the 'Multilingualism at the Court of Justice of the European Union' website, are mentioned. He or she may also reproduce other content published on that website provided that he or she mentions that source.
14. The User undertakes to use the content of the Multilingualism Website, including Contributions, for strictly private, research, scientific or educational purposes, to the exclusion of all commercial or profit-making purposes.
15. The creation of links to pages on the Multilingualism Website is permitted provided that:
 - the browser window does not contain any information other than the page of the Multilingualism Website linked to and the address thereof;
 - no information provided on the Multilingualism Website is altered.
16. Any downloading of content published on the Multilingualism Website is the sole responsibility of the User.
17. The hyperlinks appearing on the Multilingualism Website directing to other websites and resources available on the Internet network do not engage the responsibility of the Court, which exercises no control over them. Users who follow a link to a website external to the Multilingualism Website are subject to the rules of that website, particularly as regards respect for privacy and protection of personal data.
18. The Court shall endeavour to maintain secure and permanent access to the Multilingualism Website, on the understanding that no temporary or permanent interruption of access to the website, for any reason whatsoever, can engage the responsibility of the Court or of the EU.
19. In so far as strictly necessary, the Court may be required to collect data from Users via the Multilingualism Website. Those data are then processed in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data.