

# EDP Starter Acceleration Program

## Legal Basis

Madrid, Spain 2018





## **Article 1 – Disclosure**

Everis and EDP reserve the right to use the ideas, presentations and other material produced by the teams during **EDP Starter Acceleration Program** in public events, media publishing in every format and reproduction for advertising purposes, without any fee or financial compensation and without previous authorization needed.

## **Article 2 – Copyright**

1. It is for each team to define who holds the rights over the presented and developed ideas and it's each participant's responsibility to secure the intellectual property rights on their ideas, if they so wish.
2. Everis and EDP do not ensure the protection of the originality of the ideas, projects or concepts and will not be held responsible in case any of the ideas presented within the program is copied, imitated, plagiarized or in any way used by a third party.
3. The previous point does not apply to all confidential information in accordance with the next paragraph:

After receiving the applications and for a period of 9 (nine) months, Everis and EDP undertakes not to divulge any information classified as confidential by the applicants.

## **Article 3 – Responsibility**

**EDP Starter Acceleration Program** Organizing Committee, Everis and EDP cannot be held responsible for the cancelation, postponing or any change in the contest on any of its phases due to unforeseen causes or in cases of force majeure.

## **Article 4 - Acceptance of the Regulation**

Participating in **EDP Starter Acceleration Program** implies full acceptance of the rules in this regulation by the participants and the renouncement of complaints or appeals, legal or otherwise, regarding the course of events of the Program or any decision made by the Organizing Committee.

## **Article 5 – General provisions**

1. The Organizing Committee reserves the right to modify, suspend or cancel this initiative in circumstances of force majeure, this not implying a compensatory allowance to the applicants.
2. The Organizing Committee reserves the right not to award the prizes if it considers there is no team duly qualified.
3. The participations that are considered fraudulent will be notified to the competent authorities, and may be prosecuted. Any unauthorized attempt of intrusiveness in the computing or communication systems supporting this initiative will be considered illicit and shall be notified to the competent authorities.



4. The organizing committee reserves the right to inhibit the participation of applicants that it considers to be competing fraudulently.
5. The Organizing Committee cannot be held responsible for any human or technical error that may occur during this initiative, and that is not committed intent or recklessness and disclaims any liability resulting therefrom.

### **Article 6 – Applicable Lex Forum**

1. Any issue within the initiative EDP Starter Acceleration Program, its contents or any other matter related with it shall be governed by the Spanish law.
2. Applicants accept that any litigation within the program will be submitted exclusively to the Civil Courts of Madrid.

### **Article 7 - Privacy Policy**

1. The access and processing of personal data necessary for the management of this contract shall be governed, in addition to the current legislation, by the data processing contract of Article 12 of the LOPD.
2. The entity responsible for data processing is EDP Spain which may subcontract data processing to everis with registered office in Avenida de Manoteras 52, 28050 (Madrid, Spain).