

TERMS OF USE

SCINODE MANUFACTURER PLATFORM

Operated by Scimplify

Last Updated: April 01, 2026

PLEASE READ THESE TERMS OF USE CAREFULLY BEFORE ACCESSING OR USING THE SCINODE MANUFACTURER PLATFORM.

By accessing or using the Platform, You accept and agree to be bound by these Terms and Our Privacy Policy.

1. About the Scinode Manufacturer Platform

The Scinode Manufacturer Platform ("Platform") is a business-to-business (B2B) software-as-a-service solution developed and operated by Scimplify. The Platform is designed to serve manufacturing enterprises in the chemical, pharmaceutical, specialty materials, and related industries, enabling them to discover and engage with global demand opportunities, manage production projects, maintain compliance readiness, and accelerate R&D through an integrated digital operating environment.

The Platform is accessible at the URL provided to Your organization upon subscription and is operated by Scimplify, with its registered office at L73, 15th Cross Rd, Sector 6, HSR Layout, Bengaluru, Karnataka – 560102, India.

The terms "We", "Us", and "Our" refer to Scimplify. The terms "You", "Your", and "User" refer to the manufacturing business entity that has subscribed to the Platform and its authorized representatives accessing the Platform on its behalf.

2. Interpretation and Definitions

Interpretation

Words with an initial capital letter have the meanings defined below. These definitions apply equally in singular and plural forms.

Definitions

For the purposes of these Terms of Use:

- Account means the organizational account created for Your manufacturing business to access the Platform and its features.
- Authorized User means an individual employee, contractor, or representative of Your organization who has been granted access credentials to the Platform by Your Account Administrator.
- Compliance Module means the Platform module that provides tools and frameworks to support regulatory readiness, audit preparation, certification tracking, and compliance documentation management.

- Dashboard Module means the Platform module providing a centralized, real-time command view of Your facility's capacity utilization, active projects, compliance status, QA/QC performance metrics, and revenue indicators.
- Fees means all subscription charges and other amounts payable by You to Scimplify as set out in Your Order Form.
- Manufacturer Data means all facility data, capability information, certifications, production records, and related content submitted or generated by You or Your Authorized Users through the Platform.
- Order Form means the written or electronic document executed between You and Scimplify specifying Your subscription details, entitlements, and applicable Fees.
- Platform means the Scinode Manufacturer Platform, a B2B SaaS product operated by Scimplify, including all modules, features, tools, and documentation provided thereunder.
- Platform Data means all demand opportunities, buyer requirements, compliance frameworks, R&D resources, market data, and other content curated and maintained by Scimplify and made available through the Platform.
- Profile Module means the Platform module that captures and maintains Your facility's capabilities, equipment, certifications, compliance readiness, and production preferences to enable demand matching and global discoverability.
- Projects Module means the Platform module through which You manage the lifecycle of active and upcoming manufacturing projects, including production tracking, QA/QC coordination, material planning, and logistics management.
- Proposals Module means the Platform module through which curated global demand opportunities are presented to You and through which You submit production proposals, pricing responses, and commercial terms for consideration by Scimplify-verified buyers.
- R&D Module means the Platform module facilitating on-demand access to scientific expertise and research support for product development and innovation.
- Service Provider means any third-party company or individual engaged by Scimplify to facilitate or support the operation of the Platform.
- Subscription Term means the period during which You are licensed to access the Platform, as specified in Your Order Form.
- Usage Data means aggregated, anonymized data collected automatically from Platform usage, including access patterns, feature usage, and performance metrics.

3. Acceptance of Terms

By accessing and using the Platform, You acknowledge that You have read, understood, and agree to be bound by these Terms of Use and Our Privacy Policy. These Terms apply to all Users of the Platform. If You do not agree to these Terms or Our Privacy Policy, You are not authorized to access or use the Platform.

The individual accepting these Terms on behalf of Your organization represents and warrants that they have full legal authority to bind the organization to these Terms.

4. Use of the Platform

The Platform is intended exclusively for business use by manufacturing entities in the chemical, pharmaceutical, specialty materials, and related industries. Access to the Platform is provisioned through organizational accounts on a subscription basis.

Subject to Your compliance with these Terms and timely payment of all Fees, We grant You a limited, non-exclusive, non-transferable license during the Subscription Term to access and use the Platform solely for Your internal business purposes, including:

- Maintaining and updating Your facility profile, certifications, and production capabilities through the Profile Module;
- Discovering and responding to curated global demand opportunities through the Proposals Module;
- Managing and tracking active manufacturing projects through the Projects Module;
- Monitoring factory performance, capacity utilization, and operational metrics through the Dashboard Module;
- Managing regulatory compliance, audit readiness, and certification tracking through the Compliance Module; and
- Accessing on-demand scientific research and R&D support through the R&D Module.

5. Account Registration and Administration

To access the Platform, Your organization must register an account and designate one or more Account Administrators responsible for managing User access, permissions, and compliance with these Terms.

You agree to provide accurate and complete information during registration and to keep Your account information up to date. You are solely responsible for maintaining the confidentiality of Your account credentials and for all activities that occur under Your account. You must immediately notify Us of any unauthorized access to or use of Your account at info@scimplify.com.

The number of Authorized Users permitted to access the Platform is as specified in Your Order Form. You shall not exceed the licensed user count without prior written authorization from Scimplify.

6. Manufacturer Profile and Data Accuracy

Your Profile Module content — including facility capabilities, equipment specifications, production capacities, certifications, and compliance documentation — forms the basis on which Scimplify matches Your facility with global demand opportunities.

You are solely responsible for the accuracy, completeness, and currency of all information submitted through the Profile Module. You must promptly update Your profile to reflect any changes in Your facility's capabilities, certifications, or regulatory status. Scimplify reserves the right to suspend or remove Your profile from demand matching if profile information is found to be materially inaccurate or misleading.

Scimplify does not independently verify all profile information submitted by manufacturers. The inclusion of Your facility on the Platform does not constitute endorsement or certification of Your capabilities by Scimplify.

7. Proposals and Commercial Engagement

The Proposals Module presents curated demand opportunities to Your organization on a non-exclusive basis. Presentation of an opportunity does not guarantee allocation, award, or contract.

Proposals submitted through the Platform are expressions of interest and commercial intent. They do not constitute binding agreements unless separately formalized through a written contract between You and the relevant buyer or as facilitated by Scimplify.

You are responsible for ensuring that all pricing, timeline, and feasibility information submitted in proposals accurately reflects Your organization's capabilities and commitments. Scimplify is not liable for disputes arising from misrepresentation in submitted proposals.

8. Acceptable Use

You agree to use the Platform only for lawful purposes and in accordance with these Terms. You agree that You will not, and will ensure that Your Authorized Users do not:

- Reverse engineer, decompile, or attempt to derive the source code or underlying algorithms of the Platform;
- Use automated scripts, bots, crawlers, or data-scraping tools to extract or aggregate Platform Data beyond what is permitted through documented API access;
- Reproduce, redistribute, sell, or sublicense access to the Platform or Platform Data to any third party;
- Use the Platform to develop or support a competing product or service;
- Introduce malware, viruses, or any harmful code into the Platform;
- Attempt to gain unauthorized access to any part of the Platform, other user accounts, or connected systems;
- Submit materially false, misleading, or fraudulent facility information, certifications, or compliance data;
- Share login credentials or access tokens with unauthorized individuals; or
- Use the Platform in any manner that violates applicable laws, regulations, or third-party rights.

Scimplify reserves the right to suspend or terminate Your access to the Platform if it determines, in its reasonable judgment, that You have violated this section.

9. Platform Data and Disclaimer

The Platform provides You with access to Platform Data maintained by Scimplify, including demand opportunity details, buyer specifications, compliance frameworks, market intelligence, and R&D resources.

While Scimplify takes reasonable care to maintain the accuracy and currency of Platform Data, We do not warrant that Platform Data is complete, accurate, or up to date at all times. Platform Data is provided for informational and operational support purposes only. You are solely responsible for independently verifying any Platform Data before relying on it for production, commercial, technical, regulatory, or safety-critical decisions.

The inclusion of any demand opportunity, buyer profile, or R&D resource on the Platform does not constitute a guarantee of contract award, buyer suitability, or regulatory compliance by Scimplify.

10. Manufacturer Data

As between You and Scimplify, You retain all ownership of Manufacturer Data submitted through the Platform. By using the Platform, You grant Scimplify a limited license to host, process, store, and use Your Manufacturer Data solely as necessary to provide and operate the Platform, including for the purpose of matching Your facility with relevant demand opportunities.

You are solely responsible for the accuracy, quality, and legality of all Manufacturer Data You submit to the Platform. Upon expiration or termination of Your subscription, You may request an export of Your Manufacturer Data within thirty (30) days. Thereafter, Scimplify may delete Your Manufacturer Data in accordance with its data retention schedule.

11. Intellectual Property

All content on the Platform, including its architecture, source code, databases, Platform Data, algorithms, user interfaces, logos, and documentation, is the property of Scimplify and is protected by Indian and international copyright and intellectual property laws. No rights are transferred to You except for the limited license expressly granted under Section 4.

You may not reproduce, distribute, or create derivative works from any part of the Platform or Platform Data without Our prior written consent. Any feedback, suggestions, or ideas You provide to Us regarding the Platform may be used by Scimplify freely without obligation to You.

12. Subscription, Fees, and Billing

Access to the Platform is provided on a subscription basis as set out in Your Order Form. You agree to pay all Fees specified in the Order Form in accordance with the billing schedule set out therein. All Fees are exclusive of applicable taxes, which You are responsible for paying.

Undisputed amounts not paid within the applicable payment period may result in suspension of Your access following written notice from Scimplify. All Fees paid are non-refundable unless otherwise required by applicable law or agreed in the Order Form.

Subscriptions will automatically renew for successive terms equal in duration to the original Subscription Term unless either party provides written notice of non-renewal at least sixty (60) days prior to the end of the then-current Subscription Term.

13. Confidentiality

Both parties agree to keep confidential any non-public information disclosed by the other party in connection with the Platform that is designated as confidential or that a reasonable person would understand to be confidential given the nature of the information. This includes, without limitation, facility capability data, pricing structures, buyer identities, and demand opportunity details shared through the Platform.

Each party shall use the other's confidential information only as necessary to fulfill its obligations under these Terms and shall not disclose it to any third party without the other's prior written consent, except as required by applicable law.

Confidentiality obligations shall survive termination of these Terms for a period of five (5) years.

14. Disclaimers

THE PLATFORM AND PLATFORM DATA ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, OR NON-INFRINGEMENT. SCIMPLIFY DOES NOT GUARANTEE UNINTERRUPTED OR ERROR-FREE OPERATION OF THE PLATFORM.

Scimplify does not guarantee the accuracy, completeness, or usefulness of any Platform Data and disclaims all liability arising from Your use of or reliance on the Platform or its content. Scimplify does not guarantee contract award, revenue outcomes, capacity utilization improvements, or compliance approvals as a result of using the Platform.

15. Limitation of Liability

To the maximum extent permitted by applicable law, Scimplify shall not be liable for any indirect, incidental, consequential, special, or punitive damages arising out of or in connection with Your use of the Platform, including loss of profits, loss of data, loss of production opportunities, or business interruption.

Scimplify's total cumulative liability to You arising out of or related to these Terms shall not exceed the total Fees paid by You to Scimplify in the twelve (12) months immediately preceding the event giving rise to the claim.

16. Service Availability and Changes

Scimplify will use commercially reasonable efforts to maintain Platform availability. Scimplify may perform scheduled maintenance, which may temporarily interrupt access, and will endeavor to provide advance notice where reasonably practicable.

Scimplify reserves the right to modify, update, or discontinue features of the Platform at any time. Material changes that adversely affect Your subscription will be communicated with reasonable advance notice.

17. Termination and Suspension

Either party may terminate these Terms upon written notice if the other party materially breaches these Terms and fails to cure such breach within thirty (30) days of written notice. Upon termination, all licenses granted hereunder shall immediately cease and You must stop using the Platform.

Scimplify may suspend Your access to the Platform with notice if Your account has overdue undisputed Fees, if You have violated the acceptable use policy, if Your facility profile is found to contain materially false information, or if continued access poses a security risk to the Platform or other users.

18. Jurisdiction and Dispute Resolution

These Terms of Use are governed by the laws of India. Any disputes arising under these Terms shall be subject to the exclusive jurisdiction of the courts of Karnataka, India.

The parties shall attempt to resolve disputes through good-faith negotiation before resorting to formal proceedings. Where disputes cannot be resolved through negotiation, they shall be referred to binding arbitration in accordance with the Arbitration and Conciliation Act, 1996, seated in Bengaluru, Karnataka, and conducted in the English language.

19. Amendments

Scimplify reserves the right to amend these Terms of Use at any time. We will notify You of material changes by posting the updated Terms on the Platform and, where reasonably practicable, by email to the primary contact address associated with Your account. Your continued use of the Platform after the effective date of any amendment constitutes Your acceptance of the revised Terms.

20. Grievance Officer

In accordance with the Information Technology Act, 2000, and the rules made thereunder, the name and contact details of Our Grievance Officer are provided below. Any grievances, concerns, or queries related to these Terms or Your use of the Platform may be directed to:

Grievance Officer – Scimplify

- Email: grievance@scimplify.com
- Address: L73, 15th Cross Rd, Sector 6, HSR Layout, Bengaluru, Karnataka – 560102

If You believe that We have misused any of Your information or data, please contact Us immediately at the above email address and report such misuse. We will address all queries, comments, and concerns about the Platform in a timely manner.

21. Contact Us

For any questions regarding these Terms of Use or Our services, You can contact Us:

- By email: info@scimplify.com
- By phone: +91 9036403619
- Address: L73, 15th Cross Rd, Sector 6, HSR Layout, Bengaluru, Karnataka – 560102

By accessing or using the Scinode Manufacturer Platform, You acknowledge that You have read, understood, and agreed to these Terms of Use.