

Terms of use

de.Trybe offers a digital platform, connecting users with personal and professional development tools, social media content, training and professionals.

These Terms of Use govern your use of our website, apps and other products and services. By using or subscribing to our services you agree to be bound by these Terms of Use.

1. Definitions

In these Terms of Use the following definitions shall apply:

de.Trybe: de.Trybe B.V. (Dutch Chamber of Commerce number 82224579), located at Daniel Stalpertstraat 101 HS, 1072XD Amsterdam;

Terms: these Terms of Use;

User: the individual that is using the de.Trybe website, apps and/or other products and services offered by de.Trybe.

2. Content and Intellectual Property Rights

2.1 Unless otherwise indicated, the intellectual property rights to all content made available through the services are held by de.Trybe.

2.2 de.Trybe reserves the right to remove or modify any (premium) content at any time.

2.3 Unless otherwise indicated, all content made available through our services may only be accessed for the User's own personal and non-commercial use. The User agrees not to store, reproduce, distribute, modify, display, publish, offer for sale, create derivative works from, or use content and information obtained from or through our services in any form or by any means except as explicitly authorized in these Terms or by law.

3. Registration and cancellation

3.1 de.Trybe offers Users the possibility to create an account or place orders via the website as a guest. Upon registration, the User is required to register and confirm a personal e-mail address and password with de.Trybe, after which a personal account will be created. de.Trybe will use your e-mail address to send quarterly newsletters.

3.2 The account is for the own personal use of the User. The User agrees not to share his/her account or password with others. Violation of any of these Terms may lead to termination of the account.

3.3 The User may terminate his/her account at any given time. Upon termination, de.Trybe shall delete all personal data, unless and insofar as applicable law requires continued storage of the personal data.

4. Third party services



4.1 de.Trybe provides partners the possibility to offer their services (“Partner Packages”) via the de.Trybe platform. The User may purchase a Partner Package via the payment system on the de.Trybe platform. Unless otherwise stated, all fees are in Euros.

4.2 Upon purchase of a Partner Package on the de.Trybe platform, the User enters into an agreement with the partner directly. Under no circumstances will de.Trybe become a party to such an agreement. de.Trybe makes no warranty or guarantee, express or implied, with respect to the purchase of Partner Packages or with respect to the services provided by partners.

5. Warranty and liability

5.1 de.Trybe makes no warranty that the services will be uninterrupted or error-free.

5.2 de.Trybe is not liable:

(i) for any errors or omissions in any content, or any loss or damage of any kind incurred as a result of the use of any content made available via our website, apps and other products and services;

(ii) for any damages which do not directly result from any act or omission of any of de.Trybe’s executive officials;

(ii) for any conduct or content of any third party offering its services and/or content via our website, apps and other products and services;

(iv) for any damages in relation to which the User has not given written notice to de.Trybe regarding the relevant damages within twelve months from the date on which the act or omission resulting in the relevant damages was done.

5.3 Notwithstanding clause 4.2, de.Trybe’s liability is in any case limited to 25% of the amount that the User paid for any Partner Package that is howsoever related to the claim. If the claim is not in any way related to a Partner Package, de.Trybe, its officers, directors, employees or agents shall, without prejudice to clause 5.2, in no event be liable for any direct, indirect, incidental, special, punitive or consequential damages whatsoever resulting from your use of de.Trybe’s services.

6. General

6.1 If one or more provisions of these Terms are or become void, legally invalid or unenforceable, the remainder of the Terms shall continue in effect.

6.2 de.Trybe reserves the right to revise or supplement these Terms from time to time. In case of material changes, de.Trybe will take reasonable steps to notify the User of such changes. The continued use of the services after publication of the revised terms shall constitute binding acceptance of the revised terms.

7. Disputes and applicable law



7.1 These Terms and the legal relationship between the User and de.Trybe shall be exclusively governed by Dutch law.

7.2 All and any disputes arising in connection with these Terms shall be exclusively submitted to the competent court in Amsterdam.