

Boom uitgevers Amsterdam

Boom uitgevers Amsterdam BV General Terms and Conditions (for consumers)

These General Terms and Conditions are supplementary to the General Terms and Conditions for Online Shopping (*Algemene Voorwaarden Thuiswinkel*) and apply to all contracts signed between Boom and the Customer in relation to the provision of Content and Services.

Article 1 – Definitions

In these Terms and Conditions, the following terms have the following meanings:

Subscription:	Contract under which Boom commits to periodically providing Content and/or a Service to the Customer during the subscription period until the time of regular cancellation by the Customer or termination by Boom.
Content:	any and all works and other materials, in any form whatsoever, digital and otherwise, published by Boom or any third parties and sold or made available online or otherwise by Boom, including books, e-books, newspapers, current-affairs magazines and weekly publications, magazines, articles, calendars, tests, questionnaires/surveys, learning tools, training courses, assessments and databases.
Boom:	Boom uitgevers Amsterdam B.V., with its registered office at 747-751 Prinsengracht, 1017 JX Amsterdam, the Netherlands, listed in the commercial register of the Amsterdam Chamber of Commerce under number 04020619 and also trading as: Boom Filosofie, Boom Geschiedenis, Boom Psychologie en psychiatrie, Boom Management en coaching, Businezz, Boom Hoger onderwijs, Boom test Onderwijs, Boom NT2.
Credits:	the credits provided by Boom to the Customer on a commercial basis, which provide the Customer with access to Online Services.
Service:	a service provided by Boom which the latter provides on behalf of and/or for the benefit of the Customer, including, but not limited to, Online Services or training course.
Digital Content:	any Content made available in electronic format.
User:	natural person (individual) who, pursuant to the Agreement or these Terms and Conditions, is entitled to use an Online Service.

- Customer:** the natural person, not acting for purposes relating to its trading, business or professional activities, who enters into an Agreement with Boom.
- Online Service:** Service whereby Boom provides the Customer with online access to Content using an electronic communication network and/or software.
- Agreement:** agreement between Boom and the Customer regarding the sale or provision of Content and/or a Service in any form and any manner whatsoever.
- Token:** the unique alphanumeric code provided by Boom to the Customer by email, which allow the Customer to gain access to Online Services.
- Terms and Conditions of Use:** terms and conditions applicable to the use of an Online Service by the Customer and User.
- Terms and Conditions:** these General Terms and Conditions and the Online Shopping Terms and Conditions.

Article 2 – Applicability of, and amendments to, the Terms and Conditions

1. These General Terms and Conditions apply to all Agreements signed between Boom and the Customer.
2. Boom rejects any terms and conditions employed by the Customer. Any such terms and conditions do not form part of the Agreement, unless they have been expressly accepted by Boom.
3. Boom is authorised to amend the Terms and Conditions. Any amendments to the Terms and Conditions also apply to existing Agreements. Boom will announce any amendments to the Terms and Conditions prior to their effective date on its website and through newsletters. The amended Terms and Conditions will become effective two weeks after they have been announced, or at such later date as stated in the announcement. The Customer will be authorised to terminate the Agreement with effect from the day the amended Terms and Conditions enter into force.

Article 3 – Billing and payment

1. The Customer is required to make payment within 14 days of the time the Agreement has been signed, using the bank and/or giro account specified by Boom, unless the Customer has made payment/advance payment by credit card, iDEAL, or another payment method approved by Boom.
2. Boom will be authorised to suspend its obligation to provide Content or Services to the Customer as long as the latter has not fulfilled its payment obligation in relation to the relevant Content or Services.

Article 4 – Delivery and risk

1. Content and Hardware are supplied in the following ways:
 - a. By supplying the material medium on which the Content is stored to the address provided by the Customer, or

- b. by making them available online, using a personal Token or other verification method if applicable.
2. From the time the Content or movable property is supplied, the Customer is liable for any risk of loss or damage.
3. Boom will retain ownership of all goods supplied to the Customer until the Customer has fulfilled all its obligations to Boom under the Agreement.

Article 5 – Credits and Tokens

1. In some cases, when purchasing Online Services, including tests, the Customer must use Tokens and Credits. Tokens are ordered by the Customer and entitle the Customer to receive Credits. Credits can be entered online in order to gain access to Content.
2. Tokens are provided only once and are strictly personal. Tokens must be used exclusively by the person or persons authorised to do so pursuant to the Agreement and/or written instructions provided by Boom. The Customer will not be authorised to provide the Token to any third parties, unless such provision has been approved in writing by Boom. If the Customer is aware, or should reasonably be aware, that unauthorised third parties may gain access to the Token or another verification method, the Customer will notify Boom without delay.
3. The Token is valid for one year following the date on which it was provided by Boom. Within this period, the Customer can activate the Credits purchased with the Tokens.
4. The Credits are valid for a period of five years from the date on which they were obtained through the exchange of the corresponding Token. The Credits must be used within the validity period specified.
5. The Customer will lose any entitlement to Tokens or Credits which are not exchanged or used within the applicable validity period.

Article 6 – Subscriptions

1. All subscriptions offered by Boom are entered into for a one-year period. The Customer can cancel the subscription at any time on expiry of this period, subject to one month's notice.
2. On expiry of the one-year period, the subscription will be tacitly renewed for an indefinite period of time. The Customer can subsequently cancel the subscription at any time, subject to one month's notice.
3. Contrary to the provisions of the first paragraph, subscriptions to Coachlink are entered into for an indefinite period. The Customer can cancel the subscription at any time, subject to one month's notice.
4. Contrary to the provisions of the second paragraphs, subscriptions to daily newspapers, current-affairs publications, weekly publications and magazines are tacitly renewed after one year for a specific period of three months. The Customer can cancel the subscription at any time at the end of the renewal period, subject to one month's notice.
5. The subscription must be cancelled in writing or by e-mail. Notice of cancellation should be addressed to Boom uitgevers Amsterdam, Prinsengracht 747-751, Postbus 15970, 1001 NL Amsterdam, the Netherlands or by email to info@boomamsterdam.nl.

Article 7 – Training courses

1. Registration for training courses must be in writing.
2. The Customer can withdraw its registration for the training course within 14 days of registration, without stating reasons. On expiry of this period, Boom will charge 50% of the course fees if the

Customer's cancellation is received no more than one month prior to the start of the course. Once this period has passed, the full course fees are charged.

3. In offering these training courses, Boom will always list a minimum number of participants. If this number is not reached, Boom will be authorised to cancel the course in question no later than five working days prior to its start on account of under-subscription, without being required to pay the Customer any compensation whatsoever.
4. The course materials are used exclusively for personal use or use within the Customer's organisation and will not, under any circumstances, be used for commercial purposes.

Article 8 – Privacy

1. Boom will process personal data solely in accordance with the Dutch Personal Data Protection Act [*Wet bescherming persoonsgegevens*] and other applicable laws and regulations. The personal data processed by Boom as part of its services is subject to the Boom Privacy Policy, which is available on the Boom website.

Article 9 – Intellectual Property Rights

1. All intellectual property rights, including, but not limited to, copyright, design rights, database rights, trademark rights, trade name rights or patent rights, and any other rights to and relating to the Content and/or Services and related knowhow are owned by Boom or its licensors.
2. The Customer is not authorised to reproduce or publish Content and/or Services supplied and/or provided by Boom to the Customer in whole or in part without Boom's prior written consent, unless and to the extent that this is permitted under mandatory law.
3. No part of the Agreement or these Terms and Conditions can be interpreted as a transfer of intellectual property rights in relation to the Content and/or Services.

Article 10 – Use of Digital Content

1. All intellectual property rights specified in Article 9, paragraph 1 to, and relating to, Digital Content are owned by Boom or its licensor(s). The Customer will only be granted a non-exclusive, non-transferable and non-sublicensable licence to the Digital Content provided.
2. The licence referred to in paragraph 1 will be provided for the terms of the agreement between Boom and the Customer. On the purchase of e-books, Boom will provide the Customer with a licence for a 10-year period.
3. Unless expressly otherwise provided, Digital Content must only be consulted for personal and non-commercial use.
4. The Client is not authorised to edit, reproduce, transmit or lend the Digital Content or make it available to any third parties in any manner whatsoever or use it to perform any other acts which extend beyond the scope of the licence provided in this article (Article 10), unless otherwise provided for in the Dutch Copyright Act (*Auteurswet*).
5. Boom or its licensor(s) are entitled to take technical measures in order to protect their Intellectual Property Rights. The Customer will not be authorised to remove or circumvent these security measures.
6. Boom or its licensor(s) are authorised, to the extent reasonably necessary for the purpose of enforcing intellectual property rights, imposing restrictions (temporary or otherwise) on the scope or extent of the licence or the number of devices or types of devices on which the Digital Content can be consulted.

7. If the Customer acts in contravention of this article (Article 10), Boom will be authorised to suspend access to the relevant Digital Content or the Customer's web account, notwithstanding Boom's right to recover from the Customer the loss suffered as a result of or in connection with the infringement in question (including any expenses incurred).

Article 11 – Sale of Digital Content by the Customer

1. The Customer is prohibited from marketing Digital Content, e.g. by selling, offering for sale, renting out or lending copies online.
2. To the extent that exhaustion of copyright can be invoked in relation to Digital Content within the meaning of Section 12b of the Copyright Act (*Auteurswet*), the Customer, contrary to the provisions of paragraph 1, will solely be authorised to market the copy it has obtained in the following cases:
 - a. If it has obtained a licence for the relevant copy from Boom for an indefinite period of time;
 - b. If it has paid a price to Boom matching the economic value of the copy;
 - c. If it transfers both its licence and a copy and has disabled its own copy (i.e. rendered it inoperable) and can provide evidence thereof.
3. The Customer is not authorised, under any circumstances, to rent out and lend Digital Content.

Article 12 – Termination of the Agreement

1. Boom will be authorised to terminate the Agreement in writing in whole or in part, without a notice of default being required and without being liable to pay any compensation or fees, in the following events:
 - a. If the Customer infringes on any intellectual copyright to the Content and/or Service or on the Terms of Use;
 - b. If a bankruptcy petition is filed on behalf of the Customer;
 - c. If the Natural Persons Debt Rescheduling Act (*Wet schuldsanering natuurlijke personen*) is applied to the Customer, a natural person;
2. The provisions of Article 12, paragraph 1 do not affect the option of rescission pursuant to the law.
3. In the event of termination of the Agreement, all payments made by Boom to the Customer will be immediately due and payable in full.
4. Rescission of the Agreement will result in immediate revocation of the Customer's rights to use the Content and/or Service.