General Terms & Conditions | Corporate Rebels

These Terms & Conditions ("T&C") govern the legal relationship between you ("Customer") and Corporate Rebels, operated by Corporate Rebels Academy B.V. (Chamber of Commerce No. 82922977), with its registered office at Torenallee 28-20, 5617 BD Eindhoven, The Netherlands.

1. Definitions

- **Corporate Rebels**: The brand name representing the activities of Corporate Rebels Academy B.V.
- **Agreement**: Any offer, contract, or other (legal) arrangement between Corporate Rebels and the Customer.
- **Customer**: Any individual or organization entering into an Agreement with Corporate Rebels.
- **Platform**: The online environment provided by Corporate Rebels.
- **Products**: Refers collectively to Memberships, Masterclass, and Rebel Cells.
- DCC: Dutch Civil Code.

2. Applicability

- 2.1 These T&C apply to all Agreements between Corporate Rebels and Customers regarding Products and use of the Platform.
- 2.2 Before entering into an Agreement, the essential terms and these T&C will be made available via the Website or email. By purchasing a Product, the Customer agrees to the T&C.
- 2.3 Deviations apply only if agreed in writing.
- 2.4 Corporate Rebels may unilaterally amend these T&C. Updated terms will apply to existing Agreements and be published at: <u>corporate-rebels.com/terms-conditions</u>.
- 2.5 If any provision is declared void, unenforceable or invalid, the rest remains valid.

 Invalid provisions will be replaced by ones that best approximate the original intent.
- 2.6 Any terms and conditions used by the Customer are expressly excluded.

3. Products & Services

3.1 Membership

- Available on monthly or annual basis.
- Grants ongoing access to content, templates, tools, and community on the Platform.
- Automatically renews unless cancelled before the renewal date.

3.2 Masterclass

- Cohort-based learning experience.
- Includes access to the Platform for 1 year from the course start date.
- May include lifetime access during specific promotions.
- Includes Membership benefits during the access period.

3.3 Rebel Cells

- Annual organization-level membership.
- Includes Platform access for selected employees and participation in local inperson events.
- Pricing is country-specific, with NGO/government discounts available.

4. Pricing & Payment

- 4.1 Prices are in euros, exclusive of VAT (for businesses) or inclusive (for consumers), unless stated otherwise.
- 4.2 Payment methods:
 - Membership: Paid online via Stripe or equivalent self-service tool.
 - Masterclass: €5,000 excl. VAT per person. Paid upfront via checkout or invoice.
 - Rebel Cells: Paid by invoice or payment link. Access begins once payment is received.
- 4.3 Corporate Rebels may adjust pricing. For consumers, if pricing increases within 3 months of purchase, they may cancel without penalty.
- 4.4 Invoices must be paid within the stated term. If not paid on time, the Customer is automatically in default without further notice.

4.5 Objections to invoices must be submitted in writing within 14 days of receipt.

5. Consumer Rights

- 5.1 Consumers have a 14-day right of withdrawal under EU law. If access to digital content starts within this period, the right of withdrawal still applies but may result in access being revoked.
- 5.2 Refunds requested within the statutory period will be granted. Outside of this period, no refunds are issued.
- 5.3 For digital products with immediate access (e.g., Membership or Masterclass), the consumer acknowledges that access may be terminated if they exercise their withdrawal right.

6. Platform Access

- 6.1 Access is provided as follows:
 - Membership: For as long as subscription is active.
 - Masterclass: 12 months from start date (unless stated otherwise).
 - Rebel Cells: For the contractual 12-month period.
- 6.2 Customers must not share, redistribute, or commercialize any part of the Platform without written permission.
- 6.3 Corporate Rebels may suspend access if misuse is suspected or confirmed.

7. Intellectual Property (IP)

- 7.1 All content provided by Corporate Rebels (text, video, visuals, templates, designs) remains its intellectual property.
- 7.2 Customers receive a non-transferable, limited license to use materials for their own personal or internal business use only.
- 7.3 Copying, sharing, reselling, or modifying content without permission is prohibited.

7.4 Breach of IP terms may result in immediate access termination, a penalty of €2,500 per breach and €500 per day of continuation, and possible legal action.

8. Termination

- 8.1 Corporate Rebels may terminate an Agreement with immediate effect in the following situations:
 - Payment failure
 - Material breach of T&C
 - · Misuse of the Platform or brand
 - Insolvency or legal incapacity of the Customer
- 8.2 In the event of termination due to Customer default, no refunds will be issued.
- 8.3 Contracts for a fixed term may not be ended early by the Customer unless otherwise agreed.

9. Liability

- 9.1 Corporate Rebels is not liable for indirect damages including, but not limited to: lost revenue, reputational harm, business interruption, or data loss.
- 9.2 Direct liability is limited to the amount paid by the Customer for the relevant Agreement.
- 9.3 In all cases, liability is capped at the amount covered by Corporate Rebels' liability insurance.
- 9.4 Corporate Rebels is not responsible for any content on third-party websites linked from the Platform.

10. Force Majeure

10.1 Corporate Rebels is not liable for delays or failure to perform caused by circumstances outside its reasonable control. These include but are not limited to:

- Internet outages
- Natural disasters
- War, pandemics, terrorism
- Legal restrictions
- Service provider failure
- 10.2 In such cases, Corporate Rebels may suspend its obligations or terminate the Agreement without liability.

11. Confidentiality

- 11.1 All information exchanged under the Agreement is confidential.
- 11.2 Customers may not share or disclose confidential information obtained via the Platform or communications with Corporate Rebels.

12. Subcontractors

- 12.1 Corporate Rebels may use third-party services or subcontractors for parts of its operations. Customers agree to this setup.
- 12.2 Corporate Rebels is not liable for errors or omissions of subcontracted parties unless caused by intent or gross negligence.

13. Privacy

13.1 Personal data is handled in line with the Privacy Policy and EU GDPR regulations.

14. Governing Law & Jurisdiction

- 14.1 Dutch law applies to all Agreements.
- 14.2 Disputes will be submitted to the competent court in 's-Hertogenbosch, The Netherlands.

14.3 For consumers in the EU, the ODR platform may also be used: https://ec.europa.eu/consumers/odr

Contact

Corporate Rebels
Torenallee 28-20
5617 BD Eindhoven
The Netherlands
info@corporate-rebels.com

Copyright © 2025 Corporate Rebels