

Terms and conditions of sale Vrolijk Op Reis.

These general terms and conditions apply to all offers and orders for digital products that are offered for sale on www.vrolijkopreis.nl with the exception of affiliate products, which can be recognized by the fact that after clicking on the product you are directly referred to a page other than Vrolijk Op Reis .

Identity of the entrepreneur: Leupen (media)
Netherlands, Emilie Knapperthof 6, Leiden 2312MZ
E-mail address: info@vrolijkopreis.nl
Chamber of Commerce number: 72454113

1 Offers, prices and payments

1.1 The stated prices for the products and services offered are in euros and exclusive of 21% VAT. Because we have a KOR arrangement with the tax authorities, we do not charge VAT, so you do not pay VAT on your purchase.

1.2 Payment for the digital products offered on www.vrolijkopreis.nl happens online and via the payment methods offered. A link to the product is delivered digitally and automatically after successful payment.

1.3 With the placing of an order and the payment of a digital product the buyer enters into a definitive purchase agreement with Vrolijk Op Reis.nl. The terms and conditions of this agreement are available on Vrolijk Op Reis.nl before and when you order a product. During the ordering process you must accept these terms and conditions.

1.4 A final agreement gives the buyer the non-exclusive and non-transferable right to use the digital products. The intellectual title and legal authorship remain at all times Vrolijk Op Reis.nl.

2. The offer

2.1 If an offer has a limited period of validity or is made subject to conditions, this will be explicitly stated in the offer. Vrolijk Op Reis reserves the right to change the offer.

2.2 The offer contains a complete and accurate description of the products offered, digital content and / or services. The description is detailed enough to be a good one to enable the consumer to assess the offer. If the entrepreneur uses images, they are a true representation of what is offered products, services and / or digital content. Obvious mistakes or errors in the offer does not bind the entrepreneur.

2.3 Each offer contains such information that it is clear to the consumer what rights and are obligations attached to the acceptance of the offer.

3 Intellectual Property Rights

3.1 All intellectual property rights concerning digital products, both in their entirety and in parts, remain the property of Vrolijk Op Reis.nl. You undertake to refrain from any act that violates intellectual property rights.

3.2 Vrolijk Op Reis.nl guarantees that the digital products delivered to you do not infringe any intellectual property rights of third parties.

4 Liability and Responsibility

4.1 Vrolijk Op Reis.nl is not liable for damage that may arise from the use of the relevant products.

4.2 Correspondence and / or delivery takes place via email and the internet. You are responsible for providing the correct (email) address to Vrolijk Op Reis.nl. In addition, you are also responsible for the correct setting of your PC and any programs such as firewalls, spam filters and virus scanners, so that messages and digital products sent to you can be received.

5. Copyright and prohibited use of downloads

5.1 Copyright is based on the digital products of Vrolijk Op Reis.nl. It is therefore not allowed to copy, distribute or commercially exploit the purchased digital products.

5.2 It is not permitted to create “derivative works” by modifying the downloads and then distributing or exploiting them commercially.

6. Right of withdrawal

6.1. The consumer can dissolve a service agreement and an agreement for the delivery of digital content that has not been delivered on a tangible medium for at least 14 days without giving reasons. The entrepreneur may ask the consumer about the reason for the withdrawal, but not oblige him to state his reason (s).

6.2 The reflection period referred to in paragraph 1 starts on the day following the conclusion of the agreement.

Exercise of the right of withdrawal by the consumer and costs thereof

6.3 If the consumer makes use of his right of withdrawal, he will report this to the entrepreneur within the cooling-off period by means of the model withdrawal form or in another unambiguous manner.

6.4 As soon as possible, but within 14 days from the day following the notification referred to in paragraph 1, the consumer will return the product or hand it over to (an authorized representative of) the entrepreneur.

6.5 The consumer bears the direct costs of returning the product. If the entrepreneur has not reported that the consumer must bear these costs or if the entrepreneur indicates that he will bear the costs himself, the consumer does not have to bear the costs for return.

Exclusion of right of withdrawal

The entrepreneur can exclude the following products and services from the right of withdrawal, but only if the entrepreneur has clearly stated this in the offer, at least in time for the conclusion of the agreement:

6.6 Products or services whose price is dependent on fluctuations in the financial market on which the entrepreneur has no influence and which may occur within the withdrawal period;

7 Miscellaneous

7.1 If one or more of the provisions of these Terms and Conditions is in conflict with any applicable law, the relevant provision will lapse and will be replaced by a new comparable provision to be determined by Vrolijk Op Reis.nl.

7.2 These terms and conditions are exclusively governed by Dutch law.

7.3 All disputes between parties will be submitted exclusively to a competent court in the Netherlands.