Terms and conditions Application

The terms of this agreement are between FLAR AB (559429–3523) and the individual (customer, user, or visitor) who in any form uses, purchases or rents services, products or goods from FLAR AB.

FLAR AB is a company that offers a variety of services and products through different websites, marketplaces, and applications. Our contractual documents vary between these services and products. Therefore, if you take advantage of anything we offer, you should read and understand and be guided by what specifically applies to that particular service or product.

Definitions

"We," "us," or "our" refers to the company FLAR AB and all its services, offerings, products and anything else provided. "You" or "your" or "customer(s)" refers to the individual or the person you represent in entering into an agreement with us or visiting any of our websites or taking advantage of any services, as well as purchasing physical or digital products or goods from us. "Our ownership" or "our holdings" or "service(s)" refers to services and products (physical and non-physical) owned and operated by FLAR AB.

Contractual Documents

The following contractual documents apply to the Swedish company FLAR AB and its various services, websites or other types of products (physical and non-physical):

Privacy Policy
Terms and conditions
Terms of Purchase
Order Confirmation
Specific regulations (verbal and written)
Cookie Policy
Third-party agreements

Our Holdings

If you are unsure whether you are engaging in a transaction or using any of our holdings, you can always contact us for clarification.

Websites that clearly indicate us as the owners. Products or services that inform you that they are provided by us. If you receive verbal or written confirmation that you are receiving, purchasing, or using something that belongs to us.

Since we offer a variety of services and products we recommend you check the policies on all the different places you may encounter our company name. Some of the contractual documents may differ between each other and it is important to stay up to date with the suitable agreements.

Third-party products and services

Our company is collaborating with third-parties, other companies which you might encounter when purchasing, renting or using a service through our services. We advice you to read their policies since it is their policies that are the valid ones for the service or product that you might have purchased trough any of our websites or marketplaces.

Use of Our Holdings

You accept our terms by:

Entering into an agreement (verbal or written) with us Making payment for any of our service or products (physichal or non-physical) Using or accessing our services or products free of charge

Borrowing something from us Customer Obligations

Only those authorized to make payments are permitted to pay for our services, and if you are under 18 years of age, we must obtain consent from your quardian.

To pay for our services in accordance with our terms of purchase

You must not misuse our services in any way and must comply with laws, regulations, norms, as well as our agreements.

You must not engage in any form of sabotage, manipulation, virus attacks, malware or trojan attacks, unauthorized intrusion or file uploads without our permission in connection with the use of our services or if such actions in any way affect our services.

You must also comply with our agreements, policies and regulations.

Right of Withdrawal

You have the right to withdraw your purchase under the Distance Selling Act of Sweden (distanshandelslagen). You have 14 days to withdraw from your purchase starting from the day the agreement or booking was made. If the last day of the withdrawal period falls on a Saturday, Sunday, or public holiday, the next working day will be considered the final day to exercise your right of withdrawal.

If the course or a service has already begun and you or the person you have paid for has participated or our team has started working on a project for you or given support of any kind, we have the right to charge for the time being consumed or spend.

Payment Methods

The products, services and courser offered by FLAR AB can be paid for by invoice, wire transfers, paypal or card payments. There are also other types of local payments supported. Detailed payment terms are described in our terms of purchase.

Anti-Spam Policy

FLAR AB categorically opposes spam. Our customers will automatically be included in our newsletter distribution list. If it is not possible to unsubscribe from the newsletter via the email, we kindly ask you to contact us at info@flarab.se. We only send out order confirmations, course information, established communication, newsletters or offers that we believe may be of interest to you.

Privacy Policy

By registering yourself or anyone you represent, you consent to the specified personal data being included in the customer register managed by us. For more information on how personal data is processed, please refer to our complete privacy policy on our website. For any questions or requests regarding changes to personal data, please email info@flargbq.se.

Cookie Policy

Our website uses cookies to facilitate navigation and enhance user experience for visitors. Please read our complete cookie policy, which can be found on our website.

Force Majeure

Force majeure refers to extraordinary, unavoidable, or unforeseen events that affect both us and you. These are events that could not have been anticipated at the time of contract formation, and the consequences of which could not reasonably have been overcome or avoided. Examples include war, riots, fires, serious outbreaks of contagious diseases, floods, natural or industrial disasters, severe weather conditions, disruptions in IT infrastructure, technical issues, as well as unforeseeable and uncontrollable events involving third parties.

In the event of force majeure, both you and we are released from our obligations. The invocation of force majeure must be done promptly and in writing. Payment obligations are not waived unless the events involve the malfunctioning of the bank's transaction system. We have no obligation to compensate for products, services cancelled courses or anything providing damages to you or your company as a result

of the aforementioned changes.

Confidentiality

We may only use information received from you for the purpose it was provided, unless the information is requested by us due to a government decision, regulatory requirement, legal obligation, regulation, or similar circumstance. Confidentiality commitments apply to the entire FLAR AB, its employees, consultants, and co-operation partners to enable FLAR AB to fulfill its obligations towards the customer.

Termination

We have the right to immediately terminate the agreement if you commit a material breach of contract or fail to pay an invoice on time and do not dispute the payment obligation after receiving a payment reminder. You or the party you represent also lose the right to participate in our paid courses or use any of our products or services.

Damages

Our liability for damages shall be limited to the total amount that the customer(s) has paid for the specific course, product or service in question, in the event of proven or direct damages, within the last twelve (12) months from the occurrence of the circumstances giving rise to the damage.

Amendment of terms

We reserve the right to change all our terms without the consent of our customer(s). By continuing to use our service(s), you accept the new terms. The time and date of our terms are stated on our website, so we ask you to check periodically if anything has changed.

Dispute Resolution

Swedish law applies to the agreement regardless of rules regarding choice of law, and all disputes concerning interpretation and application shall be resolved in a Swedish court, where the Gothenburg District Court shall be the court of first instance. If FLAR AB and the customer can agree, the dispute shall instead be resolved through arbitration.