

SUBSCRIPTION AGREEMENT

[www.coachingquest.eu]



INTRODUCTION

This Subscription Services Agreement (the "Agreement") is a binding agreement between Coaching Quest ("Company"), located at Rue Tiège de Perwez 3, 1350 Orp-Jauche, Belgium, VAT BE0636870623, and the Subscriber identified in the website signup ("Subscriber"). The purpose of this Agreement is to establish the terms under which the Subscriber accesses and uses Coaching Quest's services as described in the website signup.

SERVICES

Company will provide Subscriber with access to the Coaching Quest platform, including the ability to list a profile, unlimited services, and unlimited events on the platform. These services are part of the "Starte Plan," priced at €21 excl. VAT per month.

Account creation and security

Subscriber shall create an account to access the services. Subscriber is responsible for ensuring the accuracy of account registration information and maintaining the security and confidentiality of account credentials. Subscriber shall notify the Company immediately of any unauthorized access or security breach.

Term and renewal

The term of this Agreement begins upon the Subscriber's registration and payment and continues on a monthly basis. The Agreement will automatically renew at the end of each monthly period unless terminated by either Party with at least 30 days' notice prior to the renewal date.

Fees and payment

Subscriber agrees to pay the Company €21 excl. VAT per month for the Starte Plan. Payment is due monthly, and failure to make timely payment may result in suspension of services. Payments must be made via the payment methods specified during the signup process. Fees are non-refundable.



Termination

Either Party may terminate this Agreement for cause by providing written notice to the other Party if a material breach occurs and remains uncured after 30 days. Company reserves the right to suspend or terminate access to services if the Subscriber breaches any terms of this Agreement.

Intellectual property rights

All intellectual property rights related to the Coaching Quest platform and services are owned by the Company. Subscriber is granted a limited, non-exclusive, non-transferable right to use the services as provided in this Agreement.

Confidentiality

Both Parties agree to maintain the confidentiality of proprietary information. Subscriber agrees not to disclose any confidential information from Coaching Quest without written consent.

Limitation of liability

Under no circumstances will either Party be liable to the other for indirect, incidental, or consequential damages, including lost profits or data. The Company's liability will not exceed the total amount paid by the Subscriber in the 12 months prior to the event giving rise to the liability.

Governing law

This Agreement shall be governed by the laws of Belgium. Any disputes arising from this Agreement shall be subject to the exclusive jurisdiction of the courts in Belgium.



Force majeure

Neither Party will be held liable for failure to perform due to events beyond their control, including but not limited to natural disasters, strikes, or government actions.

Entire agreement

This Agreement, together with the website signup, constitutes the entire agreement between the Parties and supersedes any prior discussions or agreements.

Notice

Any notices under this Agreement must be in writing and delivered to the Subscriber's provided address or via the contact details in the website signup.