

Terms of Service

Please read these Terms of Service ("Terms", "Terms of Service") carefully before using the PRIVASY.eu websites (the "Service") operated by PRIVASY.eu ("us", "we", or "our"). This web page represents our Terms of Use and Sale ("Agreement") regarding our websites, located at <https://privacy.eu>, <https://privacy-courses.com>, <https://privacy-exam.com>, the courses and training we offer on our websites ("Training"), consultancy services we offer ("Consultancy"), and the (communication) tools we provide you.

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service. We may amend this Agreement at any time by posting the amended terms on our Websites. We may or may not post notices on the homepage of our Websites when such changes occur.

We refer to this Agreement, our Privacy Policy accessible at <https://PRIVASY.eu>, and any other terms, rules, or guidelines on our Websites collectively as our "Legal Terms." You explicitly and implicitly agree to be bound by our Legal Terms and/or use or agree to use our Training or Consultancy and each time you access our Websites. If you do not wish to be so bound, please do not use or access our Websites.

Limited License

PRIVASY.eu grants you a non-exclusive, non-transferable, revocable license to access and use our Websites in order for you to make purchases of access to online trial exams, Training, Consultancy and related services through our Websites, strictly in accordance with our Legal Terms.

Copyrights and Trademarks

Unless otherwise noted, all materials including without limitation, logos, brand names, images, designs, photographs and especially video clips, written and other materials that appear as part of our Websites and/or our trial exams and/or our training – and consultancy services, are copyrights, trademarks, service marks, trade dress and/or other intellectual property whether registered or unregistered ("Intellectual Property") owned, controlled or licensed by PRIVASY.eu. Our Websites, including the content of all trial exams, training courses and consultancy services, as a whole is protected by copyright and trade dress. Nothing on our Websites and/or from our services should be construed as granting, by implication, estoppel or otherwise, any license or right to use any Intellectual Property displayed or used on our Websites and/or our services, without the prior written permission of the Intellectual Property owner. The names and logos of PRIVASY.eu, may not be used in any way, including in advertising or publicity pertaining to distribution of materials on our Websites, without prior, written permission from PRIVASY.eu. PRIVASY.eu prohibits use of any logo of PRIVASY.eu or any of its affiliates (amongst which: PRIVACY-exam.com) as part of a link to or from any Websites unless PRIVASY.eu approves such link in advance and in writing. Fair use of PRIVASY's Intellectual Property requires proper acknowledgment. Other product and company names mentioned on our Websites may be the Intellectual Property of their respective owners.

IT IS EXPRESSLY PROHIBITED TO COPY ANY MATERIAL OF TRIAL EXAMS, TRAINING COURSE MATERIALS AND CONSULTANCY SERVICE MATERIALS, INCLUDING, BUT NOT LIMITED TO, QUESTIONS, ANSWERS AND CASE STUDIES PRESENTED IN ANY OF THE TRIAL EXAMS AND

TRAINING COURSES, ANYWHERE ON OUR WEBSITES AND/OR IN OUR TRAINING COURSE MATERIALS.

PRIVASY.eu aggressively enforces its intellectual property rights to the fullest extent of the law.

Accounts

When you create an account with us, you must provide us information that is accurate, complete, and current at all times. Failure to do so constitutes a breach of the Terms, which may result in immediate termination of your account on our Service.

You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password, whether your password is with our Service or a third-party service.

You agree not to disclose your username and/or password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

Links To Other Websites

Our Service may contain links to third-party websites or services that are not owned or controlled by PRIVASY.eu. Such links are provided for your reference only.

PRIVASY.eu has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party websites or services, nor does PRIVASY.eu's inclusion of the links imply that PRIVASY.eu is authorized to use any trade name, trademark, logo, legal or official seal, or copyrighted symbol that may be reflected in the linked Website. You further acknowledge and agree that PRIVASY.eu shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such websites or services.

We strongly advise you to read the terms and conditions and privacy policies of any third-party websites or services that you visit.

Third-Party Products and Services

PRIVASY.eu, in its sole discretion, may post the advertisements of third parties on the PRIVASY.eu Websites and/or feature materials, programs, products, and services provided by third parties, including, without limitation, PRIVASY.eu's members. PRIVASY.eu makes no representations with respect to, nor does it guarantee or endorse, the quality, non-infringement, accuracy, completeness, timeliness, reliability, or correct sequencing of such third-party materials, programs, products, and services or any other materials, programs, products, and services which such third-party materials, products, and services may access. Your correspondence or any other dealings with third parties found on the PRIVASY.eu Websites are solely between you and such third party. Accordingly, PRIVASY.eu expressly disclaims responsibility and liability for all third-party provided materials, programs, products, and services contained on or accessed through the PRIVASY.eu Websites, and you agree that PRIVASY.eu shall not be responsible for any loss or damage of any sort incurred as a result of any such dealings or as the result of the presence of such third parties on the PRIVASY.eu Websites.

Termination

We may terminate or suspend your account and/or access to our Service immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms.

Up on termination, your right to use the Service will immediately cease. If you wish to terminate your account, you may simply discontinue using the Service.

All provisions of the Terms which by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity and limitations of liability.

Content Disclaimer

The information and materials in our websites are provided for your review in accordance with the notices, terms and conditions set forth herein. These materials, including the training courses we provide, are not guaranteed or represented to be complete, correct or up to date. These materials may be changed from time to time without notice. You acknowledge that we do not offer any legal advice.

Trial Exams Disclaimer

You understand that we do not offer official certification exams, but merely trial exams, as created and/or verified by certified privacy professionals for sale through our Websites and for the sole purpose of testing the user's knowledge. You acknowledge that we do not offer legal advice, nor that we claim the contents of our trial exams are fully correct.

No Warranties; Exclusion of Liability

Our Websites are operated by PRIVASY.eu on an "as is", "as available" basis, without representations or warranties of any kind. To the fullest extent permitted by law, PRIVASY.eu specifically disclaims all warranties and conditions of any kind, including all implied warranties and conditions of merchantability, fitness for a particular purpose, title and noninfringement for our Websites and any contracts and services you purchase through it. PRIVASY.eu shall not have any liability or responsibility for any errors or omissions in the content of our websites, for contracts or services sold through our Websites, for your action or inaction in connection with our Websites or for any damage to your computer or data or any other damage you may incur in connection with our Websites. Your use of our websites and any contracts or services are at your own risk. In no event shall either PRIVASY.eu or their agents be liable for any direct, indirect, punitive, incidental, special or consequential damages arising out of or in any way connected with the use of our Websites, trial exams and services purchased or made available through our websites, the delay or inability to use our Websites or otherwise arising in connection with our websites, contracts or related services, whether based on contract, tort, strict liability or otherwise, even if advised of the possibility of any such damages. In no event shall PRIVASY's liability for any damage claim exceed the amount paid by you to PRIVASY.eu for the transaction giving rise to such damage claim.

WITHOUT LIMITING THE FOREGOING, PRIVASY.eu DOES NOT REPRESENT OR WARRANT THAT THE INFORMATION ON THE WEBSITE IS ACCURATE, COMPLETE, RELIABLE, USEFUL, TIMELY OR CURRENT OR THAT OUR WEBSITES WILL OPERATE WITHOUT INTERRUPTION OR ERROR.

PRIVASY.eu AND THEIR RESPECTIVE AFFILIATES MAKE NO REPRESENTATION OR GUARANTEES ABOUT ANY CONTRACTS AND SERVICES OFFERED THROUGH OUR WEBSITES.

Indemnification

You agree to defend, indemnify and hold PRIVASY.eu harmless from and against any and all claims, damages, costs and expenses, including attorneys' fees, arising from or related to your use of our Websites or any Contracts or Services you purchase through it.

Governing Law

These Terms shall be governed and construed in accordance with the laws of the Netherlands, without regard to its conflict of law provisions.

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms is held to be invalid or unenforceable by a court, the remaining provisions of these Terms will remain in effect. These Terms constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

Changes

We reserve the right, at our sole discretion, to modify or replace these Terms at any time. If a revision is material we will try to provide at least 30 days notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, please stop using the Service.

Contact Us

If you have any questions about these Terms, please contact us through the contact form on our websites or simply send us an e-mail on info@privacy.eu.

Last updated: September 10, 2021

PRIVASY.eu is registered in the Netherlands
Chamber of Commerce 76779246 – info@PRIVASY.eu – +31612889773