



General conditions DECR

On this page you will find the General conditions of Dutch and English Classes Rotterdam (DECR) as it has been made available by Bart van Brummelen, founder of DECR. In these terms and conditions we will specify under which conditions the information on this website is presented to you.

Contact details

Contact person: Bart van Brummelen
Phone number and Whatsapp: +31 6 1563 8548
Email: info@decrotterdam.com
Website: www.decrotterdam.com
Facebook: facebook.com/dutchandenglishclassesrotterdam

Intellectual property

The use of the information on this website is free, as long as you do not copy, distribute or use this information in any other way. You may re-use the information on this website only in accordance with the arrangements provided for the mandatory law.

Without written permission from me, Bart van Brummelen, it is not allowed to re-use text, photographs or other materials on this website. The intellectual property is owned by me, Bart van Brummelen.

If applicable

I will always strive to show the most accurate prices on my website. Errors that can be identified as programming or typing errors, are never a reason to claim an agreement with DECR.

I will also strive to keep my website as up-to-date as possible. If despite these efforts, the information or the content on www.decrotterdam.com is still incomplete or incorrect, then you can not hold me accountable for this.

The information and/or courses on this website are provided without warranty of any kind or claim to accuracy. I reserve the right to change, delete or replace information without any prior notice. I accept no liability for any information provided on websites referred to through my hyperlinks.

Price offer

Quotations are without obligation, unless otherwise stated.

Prices

All prices on my website are exempt from VAT.

My courses are delivered at the prices prevailing on the date of the order. Prices can always be changed afterwards. It is not possible to claim any refund of fees when prices are changed.

Force majeure

I can not be held responsible for matters that could not be predicted or foreseeable at the time of the order. For example: a strike, internet failures, failure of suppliers or manufacturers, delay in supply, riots, natural disasters, war and other things that can be reasonably regarded as force majeure.