

General Conditions of Use for Trender

Index

1. Preamble	2
2. Legal Notice	2
3. Conditions of access to applications	2
4. Data collection	2
5. Responsibility and obligations of visitors	2
6. Content and services	2
7. Your account	3
8. Deletion	3
9. Identity theft	3
10. Security and spam	3
11. Terms of Sales	4
12. Modification of the General Conditions of Use (GCU) and duration of the contract.	4

1. Preamble

These T & Cs or General Conditions of Use legally govern the use of the services of the Trender application (hereinafter referred to as " the site ").

Constituting the contract between the company Trender and the user, access to the site must be preceded by the acceptance of these T & Cs. Access to this platform signifies acceptance of these T & Cs.

2. Legal Notice

The edition of the Trender application is provided by a company, for the moment unofficial, Trender. Contact possible by email, trender@boteric.fr .

The application host is OVH SAS is a subsidiary of OVH Groupe SAS, a company registered with the Lille RCS under number 537 407 926 located at 2, rue Kellermann, 59100 Roubaix.

3. Conditions of access to applications

Access to the application is reserved for people who are at least 13 years old, with the consent of the legal guardian (s) for access to the paid functions of the application.

The Trender application provides free access to the application, however some options may be chargeable.

Our services are constantly evolving which implies that you will accept any change in content at our own discretion as well as any usage limits also at our own discretion.

4. Data collection

Your data is and will remain confidential, and in the European Union in accordance with the RGPD. No data will be used except in the context of certain programs where you will be required to agree to the data in question being shared.

Data such as cookies are only used for statistical purposes in order to improve user service.

All other data collected will not be used except in the event of legal follow-up.

5. Responsibility and obligations of visitors

You agree that all of your publicly published content may be viewed by any registered or unregistered visitors.

6. Content and services

You are responsible for your use of the Services and any Content you provide, including compliance with applicable laws, rules and regulations. You should only provide Content to the extent that you are comfortable sharing it with others.

We reserve the right to remove any Content that violates the User Agreement because it would constitute - for example - copyright or trademark violation, identity theft, unlawful conduct or harassment. Our Help Center provides information on specific policies and procedure for reporting or contesting such violations by following this link (which does not yet exist) or by emailing trender@boteric.fr.

If you believe that your Content has been copied in a way that constitutes copyright infringement, please report it by completing our Copyright Infringement Report Form (link not yet available)

7. Your account

You may need to create an account to use our services.

You are solely responsible for the security of your account, which is why we invite you to make your account as secure as possible by using a password and by using some of the options made available to you by Trender.

You will have the possibility to manage the confidentiality of your account in order to share your content publicly or not, as well as to accept or not that registered members contact you by private means within the application.

8. Deletion

We keep log data for up to 24 months. If you follow the instructions provided, your account will be deactivated and then deleted. Once deactivated, your Trender account, including your display name, username, and profile, will no longer be visible on trenderapp.com, Trender for iOS, and Trender for Android. For 30 days after deactivation, it is still possible to restore your Trender account if it has been deactivated accidentally or by mistake.

You should keep in mind that search engines and other third parties may still keep copies of your public information, such as your Profile information and public Tweets, even after you remove information from our services or turn off your account.

Accounts created to replace accounts whose activity has been suspended may be permanently suspended.

9. Identity theft

You must not impersonate any person, group or organization in a way that causes or aims to misunderstand, confuse or deceive others. Managing parody, fan, commentary, or news feed accounts if the purpose of such accounts is to engage in spamming or inappropriate behaviour is prohibited.

10. Security and spam

We will do our best to protect users from data breaches as well as spam.

It is forbidden except in the case of official authorization to:

- Test the vulnerability of any system or network.
- Access sensitive and non-public areas of Trender, as well as use them by any means.
- Use Trender services if you are not authorized to do so.
- Disrupt or interrupt all access to applications or access to application services.

- Copy or use the visuals used by Trender if they are not officially shared.

11. Terms of Sales

All types of payments will not be managed by the Trender group but by a trusted external organization. Thus, we will delegate all responsibility to this organization.

On the other hand, for any service subscribed, you will have a right of withdrawal of 7 days from the receipt of your product.

12. Modification of the General Conditions of Use (GCU) and duration of the contract.

The contract is valid until deletion of the account or until the said person leaves the application in the event that no account is used.

We reserve the right to modify the T & Cs at any time at our own discretion unless the modification concerns user data.