

General terms and conditions for participation in an activity of the 'Stichting Stepbond NL'

Wherever 'the Stepbond' or 'Stepbond' is written in the conditions, this means: Stichting Stepbond NL, Chamber of Commerce no. 86335677

1. Registration, cancellation

1. By registering for a Stepbond.NL activity, the participant is obliged to pay the full registration fee for this activity in advance.

If an activity is canceled due to circumstances, the registration fee will be returned to the same account number from which it was paid.

2. Package buyers confirm for the entire package and cannot cancel in the meantime.

3. Changes to email addresses must be communicated as soon as possible by email to: info@stepbond.nl

2. Payment terms

1. Payment for everything StepbondNL offers must be made in advance to: NL64 RABO 0198 1576 81 in the name of Stichting Stepbond NL with reference to <participant name> and <event name>

2. Stepbond.NL has the right to exclude the participant in question from the activity if payment is not made.

3. Activities

1. Stepbond.NL organizes irregular activities that are reported in the Stepkalendar on the website www.stepbond.nl

Most activities on this Stepkalendar are organized by third parties.

It is therefore clearly indicated in the activities when they are organized by the Stepbond.

2. Every participant must participate in the Stepbond activities dressed appropriately.

3. Wearing a helmet is mandatory for all Stepbond activities that take place on the scooter.

4. Participants must follow the safety instructions of the management at all times

5. The Stepbond bears no responsibility whatsoever for all activities that are mentioned on the Stepkalendar on the website www.stepbond.nl, but that are not organized by the Stepbond.

4. Consent of photos and other image recordings

When registering for an activity, the participant or his/her parents/guardians can object in advance to the use of photos and other image recordings.

5. Liability

1. The Stepbond is not liable for theft, accidents or damage that occurs at the locations where StepbondNL carries out its training or organizes activities.
2. Nor is De StepbondNL liable for damage incurred during or as a result of attending a lesson, training, competition or activity, etc.

6 Risk acceptance

1. The participant is aware of and accepts the risk inherent in performing the activities that De StepbondNL offers. This risk can manifest itself before, during or after attending an activity and can have consequences for the health or physical condition of the participant.
2. The participant takes part in the activities at his own expense and risk.

7. Insurance

1. Every participant must have insurance for legal liability. StepbondNL also advises you to take out an accident insurance.
2. Intentionally caused damage to equipment, materials, accommodation or persons will be recovered from the perpetrator.
3. Each participant bears his or her own risk for the loss of his or her clothing, jewelry and the like. In all cases, theft is reported by the owner himself.

8. Final provisions

1. The invalidity of one or more of the provisions in these general terms and conditions does not affect the validity of all other provisions.
2. Dutch law applies.