Terms and conditions for Trinity College London

We are Trinity College London ("Trinity", “us”, “our” or “we”), the international exam board for performing arts and English language qualifications, a registered charity with registration numbers 1014792 (England and Wales) and SC049143 (Scotland) and a private company limited by guarantee registered with company registration number 02683033 in England. Our registered office is at Blue Fin Building, 110 Southwark Street, London SE1 0TA. We operate the websites: https://www.trinitycollege.com/, https://www.artsaward.org.uk, https://www.trinityrock.com, https://musicbooking.trinitycollege.co.uk, https://seltbooking.trinitycollege.co.uk, and https://support.trinitycollege.co.uk, including the various subsections of these websites hosted at connected subdirectories and subdomains (such as, but not limited to, https://teacher-directory.trinitycollege.com/ and https://booking.trinitycollege.com), with the websites and all of their subdirectories and subdomains together being the (“Platform”).

1. How these T&Cs work

1.1 These terms and conditions (these “T&Cs”) are divided into 3 parts:

1.1.1 part 1: the terms of use (“Terms of Use”). These describe how you may: (i) access and use the Platform and any Trinity Partner Platform (as defined in clause 2.1) and the content on them; and (ii) interact with the Platform and any Trinity Partner Platform by (for example) submitting comments, images, videos or any other type of material. By using the Platform and any Trinity Partner Platform or by becoming a Registered User (see clause 9 below) you confirm that you accept the Terms of Use and that you agree to comply with them;

1.1.2 part 2: the terms of service (“Terms of Service”). These set out the terms according to which you may access and use the services available via the Platform and any Trinity Partner Platform, including the:

a. Trinity account services (see clause 9);

b. paper exam certification services (connected to the Exam Services) (“P4P Services”) (see clause 17);

c. Skill Up! App services (“Skill Up! App Services”) (see clause 19);

d. digital music theory exam services (“Digital Music Theory Exam Services”) (see clause 20);

e. Trinity Notelab (“Notelab Services”) (see clause 21); and

f. any other services (including the supply of products) we may offer and provide to you from or via the Platform or Trinity Partner Platform from time to time (however, if we make known to you that separate terms and conditions apply to a particular Trinity service or product not referred to herein, those terms and conditions will govern the use of that product or service and these T&Cs shall not apply),

together referred herein as the “Services”, and

1.1.3 part 3: the general terms (“General Terms”). These set out certain terms and conditions that apply equally to your use of the Platform or Trinity Partner Platform under the Terms of Use and/or Terms of Service and any orders or purchases you make through the Platform or applicable Trinity Partner Platform.

1.2 If you are an individual acting for purposes that are wholly or mainly outside your trade, business, craft or profession, you are acting as a “Consumer”.

1.3 If you are acting for purposes relating to your trade, business, craft or profession, then you are acting in the course of a business (a “Business User”).
1.4 In these T&Cs (unless we specify otherwise in a particular clause), when we refer to “we”, “us” or “our”, we mean Trinity; and when we refer to “you” or “your” we mean:

1.4.1 you, the person accessing or using the Services; and

1.4.2 if you are a Business User, the business on whose behalf you are acting.

1.5 If you are acting on behalf of your employer or another business when you access and use the Platform or Trinity Partner Platform and/or the Services, you will be a Business User and you represent and warrant that:

1.5.1 you have full legal authority to bind your employer or that business; and

1.5.2 you agree to these T&Cs on behalf of the business that you represent.

1.6 We recommend that you read these T&Cs carefully before you use the Platform, Trinity Partner Platform or the Services. Please note that if you do not accept these T&Cs then you will not be able to use the Services, Platform or Trinity Partner Platform.

1.7 Our privacy statement (available here) sets out information about how we will use your personal information. Our cookie policy (available here) sets out how we use cookies and other similar technologies. If you, or an individual whose information you have provided to us, have any questions about our privacy statement, cookie policy or how we collect and use personal information please feel free to contact us at dpo@trinitycollege.com.

1.8 We may make additional services, features and tools available to you via the Platform or Trinity Partner Platform which are governed by additional terms and conditions. You must review these additional terms and conditions via the Platform before you engage with such additional services and, if you do not agree to such additional terms and conditions, you must not use such additional services.

1.9 Where you are a registered exam centre, registered exam hub or representative for Trinity, these T&Cs supplement the terms and conditions for registered exam centres, registered exam hubs or representatives (as appropriate) entered into between Trinity and you (“REC Contract”). If there is any conflict or inconsistency between the terms of these T&Cs and the terms of the REC Contract, the terms of these T&Cs shall prevail with respect to the subject matter of these T&Cs.

PART 1: TERMS OF USE

2. The Platform

2.1 Save as expressly set out in the Terms of Service (which for clarity purposes, includes clauses 8.1):

2.1.1 We do not guarantee that the Platform (or any third party online platform which you are required to use as part of the Services (a “Trinity Partner Platform”) as provided by one of our commercial partners (a “Trinity Partner”)), or any content on them, will always be available or be uninterrupted.

2.1.2 Access to the Platform and any Trinity Partner Platform is permitted on a temporary basis. We and/or our licensors may suspend, withdraw, discontinue or change all or any part of the Platform or Trinity Partner Platform for justified commercial, operational or legal reasons or in accordance with clauses 2.3 and 25. In the case of suspension, withdrawal or discontinuation, we will provide you with advance notice (unless such suspension, withdrawal or discontinuation must occur immediately due to safety or security risks or legal requirements).

2.1.3 We will not be liable to you if for any reason the Platform, or Trinity Partner Platform, is unavailable at any time or for any period.
2.1.4 We and/or our licensors may update the Platform and any Trinity Partner Platform and/or change the content on them where there is a valid commercial, operational or legal reason to do so.

2.2 You are responsible for making all arrangements necessary for you to have access to the Platform and any Trinity Partner Platform (for example, online access and appropriate updated versions of web browsers). You are also responsible for ensuring that all persons who access the Platform and any Trinity Partner Platform through your internet connection are aware of these Terms of Use and that they comply with them. If you are a Business User, you are also responsible for ensuring that all persons who access the Platform and any Trinity Partner Platform in connection with your business are aware of these Terms of Use and that they comply with them.

2.3 We and/or our licensors may from time to time carry out routine and emergency maintenance of the Platform and Trinity Partner Platforms and you may be unable to access the Platform and Trinity Partner Platforms during any such period. We will not be liable to you if for any reason the Platform or Trinity Partner Platform is unavailable during such periods.

2.4 The Platform and the content on it are provided for general information purposes only. They are not intended to amount to advice on which you should rely.

2.5 We do not guarantee that the Platform or any Trinity Partner Platform will be totally secure or free from bugs or viruses. We will not, under any circumstances, be responsible for protecting your hardware, software, network or other systems from attacks, whether external or internal, or from software or other code meant to be harmful or disruptive. You are responsible for configuring your information technology, computer programmes and platform(s) in order to access the Platform and any Trinity Partner Platform and we recommend that you use your own virus protection software.

2.6 If you are a Business User, you warrant and undertake that you will comply with all applicable laws, statutes, regulations and codes from time to time in force which apply in connection with your use of the Platform, any Trinity Partner Platform and the Services.

2.7 In respect of the Platform (and any applicable Trinity Partner Platform) you agree not to:

2.7.1 use the Platform or Trinity Partner Platform for any unlawful purpose or in a way that breaches applicable law;

2.7.2 share with any third party any credential information which would allow them to access and enjoy the Platform or Trinity Partner Platform;

2.7.3 remove, delete, alter or obscure any trademarks or any copyright, patent or other intellectual property or proprietary rights on the Platform or Trinity Partner Platform without appropriate consent;

2.7.4 use the Platform, or the Trinity Partner Platform, in any way which might infringe our or any third party’s intellectual property rights or other rights;

2.7.5 copy, or otherwise reproduce or re-sell any part of the Platform or applicable Trinity Partner Platform;

2.7.6 copy, reverse engineer, decompile, disassemble, decode, adapt or otherwise attempt to gain access to the source code of the Platform (or Trinity Partner Platform), or translate, port, modify or make derivative works of any portion of, or rent, retransmit, disclose, publish, sell, assign, lease, sublicense, market, or transfer the Platform or any Trinity Partner Platform in any way;

2.7.7 disparage Trinity or any Trinity Partner or their respective products or services;
transmit any viruses, trojans, worms, logic bombs, time-bombs or other material which is malicious or technologically harmful or other computer instructions or technological means whose purpose is to disrupt, damage, or interfere with the use of computers or related systems;

2.7.9 attempt to circumvent any technological or security measure implemented by us or any of our providers or any other third party (including another user) to protect the Platform or applicable Trinity Partner Platform;

2.7.10 attack the Platform or Trinity Partner Platform via a denial-of-service attack or a distributed denial-of service attack;

2.7.11 use the Platform or Trinity Partner Platform for the purposes of scraping, extracting, spidering, harvesting or otherwise obtaining any material for use within a third party website or application;

2.7.12 intentionally damage or disrupt the Platform or Trinity Partner Platform in any way; or

2.7.13 use the Services, Platform or Trinity Partner Platform in order to develop any products or services that compete with (or are substantially similar to) the Services, Platform or Trinity Partner Platform.

2.8 By breaching some of these provisions, you could be committing a criminal offence under the Computer Misuse Act 1990 (or other applicable laws). We may report any such breach to the relevant law enforcement authorities and we will co-operate with those authorities by disclosing your identity to them. In the event of such a breach, your right to use the Platform or any Trinity Partner Platform will cease immediately.

2.9 If you become aware of any activity that may be in breach of these Terms of Use then you must promptly notify Trinity using the details in clause 26.

User Generated Content

2.10 If it is the case that you supply or upload any content to the Platform or a Trinity Partner Platform, whether it be pictures, videos, text, sound recordings or other content ("User Generated Content"), it must comply with the following rules:

2.10.1 it must not be obscene, indecent, abusive, offensive, threatening or racist and it must not promote or propose hatred or physical harm against anyone;

2.10.2 it must not harass or bully another person;

2.10.3 it must be true and honest so far as you know;

2.10.4 it must not: (i) constitute pornography; or (ii) be sexual or sexually suggestive involving minors;

2.10.5 it must not be libellous or defamatory of anyone;

2.10.6 it must not be unlawful;

2.10.7 it must not use the material or content or infringe the rights or privacy of anyone else; for example you should not use images of well-known characters, footage or music (unless it is your own or you have permission to use it);

2.10.8 it must not contain someone else’s personal information or confidential information relating to other people unless you have appropriate consent;
2.10.9 it must not promote discrimination, whether based on ethnicity, race, sex, religion, nationality, disability, sexual orientation, age or any other protected characteristic;

2.10.10 it must not promote or condone terrorism, violence or other illegal behaviour;

2.10.11 it must not be harmful to minors in any way;

2.10.12 it must not impersonate any person, or misrepresent your identity or affiliation with any person;

2.10.13 it must not give the impression that it emanates from or is endorsed by us or a Trinity Partner, if this is not the case;

2.10.14 it must not contain or transmit any viruses, worms, Trojan horses, ‘spyware’ programs and other harmful or malicious code, files, scripts, agents or programs;

2.10.15 it must not include advertisements;

2.10.16 if you are resident in India, it must not threaten the unity, integrity, defence, security or sovereignty of India, friendly relations with foreign states or public order, or cause incitement to the commission of any cognisable offence in India, or prevent investigation of any offence in India, or is insulting of another nation; and

2.10.17 it must not breach these T&Cs.

2.11 We, and our Trinity Partners, reserve the right to refuse, remove or delete any User Generated Content supplied by any person that we think contravenes these T&Cs or applicable laws. If you become aware of any User Generated Content that breaches clause 2.10, please contact us using the details set out in clause 26, providing your full name and address, along with details of: (i) the date on which it was posted and where it can be found on the Platform or Trinity Partner Platform (as applicable); (ii) the username of the person who posted it; (iii) reasons why the content should be deleted; and (vi) copies of any communication with the person who posted it (if any).

2.12 In addition, we may from time to time provide interactive services on the Platform or Trinity Partner Platform that shall enable you to upload User Generated Content, including, without limitation:

2.12.1 comment facilities;

2.12.2 chat rooms; and/or

2.12.3 bulletin boards,

(together “Interactive Services”).

2.13 Where we provide an Interactive Service, we will use reasonable endeavours to provide information to you about the kind of service offered and if it is moderated. However, we are under no obligation to oversee, monitor or moderate any Interactive Service we provide.

2.14 The use of any of our Interactive Services by a minor is subject to the consent of their parent or guardian. We advise parents who permit their children to use an Interactive Service that it is important that they communicate with their children about their safety online. Minors who are using any Interactive Service should be made aware of the potential risks to them.

3. Intellectual Property

3.1 You acknowledge and agree that Trinity and/or its licensors own and retain all intellectual property rights in and to the Platform (and any applicable Trinity Partner Platform), the Trinity name, Trinity
logos, trademarks, images and other intellectual property appearing on the Platform and applicable Trinity Partner Platform. These works are protected by intellectual property laws and treaties around the world. All such rights are reserved.

3.2 Except as expressly provided in these T&Cs, these T&Cs do not grant you any rights to, under or in, any intellectual property rights or other rights or licences in respect of the Platform or applicable Trinity Partner Platform, and the Trinity name, Trinity logos, trademarks, images and other intellectual property appearing on Platform and applicable Trinity Partner Platform.

3.3 You acknowledge and agree that no part of the Platform or applicable Trinity Partner Platform including, without limitation, the text, designs, graphics, photographs and images contained therein, may be copied, reproduced, republished, uploaded, re-posted, modified, transmitted or distributed or otherwise used in any way for any purpose without our (or the applicable Trinity Partner’s) prior written consent.

3.4 Any communications or materials you send to us through the Platform or applicable Trinity Partner Platform by electronic mail or other means will be treated as non-proprietary and non-confidential (other than communications in respect of your order if you use the Platform or Trinity Partner Platform to purchase products or services from us) and to the extent permissible under applicable law, you hereby waive all moral or special rights in this regard. We are free to publish, display, post, distribute and otherwise use any ideas, suggestions, concepts, designs, know-how and other information contained in such communications or material for any purpose, including, but not limited to, developing, manufacturing, advertising and marketing us and our products and services.

PART 2: TERMS OF SERVICE

4. Order processes for Services

4.1 In the event that you wish to place an order for a Service, which includes orders for products (an “Order”), you may need to register an Account with us first in accordance with clause 9, and then you will need to follow the relevant procedure set out on the Platform (or applicable Trinity Partner Platform) to submit your Order. You must be at least 18 years old to place an Order. The relevant order process will allow you to check and amend any errors before submitting your Order. Please check your Order carefully before confirming it, as once your Order is submitted we will begin processing it immediately. You are responsible for ensuring that your Order is complete and accurate. All Order processes are available in English, and, where indicated on the Platform in relation to the relevant Service, in Italian, and we will not file a copy of any contract formed between you and us.

4.2 Your Order constitutes an offer to us. We will confirm our acceptance of your Order by sending you an email confirming the information you included in your Order (including, for products, the delivery period) (“Confirmation Email”). These T&Cs will become binding on you at the point we send confirmation of your Order to you via email and will be incorporated into a contract between you and us in relation to such Order (“Contract”). For clarification purposes, the T&Cs which bind such Order under Contract will be the T&Cs that we presented to you during the Order process, immediately prior to you submitting your Order.

4.3 In respect of any Orders for Services which require the use of a Trinity Partner Platform, Trinity makes no representations, warranties or guarantees (whether express or implied) in relation to, and is not liable for, any act or failure to act by a Trinity Partner and the functioning of the applicable Trinity Partner Platform. Save as set out in clause 24 we assume no responsibility, and are not liable, for any damages resulting from any spyware or viruses, worms, logic bombs, time-bombs, keystroke loggers, cancelbots, “Trojan Horses” or anything else which is malicious or technologically harmful or that may infect computer equipment or other property resulting from the relevant user’s access to, use of, or downloading of any materials, data, text, images, video, or audio from the Trinity Partner Platform.
You (and the relevant user) are responsible for implementing sufficient procedures and virus checks (including anti-virus and other security checks) to satisfy their particular requirements.

4.4 Further, in respect of any Orders which require the use of a Trinity Partner Platform, you must comply with the applicable terms and conditions of the relevant Trinity Partner. We will make those terms known to you via the relevant clauses in these T&Cs.

4.5 We reserve the right to provide a different Trinity Partner Platform or to modify or change our Services processes in the future in respect of such Trinity Partner Platforms for justified commercial, operational or legal reasons. Save as set out in clause 24, we shall not be liable to you, any relevant user or to any third party for any modification, suspension or discontinuance of any Trinity Partner Platform. If we provide a different Trinity Partner Platform, we will provide you with advance notice.

5. Delivery

5.1 If your Order is for a product:

5.1.1 The costs of delivery will be as displayed to you on the Platform or Trinity Partner Platform. We will agree a delivery period with you during the Order process, and will confirm such delivery period in the Confirmation Email. If our supply of the product is delayed by an event outside our control then we will contact you as soon as possible and we will take steps to minimise the effect of the delay.

5.1.2 If no one is available at the address to take delivery of the product, we will leave a note informing you of how to rearrange delivery or collect the product from a local depot. A product will be your responsibility from the time we deliver the product to the address provided. You own the product once we have received payment in full.

6. Fees and payment

6.1 Unless stated otherwise in these Terms of Services, the prices for the Services (and delivery, if applicable) are set out on the Platform (or Trinity Partner Platform), or they will be provided to you via an email from Trinity (the “Fees”). Unless stated otherwise in these Terms of Services, the Fees are inclusive of VAT and all other applicable taxes. If we cannot reasonably calculate the applicable taxes in advance, we will make that clear to you on the Platform or applicable Trinity Partner Platform and state the manner in which those taxes will be calculated.

6.2 Fees may be subject to change from time to time, however our Fee changes will not affect Orders for which a Contract already exists, unless you are a Business User wishing to renew or extend an existing fixed term Contract. In this scenario, the Fees may change upon renewal or extension.

6.3 Unless we agree otherwise, you shall pay the Fees using one of the payment methods set out in the Order process (the “Payment Methods”). You confirm that the card or bank account which is being used is yours, or that you have the authorisation of the account holder to use it. If you use a Payment Method which you are not authorised to use, you will be liable to us for any losses that we suffer as a result of your use of that Payment Method.

6.4 This clause 6.4 applies to you if you are resident in India. We use third-party payment aggregators (“Payment Aggregators”) to facilitate payments via the Platform or Trinity Partner Platform. The processing of payments will be subject to the terms and policies of such Payment Aggregators in addition to these Terms of Service. We shall not be liable for any error by the Payment Aggregator. In the event of any unsuccessful payments, the money debited shall be credited back to the source account in accordance with the terms of the Payment Aggregator.

6.5 If you pay for the Services using a credit or debit card, you may also incur credit card or other transaction charges which, if applicable, are as quoted on our Platform or Trinity Partner Platform at the time of booking, and may change from time to time. In accordance with our privacy statement,
we may disclose your personal details to our banking suppliers so that they may process your payment in a secure online environment. Trinity does not itself store or use card information.

6.6 Unless we agree otherwise, or Trinity indicates that it will send you an invoice for payment, the relevant Fee must be paid in full by credit or debit card at the time of submitting your Order. This can be done by following the prompts that will appear on-screen on the Platform or Trinity Partner Platform.

6.7 If you pay for the Services using a credit or debit card, and if your credit or debit card is declined, you will be notified of this on screen and your Order will not be processed. You will be responsible for completing and submitting a new Order using a valid form of payment.

6.8 If you pay for the Services using a credit or debit card, you should be aware that online payment transactions are subject to validation checks by your card issuer and we are not responsible if your card issuer declines to authorise payment for any reason.

7. Cancellation rights – UK and EU Consumers only

7.1 If you are a Consumer resident in the UK or the European Union then you have a right under The Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013 (UK) or your local equivalent (the “Regulation”) to cancel a Contract within a 14 day period without giving a reason in accordance with this clause 7 (as explained further below). For the avoidance of doubt, if you are a Consumer resident outside the UK or the European Union, or a Business User, this clause 7 does not apply to you unless we agree otherwise. Please note that the right to change your mind does not apply to any bespoke products you purchase from us (i.e. products that we create to your specification or are clearly personalised).

7.2 If the Contract is for a service, the cancellation period will expire within 14 days after the day on which we send the Confirmation Email, and if the Contract is for a product, the cancellation period will expire 14 days from the day on which you acquire, or a third party other than the carrier and indicated by you acquires, physical possession of the products (in each case, the "Cooling Off Period").

7.3 If the Contract is for a service, then if you wish to access the Services under the Contract during the Cooling Off Period then you may do so but you expressly agree that we may begin to supply the Services to you during the Cooling Off Period and you acknowledge that, once the Contract has been fully performed, your right to cancel the Contract under the Regulation will be lost and you are not entitled to any refund under those cancellation rights.

7.4 To exercise your right to cancel, you must inform us of your decision to cancel a Contract by making a clear statement. The easiest way to do this is to email us at ukandireland@trinitycollege.com if you are located in the UK or, if you are located outside of the UK, by filling in the ‘Contact us’ form for ‘Other enquiries’ available at https://www.trinitycollege.com/contact, forwarding on your Confirmation Email and informing us of your decision to cancel the Contract. You may use the below model cancellation form but you are not required to do so:

Model Cancellation Form

To Trinity College London, 110 Southwark Street, London SE1 0TA, United Kingdom,

I/We(*) hereby give notice that I/We(*) cancel my/our contract for the provision of the following service*,

Ordered on(*)

Name of consumer(s)
7.5 To meet the cancellation deadline, it is sufficient for you to send your communication concerning the exercise of your right to cancel before the Cooling Off Period has expired. We will send you an acknowledgement of receipt of your notice to cancel by email.

7.6 Nothing in this clause 7 affects your other statutory rights as a Consumer.

7.7 If you cancel a Contract for a service with us:

7.7.1 We will only reimburse you for any portion of the Services not performed prior to you notifying us of your intention to cancel.

7.7.2 We will make the reimbursement without undue delay, and not later than fourteen (14) days after the day on which we are informed about your decision to cancel this Contract.

7.8 If you cancel a Contract for a product with us:

7.8.1 We will reimburse you all payments received from you, including the cost of delivery except for:

(a.) the supplementary costs arising if you chose a type of delivery other than the least expensive type of standard delivery offered by us; and

(b.) deductions we may make for reimbursement covering the loss in value of any products supplied, if the loss is the result of unnecessary handling by you. You are only liable for any diminished value of the products resulting from the unfair and/or unreasonable wear and tear of the products other than what is necessary to establish the nature, characteristics and functioning of the products. We may make a deduction from any reimbursement (you are entitled to from us) for such loss in value of any products we supply.

7.8.2 We will make the reimbursement without undue delay, and not later than:

(a.) 14 days after the day we receive back from you any products supplied;

(b.) (if earlier) 14 days after the day you provide evidence that you have returned the products; or

(c.) if there were no products supplied, 14 days after the day on which we are informed about your decision to cancel the Contract.

7.8.3 We may withhold reimbursement until we have received the products back or you have supplied evidence of having sent back the products, whichever is the earliest.

7.9 We will make the reimbursement under this clause 7 using the same means of payment as you used for the initial transaction; you will not incur any fees as a result of the reimbursement.

8. **Warranties**
8.1 If you are a Consumer then we are under a legal duty to provide you with products or Services (as applicable):

8.1.1 that are in conformity with the applicable Contract;

8.1.2 in accordance with applicable law; and

8.1.3 with reasonable care and skill and all other applicable statutory warranties.

8.2 If you are a Business User, then to the extent permitted by applicable law, the Services (including the provision of any products), Platform and applicable Trinity Partner Platform are provided “as is” and we disclaim all other conditions, warranties, representations, undertakings or other terms which might have effect between you and us with respect to the Services, the Platform or Trinity Partner Platform or be implied or incorporated into these T&Cs (or any Contract), whether by statute, common law, trade, custom, practice, course of dealing or otherwise, including any implied conditions, warranties, undertakings or other terms relating to satisfactory quality, reasonable skill and care, fitness for any particular purpose, ability to achieve a particular result. We do not warrant anything in relation to systems that do not make up the Platform or Trinity Partner Platform or the connection to those systems.

8.3 We and/or our licensors may provide links on our Platform and the Trinity Partner Platforms to the websites of other companies, whether affiliated with us or not. We cannot give any undertaking that third party products you purchase from those third party sellers will be of satisfactory quality, and any such warranties are disclaimed by us absolutely. We may disclose your personal information related to that transaction to the third party in accordance with our privacy statement so that they may process your order accordingly. Where you buy any product from a third party seller whose website is linked to our Platform or Trinity Partner Platform that seller’s individual liability will be set out in their terms and conditions. If you are contracting as a Consumer, this disclaimer does not affect your statutory rights against us.

9. Trinity Accounts services

9.1 You will need to open an account with Trinity in order to access certain Services on the Platform or Trinity Partner Platform (an “Account”). Accounts are available to Consumers and Business Users. You must be 18 years or older in order to open an Account. When you follow the prompts to sign-up for an Account you will be asked to enter in a set of unique log-in credentials (email address and password) (the “Credentials”). You will then be sent an email from a service provider with instructions to follow in order to confirm your email address and verify the setting up of the Account. You must choose and use a set of unique Credentials for the Account. You must treat such Credentials as confidential and you must not disclose them to any third party. Once you register an Account, you will be a “Registered User”.

9.2 By registering for and opening or using an Account with Trinity you agree to be legally bound by these T&Cs. Creation of an Account is free of charge. You are responsible for all activities that are carried out under your Credentials. You will be required to enter your Credentials each time you wish to access your Account or avail of a product or service which requires you to use an Account. We do not check the identities of people using Accounts and will not be liable where your Credentials are used by someone else.

9.3 You agree that:

9.3.1 all the information that you provide to us in connection with your Account is correct, complete and accurate;

9.3.2 you are the person whose details you have provided; and
9.3.3 you will notify us immediately if there are any changes to the information you have provided to us.

9.4 If you know or suspect that anyone other than you knows your Account login details, you must immediately notify us using the details in clause 26.

9.5 You are responsible for any unauthorised use of your Account login details.

9.6 The information, including personal information, that you provide when accessing or purchasing certain products or services from Trinity, its subsidiaries or Trinity Partners will be added to your Account in accordance with the terms and conditions for such products or services. You can view and update the information that you provide to us and that is saved to your Account by accessing your Account.

9.7 You can choose to pause or delete your Account at any time. Pausing or deleting your Account in relation to a particular product or service may not necessarily pause or delete your account with Trinity in relation to other services offered by Trinity, its subsidiaries or Trinity Partners. If you wish to pause or delete your Account then send an email to ukandireland@trinitycollege.com if you are located in the UK or, if you are located outside of the UK by filling in the ‘Contact us’ form for ‘Other enquiries’ available at https://www.trinitycollege.com/contact requesting Trinity to pause or delete your Account. You must only register for one Account with Trinity, as registering for multiple Accounts is not allowed. Sharing Accounts with another person is also not allowed.

9.8 Subject to your compliance with these T&Cs, Trinity grants you a non-exclusive, royalty-free, non-transferable right for the period that these T&Cs are in effect between Trinity and you to access and use the Account, solely for the purpose of accessing or purchasing products or services from Trinity, its subsidiaries or Trinity Partners and for providing details for, or amending the details provided for, yourself or other individuals as required by the relevant product or service.

9.9 You acknowledge and agree that Trinity may amend the features, appearance and functionality of the Account from time to time, provided we give you reasonable notice of such changes.

9.10 Trinity retains the right to disable your Credentials and/or terminate your access to the Account at any time and without liability. In particular, but without limiting the sentence just before this one, we have the right to disable your Credentials and/or terminate your access to the Account at any time, if in our reasonable opinion you have failed to comply with any of the provisions of these T&Cs or the provisions of the terms and conditions of any product or service accessed, used or purchased using the Account (including the terms of an applicable Trinity Partner Platform). In the event of such a failure to comply, your right to use the Account will cease immediately.

**Trinity Account services and data protection**

9.11 In relation to the Account, we are the data controller and will collect and use in accordance with our privacy statement: (i) your personal information, and (ii) the personal information of other individuals that you are required to provide us with in relation to a relevant product or service, including your or their name, contact information and any other details that you provide. We will primarily use this personal information in order to enable you to open and manage the Account or to purchase, access or benefit from a product or service of Trinity or its subsidiaries. We may share your personal information with our subsidiaries and other third parties where you purchase, access or benefit from a product or service of our subsidiaries. More information about how we process personal information, who we share it with and your rights, can be found in our privacy statement. Where you provide us with the personal information of other individuals you (i) confirm that you have the right to provide us with their personal information and do so in compliance with applicable data protection laws, (ii) agree to inform such individual (or where such individuals are under 18 years of age, their parent or legal guardian) that their personal information is being provided to us, and (iii) agree to bring our privacy statement to their attention.
10. [Intentionally not used]

11. [Intentionally not used]

12. [Intentionally not used]

13. [Intentionally not used]

14. [Intentionally not used]

15. [Intentionally not used]

16. [Intentionally not used]

17. **P4P Services**

17.1 The P4P Services only apply to Consumers. The Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) may use our P4P Services in order to obtain a paper certificate (a "**Paper Certificate**") in relation to an Exam taken in the UK or Ireland, and for which the Candidate has obtained a mark of pass or above and has already received a digital certificate, as per the instructions referred to in clause 14.2. In this clause 17, the "**Applicant**" or "**you**" refers to the person responsible for purchasing the paper certificate via the P4P Services. As the Applicant, you must be the Candidate in whose name the digital certificate has been issued or, where the Candidate is under 18 years of age, their parent or legal guardian, and be located in the UK or Ireland. The Applicant can place an Order for a Paper Certificate via the Platform in accordance with clause 4.

17.2 The instructions referred to in clause 14.2 will direct you to the landing page for the Trinity certificates platform where, in order to sign into the P4P Services, you will be prompted to enter the Candidate’s candidate number (which is the candidate number printed in the bottom left-hand corner of the Candidate’s digital certificate) and email address (which is the email address to which the Candidate’s digital certificate was sent). Once you have signed in, you will be presented with the Candidate’s information held by Trinity and will be prompted to tick a box to confirm if the Candidate is under 18 years of age. You can then follow the process to:

17.2.1 choose the exam(s) for which you would like a paper certificate. Information about the fee payable for the Paper Certificate will be listed next to the relevant exams;

17.2.2 enter in the Applicant’s details (including the Applicant’s name, email address and phone number);

17.2.3 enter in the details of the address to which the Paper Certificate should be delivered;

17.2.4 check the information entered carefully before confirming it. All errors should be checked and corrected prior to submission. Once your form is submitted we will begin processing it immediately based on the information that you have provided; and

17.2.5 review these T&Cs and provide your consent to be bound by the same by ticking where indicated.

17.3 Please click the “Proceed to payment” button when you are ready to send us your Order and enter your payment information in respect of the fees payable and confirm and submit your payment.

17.4 The Confirmation Email and all subsequent communications will be sent to you as the Applicant.

17.5 If the Applicant is resident in the UK or European Union, they acknowledge and agree that a Paper Certificate is a bespoke product, which is personalised with the Candidate’s details and according to the Regulation, consumer cancellation rights under clause 7 are exempted from such Order and
the applicable Contract cannot be cancelled. As such, there are no refunds available in respect of Orders for Paper Certificates.

**P4P Services and data protection**

17.6 In relation to the P4P Services, we are the data controller and will collect and use the personal information of the Candidate and the Applicant, including their name, contact information, the delivery address and any other details provided with the Order in accordance with our privacy statement. We will primarily use this personal information in order to provide you with a Paper Certificate. More information about how we process personal information can be found in our privacy statement. Where you provide us with the personal information of other individuals you (i) confirm that you have the right to provide us with their personal information and do so in compliance with applicable data protection laws, (ii) agree to inform such individuals (or where such individuals are under 18 years of age, their parent or legal guardian) that their personal information is being provided to us, and (iii) agree to bring our privacy statement to their attention. In particular, where the Candidate and the Applicant are not the same person, you agree to inform the Candidate that their personal information is being provided to us and bring our privacy statement to their attention.

18. [Intentionally not used]

19. **Skill Up! App Services**

19.1 The Skill Up! App Services (and this clause 19) apply to Business Users only. Trinity has contracted with a Trinity Partner, Astrid Education AB (a company registered in Sweden, under registration number 559243-1364), the primary business address of which is at Malmskillnads gatan 32, 111 51 Stockholm, Sweden (“Astrid”), to provide the Trinity Partner Platform for the Skill Up! App Services.

19.2 The Skill Up! App Services allow you to order and purchase Astrid’s AI-driven English Language learning app and associated browser dashboards which you may then supply to your end-users (together the “Skill Up! App”). You may order the Skill Up! App Services in accordance with clause 4. For the avoidance of doubt, whilst we procure your access to the Skill Up! App (which may also contain Trinity branding) as part of the Skill Up! App Services, we do not provide the Skill Up! App, nor the services related to use of the Skill Up! App which are all provided by Astrid. Astrid has its own terms that apply to you and the end-users of the Skill Up! App.

19.3 Accordingly, if you use the Skill Up! App (and its related services), you are fully responsible for ensuring that you (and your teachers, students, parents, legal guardians and all other end-users of the Skill Up! App) agree to, and comply with, any terms and conditions of Astrid (including, but not limited to, any EULA) related to its provision of the related services.

19.4 You may express your interest in purchasing the Skill Up! App Services using the online form on our Platform for this purpose. We will then contact you by email with a link to the form online that you must complete and submit in order to submit an Order to purchase the Skill Up! App Services. Where you are a registered exam centre with Trinity or are otherwise eligible for a discount, Trinity will specify in this email to you the discounted price at which you may purchase the Skill Up! App Services. By submitting your Order, you agree to purchase the Skill Up! App Services at the discounted price set out in Trinity’s email to you, and where no discounted fee is specified in this email, you agree to purchase the Skill Up! App Services at the price listed on the Platform. The fees and prices for the Skill Up! App Services as listed on the Platform or provided to you in an email by Trinity are inclusive of VAT.

19.5 When filling in the form to place an Order, you will be prompted to enter in information including details of your school or centre, the name, surname, email address/mobile number and role of the administrative person from your school or centre responsible for the purchase of the Skill Up! App Services, the names and email address of all teachers who will use the Skill Up! App Services and Skill Up! App as well as the number of students who will use the Skill Up! App Services and Skill Up! App,
19.6 Once you have paid us the fee in accordance with the invoice, we will send you the credentials and
details required for each teacher listed in your Order to access the teacher dashboard of the Skill Up! App as well as for each teacher to add their students to their Skill Up! App account. Where students are under 18 years of age, the teachers are required to enter in parent contact information in order for the parents to be invited to register and log into the Skill Up! App. Teachers and parents/students can download the Astrid app (called ‘Astrid Junior’) from the Apple App Store or Google Play and on logging in with the credentials provided to them will obtain access to the Trinity-specific Skill Up! App.

19.7 In relation to the Skill Up! App Services, we are the data controller and will collect and use the personal information of the administrative person from your school or centre responsible for the purchase of the Skill Up! App Services as well as the teacher and parents/students using the Skill Up! App Services and the Skill Up! App, including, as applicable, their name, contact information, scoring, analysis and assessment data, voice recordings (where this feature is used), other activities within the application such as book content and time stamps and any other details provided with the Order in accordance with our privacy statement. We will primarily use this personal information in order to provide you and your teachers and students with the Skill Up! App Services. More information about how we process personal information can be found in our privacy statement. Where you provide us with the personal information of other individuals you (i) confirm that you have the right to provide us with their personal information and do so in compliance with applicable data protection laws, (ii) agree to inform such individuals (or where such individuals are under 18 years of age, their parent or legal guardian) that their personal information is being provided to us, and (iii) agree to bring our privacy statement to their attention. In particular, you agree to inform the administrative person from your school or centre, the teachers and the parents/students that their personal information is being provided to us and bring our privacy statement to their attention.

20. Digital Music Theory Exam Services

20.1 The Digital Music Theory Exam Services allow you to order, purchase and undertake digital music theory exams (“Digital Music Theory Exams”), which you may order in accordance with clause 4.

20.2 Trinity has contracted with a Trinity Partner, Music Education Technologies Limited (a company registered in England and Wales, under registration number 08615775, the registered office of which is 121 Chatham Road, London, England, SW11 6HJ) to provide a Trinity Partner Platform for the Digital Music Theory Exam Services and to facilitate payments for the Digital Music Theory Exam Services.

20.3 The Digital Music Theory Exam Services are available to Consumers and Business Users. When we refer to the “Digital Music Theory Applicant”, we mean you, the person booking a digital music theory exam (a “Digital Music Theory Exam”) via the Trinity Partner Platform.

20.4 The person who takes the Digital Music Theory Exam is the exam candidate (the “Digital Music Theory Candidate”). If the Digital Music Theory Candidate is 18 years of age or older, they may also be the Digital Music Theory Applicant.

20.5 By booking a Digital Music Theory Exam through the Trinity Partner Platform, you agree to be legally bound by and to comply with these T&Cs and our exam rules and regulations as published from time to time. When you book a Digital Music Theory Exam, Trinity’s policies may also apply such as our privacy statement. Where you are not also the Digital Music Theory Candidate, you agree to: (1) bring these T&Cs, our rules and regulations, our privacy statement and Trinity’s policies to the attention of the Digital Music Theory Candidate or, where the Digital Music Theory Candidate is under 18 years of age, such Digital Music Theory Candidate’s parent or legal
guardian; and (2) to ensure that the Digital Music Theory Candidate also complies with them where relevant.

**Digital Music Theory Exam Services - booking a Digital Music Theory Exam**

**20.6 Consumer Digital Music Theory Exam bookings:** You (as the Digital Music Theory Applicant) must be 18 years of age or older in order to book a Digital Music Theory Exam via our Trinity Partner Platform. You must also open an Account prior to paying for your first Digital Music Theory Exam booking. If you are a booking as a Consumer, then you, as the Consumer, will be the contracting party for the purposes of contract formation (further information on contract formation is set out below in this clause 20). In relation to anyone who is under 18 years of age, it is necessary for their parent or legal guardian or a person acting with their parent or legal guardian’s consent to book the Digital Music Theory Exam on their behalf and such parent or legal guardian or person acting with their parent or legal guardian’s consent will be the Digital Music Theory Applicant and the contracting party for the purposes of contract.

**20.7 Business User Music Theory Exam bookings:** Where you are a Business User (including a teacher acting in the course of their job or business in booking an exam in respect of their student), the relevant business for which you work will be the contracting party for the purposes of contract formation. You must be above 18 years or older to book a Digital Music Theory Exam via our Trinity Partner Platform even where you are acting as a Business User. You must also open an Account prior to paying for your first Digital Music Theory Exam booking.

**20.8 Process for all Digital Music Theory Exam bookings (Consumers and Business Users):** In order to book the Digital Music Theory Exam, you must fill in the application form (the "**Digital Music Theory Exam Form**") on the Trinity Partner Platform which will require you to follow the prompts that will appear on-screen to:

- **20.8.1** select your country, region, and the Digital Music Theory Exam grade you intend to book;
- **20.8.2** enter the requested information, which will include: (i) each Digital Music Theory Candidate’s first name and last name, date of birth, gender and email address (which, where the Digital Music Theory Candidate is under 18 years of age, should be the email address of their parent or legal guardian), the Digital Music Theory Candidate’s Unique Learner Number (ULN) (optional field), any special educational needs they might have and any additional information provided; and (ii) the Digital Music Theory Applicant’s first name, last name, postal address, email address, phone number and, in India, PAN number;
- **20.8.3** check the information entered into the Digital Music Theory Exam Form carefully before confirming it. All errors should be checked and corrected prior to submission - click the “back” or “edit” button to make any necessary corrections to the information provided. Once your Digital Music Theory Exam Form is submitted we will begin processing it immediately based on the information that you have provided;
- **20.8.4** review these T&Cs and provide your consent to be bound by the same by ticking where indicated;
- **20.8.5** click the “Proceed to payment” button when you are ready to send us your Digital Music Theory Exam Form; and
- **20.8.6** enter your payment information in respect of the Digital Music Theory Entry Fee (Defined below) and confirm and submit your payment.

**20.9** Where you already have an Account, you may not be prompted or required to fill some of the above details in the Digital Music Theory Exam Form as this information will have already been provided to us from the details held in your Account.
Where you are booking a Digital Music Theory Exam without having previously set up an Account, you will be prompted to set up an Account prior to entering your payment information in respect of the Digital Music Theory Entry Fee. Clause 9 has further details concerning opening an Account.

You are responsible for and must ensure that the details you provide in the Digital Music Theory Exam Form are accurate, complete and up-to-date. The Digital Music Theory Candidate will only be able to take the Digital Music Theory Exam that you have made the booking for. You cannot change the grade of Digital Music Theory Exam booked at a later date via the Trinity Partner Platform and will need to submit a new Digital Music Theory Exam Form and make a new booking if a change in the grade of Digital Music Theory Exam is required. You are also responsible for informing us of any changes to the information provided. You should also ensure that you have the consent of the Digital Music Theory Candidate(s), or where a Digital Music Theory Candidate is under 18 years of age, such Digital Music Theory Candidate’s parent or legal guardian, to enter their information into this Digital Music Theory Exam Form and submit the Digital Music Theory Exam Form on their behalf. It is particularly important that the email address entered for the Digital Music Theory Candidate in the Digital Music Theory Exam Form is accurate as this is the email address that will be intrinsically linked to the digital certificate that will be provided to the Digital Music Theory Candidate if they successfully pass their Digital Music Theory Exam. Where a Digital Music Theory Candidate is under 18 years of age, where indicated in the Digital Music Theory Exam Form, you should provide the email address of the parent or legal guardian for such Digital Music Theory Candidate.

You may check and correct any input errors in your Digital Music Theory Exam Form up until the point at which you submit your Digital Music Theory Exam Form and your payment details to us by clicking on the ‘Pay’ button on the payment page.

In accordance with the Order process set out at clause 4, following a successful booking of a Digital Music Theory Exam, you will receive your Confirmation Email at the email address that you have provided in the Digital Music Theory Exam Form. A legally binding contract between us will only be formed when we send you this Confirmation Email and each Confirmation Email will incorporate these T&Cs into the Contract. The Contract will relate only to those Digital Music Theory Exam entries that we have confirmed in the Confirmation Email, and after entering into the Contract, we will be under a legal duty to provide the Digital Music Theory Exam to the identified Digital Music Theory Candidate as agreed in the Contract. We will not be obliged to arrange any other exams for you. Where Digital Music Theory Candidate is not the Digital Music Theory Applicant, the Digital Music Theory Applicant shall procure that the Digital Music Theory Candidate complies with the terms and conditions of the applicable Contract.

The Fees for our Digital Music Theory Exams are set out in our price list (the “Digital Music Theory Entry Fee”). If payment of the Digital Music Theory Entry Fee is not made in the currency specified for the country where the Digital Music Theory Candidate intends to take the Digital Music Theory Exam then your Digital Music Theory Exam Form will not be processed and your payment will be rejected and/or returned.

Digital Music Theory Exams booked via the Trinity Partner Platform are currently only available to be taken in the UK, India, Sri Lanka and South Africa, and by candidates located in these countries.

Once we have sent you the Confirmation Email, all subsequent communications in relation to the Digital Music Theory Exam will be sent to you; except that communications relating to certification (see clauses 20.22 and 20.23 below), and relating to any other areas we specify, will be sent to the designated Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, the Digital Music Theory Candidate’s parent or legal guardian).

Trinity retains the right to amend or cancel a Digital Music Theory Exam at any time for legal, operational or commercial reasons. Clause 20.20 (Our refunds policy for cancellations) below sets out your related right to a refund.
Digital Music Theory Exam Services - our refunds policy for cancellations

20.18 Please refer to clause 7. If you are a Consumer resident in the UK or European Union, you may cancel a Contract for a Digital Music Theory Exam Service within the Cooling Off Period in accordance with the terms of clause 7 and you may receive a refund, but this is subject to our right to retain a reasonable portion of the Digital Music Theory Entry Fee to reflect the work undertaken by us up to the point of cancellation. If you cancel after the Cooling Off Period, we will not offer any refund.

20.19 We have extended the right to cancel a Contract for a Digital Music Theory Exam Service during the Cooling Off in accordance with clause 7 to any booking of Digital Music Theory Exams via the Trinity Partner Platform for Business Users and Consumers resident outside the UK and European Union.

20.20 If we cancel the Digital Music Theory Exam to which your Confirmation Email relates, we will refund the full Digital Music Theory Entry Fee that you have paid in relation to such Digital Music Theory Exam or contract and will process the refund due to you as soon as possible.

Digital Music Theory Exam Services – assessment and certification

20.21 Once the Digital Music Theory Exam has been submitted to Trinity via the submission platform, the Digital Music Theory Candidate’s Digital Music Theory Exam will be marked. Following the marking of the Digital Music Theory Exam, the exam results will be made available to the Digital Music Theory Exam Candidate.

20.22 If the result of the Digital Music Theory Exam is a pass or above, a digital certificate will be issued in the Digital Music Theory Candidate’s name. This digital certificate will be linked with the email address that you provided for the Digital Music Theory Candidate in the Digital Music Theory Exam Form (and, where the Digital Music Theory Candidate is under 18 years of age, this would have been the email address for the Digital Music Theory Candidate’s parent or legal guardian) so please ensure that this email address is accurately provided. The Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, their parent or legal guardian) will be sent an email with a weblink to the Digital Music Theory Candidate’s digital certificate available through a service provided by a Trinity Partner, Accredible. This email will also provide further instructions on how the Digital Music Theory Candidate can access their digital certificate.

20.23 Accredible may offer the Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, their parent or legal guardian) the option to use an account or a digital wallet with Accredible (which may have Trinity branding) in order to store or access various functionality in relation to their digital certificate as well as any other digital certificates issued to the Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, their parent or legal guardian) by other parties. Please note that this account is a service provided directly to the Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, their parent or legal guardian) by Accredible and Accredible has its own terms that will apply to the Digital Music Theory Candidate (or, where the Digital Music Theory Candidate is under 18 years of age, their parent or legal guardian) in relation to this account with Accredible.

20.24 We will not tolerate any cheating, unfair practice or breach of Trinity’s rules and regulations by any users of the Platform, a Trinity Partner Platform, or the Services. Digital Music Theory Candidates found to have committed any such conduct will, at Trinity’s discretion, be disqualified. Where Digital Music Theory Applicants are found to have committed or colluded with such conduct, the affected Digital Music Theory Candidates will, at Trinity’s discretion, have their results voided. Centres found to have committed or colluded in any such conduct will, at Trinity’s discretion, be de-registered and affected candidates will have their results voided.

Digital Music Theory Exam Services - intellectual property
You and/or the Digital Music Theory Candidate (as appropriate) retain the intellectual property rights that you and/or the Digital Music Theory Candidate own in relation to the responses to the Digital Music Theory Exam questions. By submitting the Digital Music Theory Exam responses to Trinity, you and/or the Digital Music Theory Candidate (as appropriate) automatically grant us a royalty-free, worldwide, perpetual and irrevocable right and license to use, reproduce, modify, adapt, publish, display, translate, transfer and distribute the Digital Music Theory Exam responses, in whole or in part and/or to incorporate them in other works in any form, media or technology now known or developed in the future to the extent reasonably required by Trinity in relation to the exam process (in which case you grant us an exclusive right and licence to do so) and for training, standardisation, market support and research purposes (in which case you provide us a non-exclusive right and licence to do so). This licence shall not lapse if we have not exercised our rights under this licence for any period of time. Where you are not the Digital Music Theory Candidate, you confirm that you have procured that the Digital Music Theory Candidate provides the right and licence to Trinity as set out in the preceding sentence.

Digital Music Theory Exam Services – data protection

In relation to the Exam process, we are the data controller and will collect and use the personal information of the Candidate (and, where the Candidate is under 18 years of age, the parent or legal guardian of the Candidate) and the Applicant, including their name, contact information and any other details entered into the Exam Form or via an Account, in accordance with our privacy statement. We will primarily use this personal information in order to enable you to open and manage an Account, book the Exam, for Candidate to sit the exam, for the Candidate’s performance in the exam to be assessed as part of the Exam process and for the Candidate’s exam report and certificate to be distributed. Where you provide us with the personal information of other individuals you (i) confirm that you have the right to provide us with their personal information and do so in compliance with applicable data protection laws, (ii) agree to inform such individuals (or where such individuals are under 18 years of age, their parent or legal guardian) that their personal information is being provided to us, and (iii) agree to bring our privacy statement to their attention. In particular, you agree to inform the Candidate that their personal information is being provided to us and bring our privacy statement to their attention.

We will share some of the Candidate’s, or, where the Candidate is under 18 years of age, the Candidate’s and the Candidate’s parent or legal guardian’s personal information with Accredible, who we have contracted with as a processor for the purpose of providing the Candidate with a digital certificate. Accredible acts as our processor in connection with providing the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) with a digital certificate and where the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) accesses Accredible’s website to access the digital certificate. Accredible may also provide the option for the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) to use an account set-up with Accredible (that may have Trinity branding). Please note that where the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) uses this account with Accredible directly and chooses to provide Accredible with additional personal information in relation to this account and where the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) uses their account with Accredible in relation to credentials other than the digital certificate awarded by Trinity (for example, where the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) uses their account with Accredible to hold credential issued by another organisation), another party (i.e., not Trinity), such as Accredible or the other organisation that issued such credentials to the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian), is the data controller, and the Candidate (or, where the Candidate is under 18 years of age, their parent or legal guardian) should refer to such party’s privacy statement for further information about how their personal information is collected and used. We are not responsible for the contents of such other party’s privacy statement and policies.
More information about how we process personal information can be found in our privacy statement. If you or the Candidate have any questions about our privacy statement or how we collect and use personal information please feel free to contact us at dpo@trinitycollege.com.

21. **Notelab Services**

21.1 The Notelab Services are available to Consumers and Business Users and are available free of charge.

21.2 Trinity has contracted with a Trinity Partner, Annoto, Ltd (a company registered in Israel) (“Annoto”), to provide some features of the Notelab Services. Annoto has its own terms that apply to you which you must read and comply with when using the Notelab Services.

21.3 You will receive an invitation from Trinity by email inviting you to sign-up for the Notelab Services with a link to the form online that you must complete and submit in order to open an account and to sign-up for the Notelab Services. When filling in the form you will be prompted to enter in information including your name, email address and the country that you are located in. We will then send you an email confirming that your account has been set up and that you have access to the Notelab Services. Once your access has been confirmed, you can add the email addresses of your students who will then be sent an invitation via the Notelab Services to join the Notelab Services and with a link to the form online that they need to complete and submit in order to open an account and sign-up to use the Notelab Services. Where your student is under 18 years of age, please add the email address of their parent or legal guardian in place of your student’s email address. You will receive a notification when your student has accepted this invitation.

**Notelab Services and data protection**

21.4 In relation to the Notelab Services, we are the data controller and will collect and use the personal information of the teacher and the parents/students using the Notelab Services, including, as applicable, their name, email address, user ID, user avatar (photo URL) and personal information within any User Generated Content created, submitted and used within the Notelab Services in accordance with our privacy statement. We will primarily use this personal information in order to provide teachers and parents/students with the Notelab Services. We will share some personal information of the teacher and the parents/students with a Trinity Partner, Annoto, who we have contracted with as a processor for the purpose of providing a video interactive service within the Notelab Service. More information about how we process personal information can be found in our privacy statement. Where you provide us with the personal information of other individuals you (i) confirm that you have the right to provide us with their personal information and do so in compliance with applicable data protection laws, (ii) agree to inform such individuals (or where such individuals are under 18 years of age, their parent or legal guardian) that their personal information is being provided to us, and (iii) agree to bring our privacy statement to their attention. In particular, you agree to inform the parents/students that their personal information is being provided to us and bring our privacy statement to their attention.

**PART 3: GENERAL TERMS**

22. **Your breach of these T&Cs**

22.1 If you materially or persistently breach any of these T&Cs, we may immediately do any or all of the following (without limitation):

22.1.1 issue a warning to you;

22.1.2 temporarily or permanently remove any User Generated Content uploaded by you to the Platform (or procure removal from a Trinity Partner Platform);
22.1.3 temporarily or permanently withdraw your right to use the Platform (or procure the withdrawal of your right to use a Trinity Partner Platform);

22.1.4 issue legal proceedings against you for reimbursement of all costs resulting from the breach (including, but not limited to, reasonable administrative and legal costs);

22.1.5 take further legal action against you;

22.1.6 take further action required by applicable laws; and/or

22.1.7 disclose such information to law enforcement authorities as we reasonably feel is necessary to do so.

23. Changes to these T&Cs

23.1 Whilst the terms applicable to your Order under the applicable Contract will not change (unless we obtain your express consent), we may make updates and changes to these T&Cs from time to time (if, for example, there is a change in the law, or where we have another justified legal, commercial or operational reason that means we need to change these T&Cs).

23.2 If we do make changes, we will publish the amended version of the T&Cs on the Platform. Please check these T&Cs regularly to ensure that you understand the T&Cs that apply at the time that you access and use the Platform, Trinity Partner Platforms and/or our Services. If you are a Registered User and do not wish to continue using the Platform or Trinity Partner Platform following the changes to these T&Cs, you can cancel your agreement to these T&Cs without penalty by closing your Account.

24. Liability

24.1 Nothing in these T&Cs excludes or limits our liability for:

24.1.1 death, personal injury or damage to health caused by our negligence (or if you are resident in Ireland, otherwise caused by us);

24.1.2 fraud or fraudulent misrepresentation;

24.1.3 if you are resident in Italy, for gross negligence and wilful misconduct; or

24.1.4 any matter in respect of which it would be unlawful for us to exclude or restrict our liability.

24.2 The Platform may from time to time contain links to third party websites (which includes the Trinity Partner Platforms). You are responsible for deciding whether to access a third party website and your use of third party websites will be governed by the terms and policies of that third party website. We assume no responsibility for the content of websites linked to from the Platform. Unless the link is to a Trinity Partner Platform, such links should not be interpreted as endorsement by us of those linked websites and, save as set out in clause 24.1 we will not be liable for any loss or damage that may arise from your use of them.

24.3 If you are a Consumer, then:

24.3.1 Save as set out in clause 24.1, if we fail to comply with these T&Cs, we are responsible for loss or damage you suffer that is a foreseeable result of our breach of these T&Cs or our negligence, but we are not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if it was an obvious consequence of our breach or if it was contemplated by you and us at the time that the relevant Contract between you and us for became binding, or it is a liability pursuant to applicable laws for which we must be responsible.
24.3.2 Nothing in these T&Cs affects your statutory rights. Advice about your statutory rights is available from your local Citizens’ Advice Bureau or Trading Standards Office (or local equivalent body).

24.3.3 You agree not to use the Platform or any Trinity Partner Platform, or any content on the Platform or Trinity Partner Platform, for any commercial or business purposes and we have no liability to you for any loss of profit, loss of business, business interruption, or loss of business opportunity.

24.4 Our total liability to you for any loss or damage arising out of or in connection with these T&Cs, whether in contract (including under any indemnity), tort (including negligence) or otherwise shall be limited to £100.

24.5 If you are a Business User, then:

24.5.1 Subject to clause 24.1, in no event shall we be liable to you for any loss of profits, loss of revenue, loss of contracts, failure to realise anticipated savings, loss of data, waste of management or office time or for any indirect or consequential loss, whether arising from negligence, breach of contract or otherwise.

24.5.2 Our total liability to you for any loss or damage arising out of or in connection with these T&Cs, whether in contract (including under any indemnity), tort (including negligence) or otherwise shall be limited to £100.

24.5.3 You shall indemnify and hold us harmless against any losses, costs, liabilities and expenses suffered or incurred by us and/or our affiliates as a result of your breach of these T&Cs.

25. **Events outside of our control**

25.1 We will not be liable to you if we, or a Trinity Partner, are unable to perform the Services by reason of a Force Majeure Event (as defined below).

25.2 Save as set out in clause 24.1, we will not be liable or responsible for any failure to perform, or delay in performance of, any of our obligations under any Contract that is caused by events outside our reasonable control (a "**Force Majeure Event**"). A Force Majeure Event includes any act, event, non-happening, omission or accident beyond our reasonable control which prevents, hinders or delays performance of the Services and includes in particular (without limitation) the following: strikes, lockouts or other industrial action, civil commotion, riot, invasion, terrorist attack or threat of terrorist attack, war (whether declared or not) or threat or preparation for war, fire, explosion, storm, flood, earthquake, subsidence, epidemic or other natural disaster, impossibility of the use of railways, shipping, aircraft, motor transport or other means of public or private transport, impossibility of the use of public or private telecommunications networks, the acts, decrees, legislation, regulations or restrictions of any government and pandemic or epidemic.

25.3 Our performance (or a Trinity Partner’s performance) under any Contract is deemed to be suspended for the period that the Force Majeure Event continues, and we will have an extension of time for performance for the duration of that period.

26. **Contact, notices, communications, and (in respect of India) points of contact**

26.1 If you have any questions, complaints or comments concerning the Services or these T&Cs (including if you encounter any technical difficulties) please contact us at ukandireland@trinitycollege.com if you are located in the UK or, if you are located outside of the UK, by filling in the ‘Contact us’ form for ‘Other enquiries’ available at https://www.trinitycollege.com/contact.
26.2 Applicable laws require that some of the information or communications we send to you should be in writing. When using the Services via the Platform or any Trinity Partner Platform, you accept that communication with us will be mainly electronic. We will contact you (and if applicable, any submitter and the candidate) by e-mail or provide information by posting notices on our pages that form a part of the Services. For contractual purposes, you agree to this electronic means of communication and you acknowledge that all contracts, notices, information and other communications that we provide to you electronically comply with any legal requirement that such communications be in writing. This condition does not affect your statutory rights.

26.3 All contractual or legal notices given by you to us must be given to Trinity at ukandireland@trinitycollege.com if you are located in the UK or, if you are located outside of the UK, by filling in the ‘Contact us’ form for ‘Other enquiries’ available at https://www.trinitycollege.com/contact. We may give notice to you at the e-mail or postal address you provide to us. Notice will be deemed received and properly served immediately when posted on our website; 24 hours after an e-mail is sent within business hours and business days being 9am to 5pm UK time, Monday to Friday; or ten days after the date of posting of any letter. In proving the service of any notice, it will be sufficient to prove, in the case of a letter, that such letter was properly addressed, stamped and placed in the post and, in the case of an e-mail, that such e-mail was sent to the specified e-mail address of the addressee.

26.4 This clause 26.4 applies only if you are resident in India: Our point of contact responsible for ensuring compliance with the Consumer Protection (E-Commerce) Rules 2020 is Ms Adarika Ghose, Head – Corporate Compliance & Legal, Acquisory, adarika.ghose@acquisory.com

26.5 This clause 26.5 applies only if you are resident in India: If you have a grievance, you may address these with our Grievance Officer, Sultana Khanum, Head of Customer Service, sultana.khanum@trinitycollege.com. The Grievance Officer will address any grievance in a timely manner, and in any case within 30 days of receipt.

27. Transfer of rights

27.1 This clause 27.1 only applies if you are a Consumer. We may transfer our rights and obligations under these T&Cs to another organisation upon reasonable notice to you provided that such transfer will not materially affect the Services, or your rights or our obligations under your Contract with us. You may only transfer your rights and obligations under your Contract with us if we agree to this in advance and in writing.

27.2 This clause 27.2 only applies if you are a Business User. We may transfer, assign, charge, sub-contract or otherwise dispose of a Contract, or any of our rights or obligations arising under it, at any time during the term of that Contract on notice to you. The Contract between you and us is binding on you and us and on our respective successors and assignees. You may not transfer, assign, charge or otherwise dispose of a Contract, or any of your rights or obligations arising under it, without our prior written consent.

28. General

28.1 If we fail to insist upon strict performance of any of your obligations under these T&Cs, or if we fail to exercise any of the rights or remedies to which we are entitled under these T&Cs, this will not constitute a waiver of such rights or remedies and will not relieve you from compliance with such obligations.

28.2 A waiver by us of any default will not constitute a waiver of any subsequent default. No waiver by us of any of these T&Cs will be effective unless it is expressly stated to be a waiver and is communicated to you in writing.
28.3 If any court or competent authority decides that any of the provisions of these T&Cs are invalid, unlawful or unenforceable to any extent, such provision will, to that extent only, be severed from the remaining terms, which will continue to be valid to the fullest extent permitted by law.

28.4 No person or organisation, other than Trinity and you, has any rights under or in connection with these T&Cs.

28.5 If you are a Business User, these T&Cs and the documents referred to herein constitute the entire agreement and understanding between us relating to the subject matter of these T&Cs and supersede any previous agreement or understanding between us in relation to such subject matter. Each of you and us acknowledge that in entering into these T&Cs we have not relied upon any oral or written statements, collateral or other warranties, assurances, representations or undertakings which were made by or on behalf of the other party in relation to the subject-matter of these T&Cs at any time before its signature (together “Pre-Contractual Statements”), other than those which are set out in these T&Cs. Each Business User and us hereby waives all rights and remedies which might otherwise be available to it in relation to such Pre-Contractual Statements. Nothing in this clause shall exclude or restrict the liability of either party arising out of its pre-contract fraudulent misrepresentation or fraudulent concealment.

29. Governing law and jurisdiction

29.1 These T&Cs are governed by the laws of England and Wales. This means that your access to and use of the Platform or Trinity Partner Platform, and any dispute or claim arising out of or in connection therewith (including non-contractual disputes or claims), will be governed by English law.

29.2 If you are a Business User, you and we irrevocably agree that the courts of England shall have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with these T&Cs or its subject matter or formation.

29.3 If you are a Consumer and we direct the Platform or Trinity Partner Platform to your country of residence:

29.3.1 you may bring any dispute which may arise under these T&Cs to, at your discretion, either the competent court of England, or to the competent body or court of your country of habitual residence if this country of habitual residence is within the UK or is an EU Member State, which courts are (with the exclusion of any other court) competent to settle any such a dispute; and

29.3.2 we will bring any dispute which may arise under these T&Cs to the competent body or court of your country of habitual residence if this is within the UK or is an EU Member State or otherwise the competent court of England.

29.4 If you are a Consumer and are resident in the UK or the European Union and we direct the Platform, Trinity Partner Platform or our Services to (and/or pursue our commercial or professional activities in relation to the Platform, Trinity Partner Platform or our Services in) the country in which you are resident, you will benefit from any mandatory provisions of the law of the country in which you are resident. Nothing in these T&Cs, including clause 29.1, affects your rights as a consumer to rely on such mandatory provisions of local law.

Effective date: 28 September 2023

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