

General Terms and Conditions

Company: Hanne Sprangers – Middenstraat 1, 2490 Balen – VAT: BE0826725852

1. Scope

These general terms and conditions apply to all offers, agreements, and services provided through this website or any related services of Hanne Sprangers.

2. Use of the Website

The content on this website is for general information purposes only. The owner reserves the right to modify or remove any part of the content at any time without notice.

3. Intellectual Property

All content on this website (including but not limited to texts, images, logos, and layout) is protected by copyright and other intellectual property rights and is the property of Hanne Sprangers unless otherwise stated. Any reproduction or use of this content without prior written permission is strictly prohibited.

4. Prices and Payments

All prices mentioned are in euros and include VAT, unless stated otherwise. We reserve the right to change prices at any time. Payments must be made through the provided secure payment methods.

5. Liability

We strive to provide accurate, well-designed tools and information to support race teams in their strategic and operational planning. However, all tools and content offered through this platform are intended for informational purposes only.

Users remain fully responsible for the interpretation and application of the provided tools, calculations, and strategic suggestions. Under no circumstances can Hanne Sprangers be held liable for any direct or indirect damages, including but not limited to financial loss, sporting underperformance, or damage to race vehicles, resulting from the use of the tools or data provided through this platform.

The use of this platform and its content is entirely at the user's own risk. We are not responsible for incorrect strategic decisions, vehicle damage, technical failures, or race outcomes based on the suggestions, simulations, or data offered by our tools.

6. Data and Backups

We make regular efforts to back up all data entered and stored on the platform to prevent loss. However, we cannot guarantee with absolute certainty that data will never be lost due to unforeseen circumstances such as technical failure, cyberattacks, or server errors.

On most pages, users have the option to export their data and save a local backup. We strongly recommend making use of this functionality to maintain your own secure copy of important information.

No rights or claims can be derived from the loss of data, temporary unavailability of the platform, or corruption of stored information. Users are ultimately responsible for safeguarding their own data.

7. Privacy

We handle your personal data with care. For more information on how we handle your data, please consult our [Privacy Policy](#).

8. Third-Party Links

This website may contain links to external websites. We are not responsible for the content or privacy practices of these external sites.

9. Disputes

Belgian law applies to these general terms and conditions. In case of disputes, only the courts of the judicial district of Turnhout (Belgium) are competent, unless otherwise required by mandatory law.

10. Contact

If you have any questions regarding these terms and conditions, please contact us at info@drankbaron.be.