

Disclaimer

This website aims at giving and distributing the necessary information regarding the new platform by deJuristen / theJurists, Lee & Ally. If you're interested in trying out our new platform, you can be directed to the platform itself. Please keep in mind that other terms and conditions apply to the platform than to the present website, which exists for solely informative purposes.

Visiting this informative website does come with certain rights and obligations (conditions) as defined in the present Disclaimer. These conditions apply to us, Lee & Ally, as well as you, the visitor. By visiting our website, you expressly acknowledge and accept the exclusive application of our conditions.

1/ Who are we?

The website <https://leeally.com/> is an initiative of:

deJuristen BVBA (hereinafter "Lee & Ally")
Heernislaan 19
9000 Ghent
Belgium
Company number: BE 0844.098.750

Email: info@leeally.com
Telephone: +32 9 298 17 00

Please contact us if you have any questions or comments; we promise we'll reply as soon as possible!

2/ Our website

2.1 Proper functioning, safety and accessibility

Rest assured; we offer a user-friendly website that is safe for every visitor. We take all reasonable and necessary measures to ensure the proper functioning, safety and accessibility of our website. Nevertheless, we cannot give you an absolute guarantee on this matter. We are bound by an obligation of means only.

Any use of the website is entirely at your own risk. We are not liable for damages resulting from malfunctions, interruptions, defects, harmful elements or other problems on or within our website.

We have the right to restrict and/or interrupt the access to our website fully or partially, at any time and without prior warning. We will only take such measures if this is justified by the circumstances, without this being in any way a condition to be covered.

2.2 Content on our website



We largely determine which content is available on our website. We apply great care in this respect and make every effort to provide high quality information. We therefore take all necessary steps to keep our website as complete, accurate and current as possible, even when the information is provided by third parties. We are always permitted to change, add or delete the content on our website.

Despite our considerable attention, we are not able to guarantee the quality of the information available on our website. It is possible that the information is not correct, not sufficiently accurate and/or not useful. We are not liable for (direct and indirect) damages which the visitor may suffer as a result of the information on our website.

We ask you to notify us as soon as possible if you notice the content on our website violates applicable laws and/or third party rights or is simply not acceptable. We will then take all the appropriate measures, which can include the partial or total removal of the information.

2.3 What we expect from you as a visitor

The visitor bears some responsibility for the way we offer our website. This means that you should refrain from acts that have a deleterious impact on the proper operation and security of the site or on its use. For example, the website cannot be used to circumvent our business model and/or to gather information from other users on a large scale.

It is therefore forbidden to distribute content via our website that (may) damage(s) other visitors of the website, such as spreading malicious software, computer viruses, malware, worms, trojans and cancelbots. The proliferation of unsolicited and/or commercial messages via the website, such as junk mail, spam and chain letters, is also forbidden.

We reserve the right to take all necessary (judicial and extrajudicial) actions that may offer appropriate remedies to the affected parties. The visitor is solely and entirely liable for all actions that cause actual damages to the website and/or to other visitors. If this occurs, the visitor has the obligation to warrant Lee&Ally against all claims that may arise and indemnify all damages.

3/ Links to other websites

Our website may contain or provide hyperlinks or redirect to other websites and/or electronic communication portals maintained by third parties. Such a link does not mean that there is any connection between our website and these third-party websites nor that we (implicitly) agree with the content of those sites.

We do not guarantee or assume any liability for the accuracy, legality, completeness or quality of the content of external websites linked to on our website or of other electronic communications portals that are not under our actual control. These references are therefore to click at your own risk and responsibility. We are not liable for any damage resulting therefrom.

These external websites do not offer the same guarantees as we do.

We therefore recommend to carefully read the Terms and Conditions and Privacy Statement of these other websites.

4/ Intellectual property rights

Creativity deserves protection; so does our website and its content. Such protection is provided by intellectual property rights, which belong to Lee & Ally and as the case may be, third parties. Content means, in the broadest sense of the word, photos, video, audio, text, ideas, notes, drawings, articles, et cetera. All content is protected by copyright, software rights, database rights, designs and models rights, and other applicable (intellectual property) rights. The technical nature of our website itself is protected by copyright and by the rights on software and databases. Each trade name that we use on our websites is protected by trade name and trademark law.

Each visitor receives a limited right to access, use and display our website and its content. This right is granted in a non-exclusive and non-transferable manner and can only be used within a personal, non-commercial context. We ask our visitors not to use or change anything about the intellectual property rights as described in this article without the consent of the owner. Lee & Ally attaches great importance to its intellectual property rights and has taken all possible measures to guarantee protection of those rights. Legal action will be taken against every infringement of the intellectual property rights of Lee & Ally.

5/ General provisions with regard to the terms and conditions.

When the visitor is found to have violated our terms and conditions, we have the right to undertake all possible measures to penalize and remedy this violation. We can always remove or modify your content (in whole or in part) and/or deny you access to our website. These measures can be taken without giving prior notice. Such measures shall not give rise to our liability neither to any entitlement to compensation.

The present disclaimer and terms and conditions included therein shall be exclusively governed by and interpreted in accordance with Belgian law. Any dispute arising shall come under the jurisdiction of the competent court of Ghent, Belgium.

If any provision of the present disclaimer is deemed invalid by a court of a competent jurisdiction, the validity of such provision shall not affect the validity and enforceability of the remaining provisions of the present disclaimer, which shall remain in full force and effect. We retain the right to propose a valid modification of the disputed clause(s).

6/ Help us improve our website!

It should be clear that our website aims at being as user-friendly as possible. We appreciate any help that may improve our website and gladly receive your questions, comments and tips by email. We expect your input at info@leeally.com

© 2017 deJuristen IT law and Intellectual Property (<http://www.ictrecht.be>). The present document is protected under copyright legislation, which means that this information may not be reproduced or distributed without the previous and written permission of deJuristen (contact@dejuristen.be). deJuristen retains all relevant intellectual property rights.