

DISCLAIMER - Van Eenoo

Version 24/12/2022

1/ Who are we?

The website www.v1o.law (hereinafter: the "Website") is offered by:

Dominique Van Eenoo BV (hereinafter: "Van Eenoo", "We" and "Us")
Torhoutsestraat 307
8020 Ruddervoorde
Belgium
VAT BE 0525.829.377

E-mail: dominique@v1o.law

Mobile (WhatsApp): +32 (0) 485 81 57 49

2/ Our Website

2.1 Proper functioning, safety and accessibility

Van Eenoo offers a user-friendly Website that is safe for every Visitor. We therefore take all reasonable measures necessary to ensure the proper functioning, security and availability of our Website. However, we cannot give absolute guarantees in this regard.

Any use of the Website is always at your own risk. We accept no liability for damages resulting from malfunctions, interruptions, harmful elements or defects to the Website, regardless of whether these are the result of a foreign cause or force majeure.

We have the right to restrict and/or interrupt access to our Website at any time, in whole or in part, without prior warning. In principle, we only do this if the circumstances justify this.

2.2 Content on our Website

The information on the Website is determined exclusively by us. We take the necessary measures to keep the content on our Website as complete, accurate and up-to-date as possible. The content on our Website can always be changed, supplemented or removed. However, we cannot guarantee the quality of the information on our Website. It is possible that information is not complete, sufficiently accurate and/or useful. We are therefore not liable for (direct and indirect) damage that the Visitor of our Website suffers as a result of the information available on our Website.

Our Website contains content that can be downloaded. Any download from our Website is always at your own risk. We accept no liability for any damage resulting from a download, including, but not limited to, the loss of data or damage to the computer system of the Visitor of our Website.

BV Dominique Van Eenoo



2.3 What we expect from you as a Visitor

Every Visitor to our Website bears a certain responsibility when using our Website. The Visitor must always refrain from actions that may have a harmful impact on the proper functioning and security of the Website, as well as on other Visitors to the Website. For example, the Website may not be used to circumvent our business model and/or to collect information from other Visitors on a large scale. The Visitor of our Website agrees that the use of automated systems or software to extract data from this website for commercial purposes is prohibited.

It is forbidden to use our Website for the distribution of content that may cause damage to other Visitors to the Website, such as the distribution of harmful software. This also includes the distribution of unsolicited and/or commercial messages via the Website, such as junk mail, spamming and chain letters.

We reserve the right to take all necessary actions that may result in recovery for us and for our Visitors, both judicially and extrajudicially. The Visitor is solely personally and integrally responsible if his actions and behaviors effectively cause damage to the Website and the other Visitors. In that case, he must indemnify Van Eenoo against any claim for damages that follows.

3/ Links to other websites

The content of our Website may contain a link, hyperlink or framed link to foreign websites or other forms of electronic portals. A link does not automatically mean that there is a connection between us and the foreign websites, nor that we (implicitly) agree with the content of these websites.

We do not control these foreign websites and are not responsible for the safe and correct operation of the link and its final destination. As soon as you click on the link, you leave our Website and you can no longer hold us liable for any damage.

It is possible that foreign websites do not offer the same guarantees as we do. That is why we advise every Visitor who arrives at a foreign website via our Website to carefully read the general terms and conditions and the privacy statement of these websites.

4/ Intellectual property

Creativity deserves protection, as does our Website and the content available on it. The protection is provided by intellectual property rights and belongs to all entitled parties, being Van Eenoo and third parties. Content is understood to mean the very broad category of logos, photos, video, audio, text, ideas, notes, drawings, articles, et cetera. All this content is protected by copyright, software law, database right, drawing and design right and other applicable (intellectual) property rights. The technical nature of our Website itself is protected by copyright, software law and database law. Any trade name we use on our Website is also protected by the applicable trade name or trademark law.



Every Visitor to our Website is given a limited right to access, use and display our Website and the information available on it. This granted right is non-exclusive, non-transferable and can only be used within a personal, non-commercial framework. We therefore ask visitors to our Website not to use and/or make changes to the items protected by these rights without the permission of the rightsholder. Van Eenoo attaches great importance to its intellectual property rights and has taken all possible measures to guarantee protection. Any infringement of existing intellectual property rights will be prosecuted.

5/ General provisions

We reserve the freedom to change, expand, limit or discontinue our Website and the services offered on it at any time. This can be done without prior notice to the Visitor and does not give rise to any form of compensation.

This Disclaimer is exclusively governed and interpreted in accordance with Belgian law. All disputes relating to or arising from the use of the Website, or from agreements concluded with Van Eenoo, will be submitted to the competent court in the judicial district where our head office is located.

If the operation or validity of one or more of the above provisions of this Disclaimer are compromised, this will not affect the validity of the other provisions of this Disclaimer. In such a case, we have the right to replace the provision in question with a valid provision of similar effect.

© 2022 deJuristen ICT law & intellectual property (http://www.ictrecht.be). The information provided is subject to copyright by operation of law, so that the information may not be reproduced or communicated without the prior written permission of deJuristen (contact@dejuristen.be). All applicable intellectual property rights are therefore retained.