

DISCLAIMER

Please read these General Terms and Conditions for use of this website carefully.

BY ACCESSING, VISITING OR USING THIS WEBSITE, YOU, PERSONALLY AND/OR ON BEHALF OF THE LEGAL ENTITY OF WHICH YOU ARE A REPRESENTATIVE, AN AGENT OR AN EMPLOYEE WHEN ACTING IN SUCH CAPACITY, AGREE TO BE BOUND BY THE FOLLOWING GENERAL TERMS AND CONDITIONS, WHICH YOU EXPRESSLY ACCEPT. THESE GENERAL TERMS AND CONDITIONS ARE SUBJECT TO CHANGE. IF YOU DO NOT AGREE WITH THESE GENERAL TERMS AND CONDITIONS, PLEASE DO NOT ACCESS, VISIT OR MAKE ANY USE OF THIS WEBSITE OR OF THE INFORMATION INCLUDED THEREIN.

1. Definition and general access conditions

The term "Website" means this website as published by IP Belgium sprl (see point 2. Editor, for more information), hereinafter "IP Belgium", and/or its related companies or partner companies, as well as all information and materials contained on the Website.

This Website may also contain links to other websites published by third parties. The links to this Website may also be considered as forming part of the websites of these third parties. IP Belgium has not reviewed these sites and declines any liability for all information and material posted on any of the sites accessible based on the links on this Website. The establishment of a link to a third-party website or authorisation for a third-party website to include a link to this Website does not in any way indicate that IP Belgium endorses or recommends any products or services offered on that third-party website. Nor does IP Belgium issue any implied or explicit assessment as to the accuracy and/or reliability of the

information to be found, directly or indirectly, on third-party websites or as to the reliability and/or integrity of third parties.

The contents of the Website may be subject to modification. Not all products and services are available in every geographic region. Your ability to access any product or service may be subject to approval by IP Belgium, its related companies concerned, or companies of the group to which IP Belgium belongs. Unless otherwise expressly provided, the information on this Website does not in any way constitute an offer or solicitation to conduct investments in any jurisdiction whatsoever. Persons accessing, visiting or using this Website must satisfy themselves that the legal restrictions in effect in their own country duly allow them to access this information; otherwise, they should refrain from accessing, visiting and/or using the Website accordingly.

2. Editor

The editor of this website is ;:

The editor of this Website is:

IP Belgium sprl – Avenue Zénobe Gramme 30, 1300 Wavre – Belgium --
VAT BE 0840.000.697 - RPM/RPR Brussels

3. Contents of the Website/Material

The information and material on this Website are provided solely in order to inform people consulting it on different real estate or other products and/or services offered and/or distributed by IP Belgium.

The information and material contained on this Website are not intended to provide any personal advice in particular, including but not limited to real estate,

commercial, financial, investment, tax, accounting, legal or other advice. Furthermore, any services and/or offer is limited to the countries or jurisdictions expressly mentioned therein and persons from any other country or jurisdiction who have access to, visit or use the Website may not take such an offer into consideration.

4. Intellectual Property Rights

The information and material on this Website are protected by the intellectual property rights to which IP Belgium, its related companies, companies in the group to which IP Belgium belongs or third parties are entitled or which they may claim. You may not reproduce or print this information or material except for strictly personal and non-commercial use, provided that you retain all notices referring to these intellectual property rights. You undertake not to distribute, reproduce or sell this information or material in any form or by any means without the prior formal written consent of IP Belgium.

5. Privacy Protection

(Belgian Act of 8 December 1992 on privacy protection in respect of personal data processing)

Please note that IP Belgium is responsible for processing the personal data collected through this Website.

As a visitor to or user of this Website, you agree with the registration and processing by IP Belgium and its related companies or companies in the group to which IP Belgium belongs of the personal data relating to you for the following purposes: compliance with all applicable legal and regulatory provisions, particularly in the prevention of money laundering and of the financing of

terrorism, the management of contractual and pre-contractual relationships, the prevention of misuse and fraud, the preparation of statistics and tests, staff training, service quality control, canvassing or direct marketing for real estate services and/or other products promoted by IP Belgium, its related companies or companies in the group to which IP Belgium belongs.

You agree that these data may be provided to any of IP Belgium related companies or companies in the group to which IP Belgium belongs, to subcontractors, external service providers (outsourcing) and other staff or people by virtue of a Belgian or foreign legal requirement or if due to a legitimate reason. You also agree to such provision of this information in the aforesaid conditions, even when the intended recipient is established in a country that is not a European Union Member State, which may or may not guarantee an adequate level of protection. You consent to these sub-contractors and external service providers of IP Belgium, whether established in Belgium or abroad, disclosing the personal data concerning you to any competent Belgian or foreign authority, in accordance with a legal requirement applicable in the country where these sub-contractors and externalised service providers have an establishment. This consent is also valid when involving a country that is not a European Union Member State that may or may not ensure an adequate protection level. The related companies or those belonging to the group of IP Belgium forms part, as well as their agents or brokers duly authorised for this purpose, may in the capacity of being responsible for processing use the personal data provided by IP Belgium for the purposes of preventing any misuse or fraud, for canvassing and direct marketing and for any other stated objective. In the event IP Belgium asks you for personal information and you do not wish to reply, such a refusal could prevent the initiation of contractual relations. Within IP Belgium, its related companies or companies in the group to which IP Belgium belongs, access to your personal data collected through this Website is restricted to persons who require the data in performance of their duties. You are entitled to request, in

writing or via the Website and free of charge, that IP Belgium, its related companies or companies in the group to which IP Belgium belongs cease to use your personal data collected through this Website for canvassing and direct marketing purposes.

You have the right to access your personal data and request they be rectified if they are inaccurate. To exercise this right, all you have to do is send IP Belgium a written request in this respect, duly dated and signed, to the abovementioned address.

The Cookies can be used on the website to improve the service provided to you. Cookies are small text files that are copied onto your hard disk. IP Belgium can use Cookies to ease navigation on the Website and customise the services offered to you. You can configure your internet browser in order to be informed of each Cookie sent or systematically refuse them by modifying the parameters of your browser. You acknowledge that efficient navigation on the Website may be compromised if the Cookies are refused.

6. Confidentiality

All information and material transmitted to IP Belgium through this Website shall be processed in compliance with the legal and regulatory provisions applicable in this regard.

7. Applicable Law and Jurisdiction

Access to, the visiting and the use of this Website, together with these General Terms and Conditions, are subject to and shall be interpreted and construed in accordance with Belgian law. Except when the law expressly specifies the competent judge, all claims may be brought before:

- the competent judge for the domicile of the defendant or one of the defendants;
- the competent judge for the district in which one or more of the commitments forming part of the dispute have been contracted or in which they have been, are being or must be fulfilled;
- the competent judge for the district in which the process server has spoken to the defendant if the latter or, if applicable, one of the defendants is domiciled in Belgium or abroad.

8. Severability and Changes

If certain provisions of these General Terms and Conditions are held to be inapplicable, the remaining provisions shall be deemed to be unimpaired and the inapplicable provision(s) shall be replaced by an applicable provision, the purport of which shall be as close as possible to that of the provision held to be inapplicable. This Agreement shall form an integral part of any other agreements you have entered into or shall enter into with IP Belgium, one of its related companies or companies in the group to which IP Belgium belongs.

IP Belgium shall be entitled to amend these General Terms and Conditions at any time, with immediate effect and without prior notice.

9. Liability of Third Parties

Any illicit or prohibited use of this Website, amongst others by causing damages to any software used and data provided for, by means of viruses, destruction and/or data manipulation, gives rise to civil and criminal liability.

In case IP Belgium would, even temporarily, not invoke or enforce these or any other rights emanating from the current General Terms and Conditions and/or having regard to the use of this Website, such lack of action on behalf of IP

Belgium shall by no means be considered as or have as consequence the desisting from or the fact to have renounced any right or claim whatsoever.

In the framework of a cancellation of an expertise mission, once the payment has been made, IP Belgium may ask the client for a fixed amount of 50 Euros (excluding VAT) to cover administrative costs.

In the case where the client is not present at the appointment for the expert's visit, IP Belgium may request travel expenses for a fixed amount of 75 Euros (excluding VAT).