

LEGAL NOTICE

This site '<https://ilni-store.com>' is published by ILNI, a private company, registered with the Dutch Trade Office under number 68130635, whose registered office is at Zeestraat 100, 2518 AD The Hague, The Netherlands, Telephone: +31 (0)70 222 0 111

The Publication Director of the Site is: Mrs. C.E.B. Toumahu.

The Site is hosted by VIP Internet at Takenhofplein 3, 6538 SZ Nijmegen, The Netherlands.

Access to the Site and the use of its content are subject to the terms of use described below.

ILNI informs visitors to the Site that these terms may be modified at any time. These modifications come into force as soon as they are posted online and are deemed to be accepted without reservation by any visitor who accesses the Site after they are posted online.

In order to improve the quality of services provided to visitors to its Site, ILNI takes legislative developments into account.

For this reason, ILNI asks its visitors to regularly consult this page.

By accessing and browsing the Site, the visitor unreservedly accepts the following conditions:

1/ Intellectual Property Rights:

The general structure, software, texts, images, sounds, drawings, graphics and any other element composing the Site are the exclusive property of ILNI. ILNI is also the only company authorised to use and exploit the intellectual property rights related to the Site (copyright, trademarks, patents, designs, image rights, and more generally all intellectual property rights).

Any representation or reproduction, in whole or in part, of the aforementioned elements and of the Site, by any means whatsoever, without the express authorisation of ILNI is prohibited. The reproduction of any documents published on the Site is authorised solely for information purposes for personal or private use, it being specified that any reproduction or commercial representation of the Site is strictly prohibited.

It is also prohibited to copy, modify, create a derivative work, reverse the design or assembly or in any other way attempt to find the source code (except as provided by law), sell, assign, sub-license or transfer in any way any rights relating to the software. Similarly, it is also prohibited to modify the software or use modified versions of the software and in particular (without this list being exhaustive) in order to obtain unauthorised access to the service and to access the site by any means other than through the interface provided by ILNI for this purpose.

2/ ILNI disclaims all responsibility for any imprecision, inaccuracy or omission regarding the information available on the Site, for any damage resulting from the intrusion of a third party having resulted in a modification of the information made available on the Site and, more generally, for any direct or indirect damage, regardless of the cause, origin, nature and consequences, due to the access by any person to the Site or the impossibility of accessing it, and for the use of the Site and/or credit given to any information coming directly or indirectly from the Site.

3/ Personal data:

ILNI undertakes to preserve the confidentiality of any information provided online by the Internet user. Any personal information that the Internet user may transmit to ILNI for the use of certain services is subject to the provisions of the General Data Protection Regulation (EU Regulation 2016/679 of 27 April 2016). As such, the Internet user has a right of access, rectification and deletion of personal information concerning him that he may exercise at any time by sending a letter to the following address: ILNI - To the attention of Mrs. C. Toumahu – Zeestraat 100, 2518 AD The Hague, The Netherlands, or by email at the following address: info@ilni-store.com.

4/ Hypertext links to the Site can only be created with the prior written authorisation of ILNI, which may be withdrawn at any time. ILNI declines all responsibility for the content of sites linked in this way to the ILNI Site.

5/ Invalidity - severability

If any part of these terms and conditions is deemed invalid, that part shall be interpreted in accordance with Dutch law to the fullest extent possible. If one or more provisions of the terms and conditions become or are declared invalid by a competent court, such provision(s) shall be null and void and shall be deemed to have been deleted. All other provisions contained in these terms and conditions shall remain effective and in force.

6/ The Site and these terms of use are governed by Dutch law. Any dispute related to the use of the Site or these terms of use shall be subject to the territorial jurisdiction of the Dutch courts.

7/ Access to the Site:

The Site is accessible 24 hours a day, 7 days a week except in cases of force majeure, maintenance periods, technical and/or computer and/or telecommunications difficulties and for security reasons.