

Terms of use and disclaimer website www.vanheklelieveld.nl

Privacy statement

1. Access to and use of this Van Hek & Lelieveld website is subject to the following conditions and the use of this website means that you accept these and other conditions stated on this website in full and without reservation.
2. The information on this website has been compiled with great care and is kept as accurate and up-to-date as possible. Nevertheless, Van Hek & Lelieveld does not give any guarantees with regard to the correctness, completeness and up-to-dateness of the information on this website. Any inaccuracies or typing errors in the website will be corrected by Van Hek & Lelieveld at its discretion after their discovery. Van Hek & Lelieveld reserves the right to make changes at any time and without notice to the information on this website and in the present terms of use, disclaimer and privacy statement.
3. No rights can be derived in any way from the content of this website and no claims can be made with regard to the content of this website. The management and employees of Van Hek & Lelieveld are not liable for any direct or indirect damage of any nature whatsoever arising from or in connection with the access to or the use of any information on this website. More in particular, but not limited to, Van Hek & Lelieveld makes no guarantees with regard to the security and protection of the content of information on the website, for example from the perspective of external - for Van Hek & Lelieveld unforeseen and uncontrollable - influences.
4. This website may contain information about and links to websites of parties other than Van Hek & Lelieveld, in particular, but not limited to, clients of Van Hek & Lelieveld. This information and these links are for informational purposes only. Van Hek & Lelieveld has no control over this information and these websites and is not responsible or liable for that information and any information, products or services stated on those websites. Van Hek & Lelieveld hereby grants no consent, approval or recommendation with regard to that information and the information on those websites.
5. The trademarks, trade names, images, logos and images that make the services of Van Hek & Lelieveld recognisable, as well as the design, text and graphic options of the site are the property of Van Hek & Lelieveld. Nothing contained herein can be explained as granting a license or right under copyright or any other intellectual property right of Van Hek & Lelieveld.
6. The trademarks, trade names, images, logos and images of clients included on the website have been included with the permission of the clients. Van Hek & Lelieveld is in no way responsible or liable for the content thereof.
7. Except with the prior written consent of Van Hek & Lelieveld, it is not permitted to copy, print or use any information stated on the website in any other way, with the sole exception of the address details and directions to the office of Van Hek & Lelieveld.

8. Although Van Hek & Lelieveld makes every reasonable effort to keep this site virus-free, it cannot guarantee this. Liability for viruses is excluded.
9. Privacy statement
Personal data that you may provide to Van Hek & Lelieveld can be included in the Van Hek & Lelieveld database. Van Hek & Lelieveld complies with the applicable legal obligations in the field of privacy protection. Personal data will not be provided to third parties. At your request via info@vanheklelieveld.nl, your data will be removed from the database.
10. Applicable law and competent court
With regard to any dispute arising from these terms of use, disclaimer and privacy statement, Dutch law is applicable and the court in The Hague has exclusive jurisdiction.