

Terms of Use

The use of our website is subject to terms and conditions. We have listed them here for you. Below you will find our copyright notice, our terms of use and our privacy policy.

Copyright notice

All texts and images on this website are property of or licensed to BVBA A1 Planning Architectenbureau, Eksterstraat 14 B-8450 Bredene, Belgium. All forms of copying or reproduction of this website or any of its elements are prohibited without the prior written and explicit authorization by BVBA A1 Planning Architectenbureau. For more information, please contact us through info@a1planning.be.

Terms of Use

By accessing and using the A1 Plus website (www.a1plus.be, hereinafter referred to as “the website”), the visitor declares that he has read and accepted the present Terms of Use of BVBA A1 Planning Architectenbureau, with registered offices at B-8400 Oostende, Joseph Plateaustaat 3, Belgium.

1. Information supplied on the Website

BVBA A1 Planning Architectenbureau takes the utmost care of the quality of the website and takes all reasonable measures to provide correct and up-to-date information on the website. To this end, BVBA A1 Planning Architectenbureau may modify, at any time and without prior notice to the visitors, the information supplied on the website.

The information, specs, prices and demos on the website are provided without guarantee or liability on the part of BVBA A1 Planning Architectenbureau, except in the case of gross or intentional negligence or misconduct. They are only valid on the date they are provided and BVBA A1 Planning Architectenbureau cannot guarantee their accuracy, the absence of errors, their completeness and/or their timeliness. They are provided exclusively for information purposes.

2. Products and services offered through the website

The products and services offered through the website are provided as such with no guarantee and without any responsibility on the part of BVBA A1 Planning Architectenbureau, except in the case of gross or intentional negligence or misconduct on its part.

Prices available on the website are only valid on the date they are provided. They do not constitute contractual propositions unless they are confirmed through a confirmation of order form.

3. Responsibility for the use of the website

Except in the case of gross or intentional negligence or misconduct on its part, BVBA A1 Planning Architectenbureau is not responsible for any direct and indirect damages (including the loss of profits, the costs for acquiring an equivalent service or product or the loss of opportunities) incurred by the visitor or third parties and resulting from the use of the website or from the impossibility to use it, regardless of the reason.

Except in the case of gross or intentional negligence or misconduct on its part, BVBA A1 Planning Architectenbureau is not responsible for, amongst other things, any direct and indirect damages caused by the transmission of viruses despite existing security measures, the interruption of the access to the website caused by communication disturbances, channel or connection problems, unauthorized access to the website, strikes or events of force majeure.

4. Access to the website

Subject to the means at its disposal and within the limitations described in the previous point, BVBA A1 Planning Architectenbureau undertakes its best efforts to provide access to the website 7 days a week, 24 hours a day.

BVBA A1 Planning Architectenbureau can however not guarantee a continuous, uninterrupted and secured access to the website. BVBA A1 Planning Architectenbureau may interrupt, at any time and without prior notice, the access to the website in case of risk of misuse or fraud or in order to perform maintenance or to implement any improvement or modification. BVBA A1 Planning Architectenbureau shall do its utmost to limit the duration of such interruptions and shall, whenever possible, inform the visitors of these interruptions and their estimated duration.

Without prejudice to its rights to indemnity, BVBA A1 Planning Architectenbureau reserves the right to prohibit, at any time and without prior notice, the access to all or a part of the website to the visitor for the following motives: violation of the present Terms of Use, use of the website for unlawful or immoral purposes, infringement on the integrity, the security or the reputation of the website.

5. Property and intellectual property rights

BVBA A1 Planning Architectenbureau reserves all property and intellectual property rights on the website itself and on all its components. This includes, but is not limited to, any text, illustrations, and layout. Any extraction, copying, lending, adaptation and/or any other form of use of all or part of the contents of the website in any form or manner is strictly prohibited without BVBA A1 Planning Architectenbureau's prior written consent.

All trademarks, labels and logos, whether or not registered, on the website are the exclusive property of BVBA A1 Planning Architectenbureau or other companies and may not be reproduced. Visitors may in particular not use them as meta tags on other internet sites.

6. Hypertext links

Except in the case of gross or intentional negligence or misconduct on its part, BVBA A1 Planning Architectenbureau does not provide any guarantee and declines any liability with regard to both the hypertext links created on the website to third parties' internet sites and the contents of these internet sites. Access to these internet sites is at the exclusive risk of the internet user, he/she being fully aware that these internet sites may be subject to other Terms of Use than those applicable to the website. BVBA A1 Planning Architectenbureau cannot be held responsible for the respect by these sites of any applicable legislation or regulations.

7. Fair and safe use of the website

By registration and use of the website, the user undertakes to:

- Use the website in accordance with these Terms of Use and the Privacy Policy;
- Behave as a responsible and careful user of internet;
- Not act in any way that could harm BVBA A1 Planning Architectenbureau;
- Give information as user that is accurate, up-to-date and complete;
- Immediately notify BVBA A1 Planning Architectenbureau in case of any breach, even if only potential, of the security of the website or third parties' rights;
- Never disturb the access or working of the computer structure of the website;
- Protect in an adequate way his data's, software, computer processing or telecom against virus and other similar risks, including computer hacking.

8. General provisions

If these Terms of Use would be amended, the amended version will be available on the website and will be applicable from the user's first visit following this modification. As from this visit, the user will be presumed to have read the modifications and to agree to them. For this reason, it is important to check the day of the last update at the top of the present Terms of Use at every new visit.

The nullity of one or more provisions of the present Terms of Use shall have no effect on the validity, the extent and the enforceability of any remaining provisions of these Terms of Use.

The provisions of the present Terms of Use apply without prejudice to any mandatory legal or regulatory provisions.

These Terms of use of the website are subject to Belgian law.

Only the courts of Bruges are competent to adjudicate with disputes arising out of or connected to the

present Terms of Use.

For all further information or any suggestion regarding these Terms of Use, please contact us at the address: BVBA A1 Planning Architectenbureau, Eksterstraat 14 B-8450 Bredene, Belgium, or by info@a1planning.be.

Any complaint or objection must be sent by registered mail to the address mentioned above.

Any communication made by BVBA A1 Planning Architectenbureau to the user will be made through the website or sent to the user's email.