

# Terms of Use

## TERMS OF USE LEADBUZZER

### Definitions:

LeadBuzzer: Media and Network Platform that allows users to share information with each other;

LeadBuzzer Member: A person registered as a LeadBuzzer user, for the purpose of exchanging information with other members.

1. These Terms of Use are applicable to the use of LeadBuzzer.
2. By using the LeadBuzzer websites/applications you acknowledge that you have read and agreed to these Terms of Use and the Lead Innovation B.V. Conditions.
3. Further agreements on the use of LeadBuzzer are captured in a mutual, duly signed offer/contract by Lead Innovation BV (the Supplier) and the Client. The signed offer/contract inextricably forms part of these Terms of Use.
4. All prior agreements on the use of LeadBuzzer are made ineffective when signing/agreeing to a new agreement.
5. The Supplier only grants non-exclusive, revocable, non-transferable LeadBuzzer licenses to use the LeadBuzzer websites/applications without obtaining ownership. This also applies to used (sub)domains. The Supplier reserves the right to refuse requested (sub)domains.
6. LeadBuzzer is to be used for sharing information. Participation is reserved for registered LeadBuzzer members.
7. To use LeadBuzzer effectively, login (user name/e-mail address and password) is required. Please store this information securely. Participation to LeadBuzzer is at your own risk. You are liable for all damages resulting from the (mis)use of your login information and hereby indemnify the Supplier against third party claims.
8. Although the Supplier maintains a reasonable modification policy, the Supplier is free to change or delete information without notice if these Terms of Use are violated. The Supplier shall not enter into discussion about modifications.
9. The Supplier cannot be held responsible for the quality of data on the LeadBuzzer platform. LeadBuzzer contains the views and opinions of the LeadBuzzer members. The Supplier is not liable for damages in any form caused by the use of LeadBuzzer.
10. The Supplier strictly advises members to not place leads that contain private or confidential information!
11. Only publish information obtained personally and verifiable by your company.
12. During registration, the member agrees to and declares that the information placed on LeadBuzzer is true, complete, actual and original. Members are responsible for maintaining their own information.
13. Other than personal data, all data sent to LeadBuzzer is considered to be non-confidential. The Supplier receives rights and title and revenues thereof, free of cost, worldwide and perpetually. The Supplier may use the information at their own discretion, on an unlimited basis and for any purpose.
14. Notwithstanding Article 12, the member is and will remain responsible for information entered by them, including legality, originality and respect for intellectual property rights of others. Please abide by the law and regulations and generally accepted norms, values, custody and decency.
15. Only use LeadBuzzer for the intended purpose.
16. Keep your messages concise, clear and readable.
17. If you do not follow these Terms of Use, the Supplier is free to remove you from LeadBuzzer without prior notice and without giving any reason or explanation; and to prohibit further access to websites/applications.
18. These Terms of Use are subject to change. Changes will be announced on our websites.
19. These Terms of Use are governed by Dutch law with the Rotterdam Court as competent authority.
20. The LeadBuzzer representative is available on the e-mail address [info@leadinnovation.nl](mailto:info@leadinnovation.nl).

Last document update: 4 December 2015