



TERMS OF USE

Please read these terms of use carefully before using this site. By using this site, you declare your acceptance of and undertake to comply with these Terms of Use. If you do not accept these terms, you are requested to refrain from using the site.

Provisions on the use of CheckMarket's intellectual property

1. This site is owned and managed by CheckMarket on-line (hereinafter referred to as "CheckMarket", "we", "our").

Material on CheckMarket.com or on any other web site that is owned, managed, licensed to or controlled by CheckMarket may only be used for the purposes for which it is made available or explicitly intended by CheckMarket.

This material may not be copied, reproduced, republished, uploaded, mailed, sent or distributed in any other way without our explicit permission. It is also prohibited to use the abovementioned material on any other web site or in any other network environment without our explicit permission.

The adaptation of this material, or its use for purposes other than those for which it is made available or intended, breaches CheckMarket's copyright and other proprietary rights. CheckMarket reserves all rights in this respect, and will take legal action if necessary. Users may not use CheckMarket's name, logos or other material without CheckMarket's express written consent.

No software may be downloaded from this site. To the extent necessary, CheckMarket declares that it holds exclusive and full proprietary rights to its software, and that it does not transfer these rights.

2. Users of our products and services are fully responsible for the use of all the material that they enter in our system. CheckMarket can in no way be held liable if one or more of its clients and/or users in any way breaches or disrespects copyrights or abuses another party's rights or protected products (i.e.: without obtaining reproduction rights!), or in general infringes upon legal or contractual provisions or generally accepted standards of due care.

CheckMarket reserves the right, at all times and without stating reasons, to refuse to supply products and services to users or to remove user's information from the system (including, but not limited to, cases involving pornographic material, breach of privacy or illegal activities).

The details of your registration are password protected, so that only you and CheckMarket have access to your personal information and can view, remove, correct or cancel the details of your registration.

3. Our free trial survey is for testing and evaluation purposes only. Each user has the right to only one free trial survey, unless otherwise permitted by CheckMarket.

Provisions concerning feedback to CheckMarket

CheckMarket welcomes feedback from its loyal clients, and enjoys receiving your comments on CheckMarket products and services.

All ideas and suggestions are welcome, and CheckMarket will take them into consideration. However, we cannot offer any guarantee that such ideas or suggestions will be implemented. We must request that you be specific in submitting your comments about these products and services, and that you *not* send us any original source code. We hope you will understand that the purpose of this request is to prevent future disputes should other people believe that projects developed by CheckMarket's professional staff resemble their own creative work.

If you send ideas, annotations, concepts or other information (together referred to as "Information") despite our request that you not send any source code, the Information will be regarded as CheckMarket's property. CheckMarket will be the sole owner of all existing and future rights with respect to Information of any sort and nature whatsoever, and will be entitled to unlimited use of the Information for all possible purposes, commercial or otherwise, without owing compensation to the submitter of the Information.

CheckMarket will not be obliged to keep any of the Information confidential nor will CheckMarket be held liable for the use or disclosure of any of this Information.

Furthermore, CheckMarket can in no way be held liable if the submitters of the Information in any way breach copyrights, ignore copyrights, abuse another party's rights or protected products (i.e. without obtaining the reproduction rights!), or infringe upon legal or contractual provisions or generally accepted standards of due care.

Termination of the agreement

This agreement remains in force until it is terminated by one of the parties.

You may end this agreement at any time by logging on to the Members' Site, using your account name and password, and then going to 'My Account' and clicking on 'Close my Account'. The material you have entered in our system will be removed immediately.

CheckMarket may also terminate this agreement immediately and without any reason being given, and this at any time and without prior notice. CheckMarket may also use this option to terminate the agreement if, in the exclusive judgment of CheckMarket, the user does not fulfill a condition or comply with a stipulation of this agreement. After CheckMarket has terminated the agreement, you have of a period of seven days during which you may delete material that you have entered in our system.

This agreement continues to apply to the use of our products and services dating from before the date of termination. You are obliged to fulfill your obligations toward CheckMarket with regard to them.

Warranty disclaimer

CheckMarket offers no warranty of any kind on the products and services offered on this site, be it explicit, implicit, or regarding their suitability for a particular purpose. CheckMarket does not guarantee that its materials will work continuously or without error, or that this site or the server hosting this site will be free of viruses or other harmful elements. CheckMarket will however, do its best to correct any errors in the program. CheckMarket has the obligation to perform to the best of its ability to guarantee the workability of its product and corresponding services.

Furthermore, CheckMarket gives no guarantee of precision, accuracy, reliability or otherwise with respect to (the results of) the use of the services on this site. The user bears all costs for any maintenance, repairs or improvements that may be required. CheckMarket incurs no costs in these matters.

Restriction of liability

Under no circumstances whatsoever can CheckMarket be held liable for any damage suffered by any party (be they parties to this agreement or third parties), regardless of the nature or cause of such damage (possible error or negligence).

Nor can CheckMarket be held liable for special damage or consequential damage resulting from the use of the services on this site, nor for the inability to use the services on this site, even if CheckMarket or an authorised representative of CheckMarket is made aware that such damage may have taken place.

Under no circumstances will CheckMarket's total liability toward a user involving all cases of damage, loss and legal actions (either as a result of contract law, unlawful act, including but not restricted to negligence) or otherwise, exceed the amount that the user may have paid for the use of our program in the period the damages occurred.

Please be aware that while visiting our site you can follow links to other sites that are beyond our sphere of influence. CheckMarket is not responsible for the content or operation of these other sites.

Jurisdiction

CheckMarket maintains and manages this site from its offices in Turnhout, Belgium. Software originating from this site is subject exclusively to Belgian law.

CheckMarket can in no way guarantee that the materials on its site are available or appropriate for use at other countries. Those choosing to use this site from another country do so at their own risk, and accept responsibility for compliance with local legislation, if, and to the extent, that such is applicable.

This agreement is drawn up in accordance with, and is subject to, Belgian law.

Should a provision of this agreement be regarded as illegal, null and void, or should it for any reason be considered unenforceable, the said provision will be considered separable from this agreement and will not affect the validity and enforceability of the remaining provisions.

Should a dispute occur between the contracting parties or with a third party, irrespective of the nature or basis of such a dispute, the parties agree that the dispute will be settled according to Belgian law in a Belgian law court, specifically the court of Turnhout.

Pricing

Eventual price increases will be published on our site and communicated to our customers at least 3 months before they take effect. The customer is then free to decide (as always) if they wish to continue using CheckMarket's services.

Terms of payment

All our invoices are payable within 14 days after invoice date. Any deviation of this due date will be explicitly mentioned on the invoice. When an invoice is not paid on time, an interest of 3% per month or per new month started is payable without proof of default. In case of late payment a compensation equal to 10% of the invoice total with a minimum of €50 is payable as well, without proof of default.

Clients with billing address outside of Belgium can only pay the invoice amount in euros in the following way:

- by EU bank transfer (for customers inside the EU), using our IBAN number and BIC (SWIFT) code, which you find at the bottom right of your invoice.
- by online payment via credit card.

We do not accept cheques.

Complaints must be sent to us by registered mail within eight days after invoice date.

Other

Each CheckMarket user respects the [ICC/Esomar international code](#).

This text contains the complete agreement between the parties on the subject specified herein. CheckMarket can alter it at any time on the condition that any and all changes are published on our site at least seven days before taking effect.



CheckMarket Corp.

Otterstraat 199 • 2300 Turnhout
Tel: 014 700 703
Fax: 014 700 709
E-mail: info@checkmarket.com
Web: www.checkmarket.com

CheckMarket's position on protecting the privacy of those using its on-line services is that personal information will be protected and treated with all due respect. If you have any questions about the way your data can or will be used, please read CheckMarket's statement on the [protection of private data](#) provided for users of its on-line services.

Use of this site implies acceptance of, and agreement with, our TERMS OF USE and our [privacy policy](#).

(c)CheckMarket. All rights reserved.