

ARTICLE 1: Purpose

The purpose of these "general terms of use" is to provide a legal framework for the terms and conditions for the website www.adba.lu services and their use by the "User".

The general terms of use must be accepted by any User wishing to access the site. They constitute the contract between the site and the User. Access to the site by the User signifies his acceptance of these general terms of use.

ARTICLE 2: Publishing and hosting

The website www.adba.lu is published by the company AdbA Sàrl with a share capital of 40.000 € registered in the Luxembourg Trade and Companies Register under the number B202379, intra-community VAT : LU28235244, having its registered office at 70, route de Belval L-4024 Esch-sur-Alzette.

The host of the site www.adba.lu is the company Infomaniak Network SA, Avenue de la Praille, 26 - 1227 Carouge - Switzerland, <https://contact.infomaniak.com>. IDE & VAT NO: CHE-103.167.648.

ARTICLE 3: Definitions

The purpose of this clause is to define the various essential terms of the contract:

- User: this term means any person who uses the website or any of the services offered by the website.
- User content: these are the data transmitted by the User on the website.

ARTICLE 4: services access

The site allows the User free access to the following services:

- information articles;
- classified offers.

The website is accessible free of charge anywhere to any User with Internet access. All costs incurred by the User to access the service (hardware, software, Internet connection, etc.) are at his expense.

The website uses all means at its disposal to ensure quality access to its services. The obligation being of means, the site does not commit itself to reach this result.

The User can contact the site by e-mail at the address contact@adba.lu.

ARTICLE 5: Intellectual Property

The trademarks, logos, signs and any other content of the website are protected by the Intellectual Property Code and more particularly by copyright.

The User requests the prior authorization of the website for any reproduction, publication or copy of the various contents.

The User undertakes to use the contents of the website in a strictly private context. The use of the contents for commercial purposes is strictly prohibited.

ARTICLE 6: Personal data

Generally, on the Internet, the User can visit the website without having to reveal his identity and provide personal information about himself. However, the site may request information when the User wishes to contact the site. The data collected in this way are kept for the time necessary to process the request: from two weeks for a simple question to one year in case of application to a vacant post (from the reception of information). Once these time limits have expired, they are deleted.

Apart from these hypotheses, the transmitted data are not subject to any processing.

If the User so wishes, he can exercise his rights by contacting us at contact@adba.lu. The User may, for example, request access to data concerning him, request modification or deletion. He will then be notified by email of the proper consideration of his request and its processing within one month of receipt.

Use of cookies

Google Analytics cookies are used by our website for statistical analysis purposes. The User can however disable these cookies in the settings of his internet browser.

ARTICLE 7: Liability and force majeure

The sources of the information published on the website are deemed reliable. However, the website reserves the right not to guarantee the reliability of the sources. The information provided on the site is for information purposes only. Thus, the User alone assumes full responsibility for the use of the information and content of this website.

An optimal guarantee of the transmitted data's security and confidentiality is not ensured by the website. However, the website undertakes to implement all necessary means to guarantee the best data security and confidentiality.

The website cannot be held liable in the event of force majeure or the unforeseeable and insurmountable event of a third party.

ARTICLE 8: Hypertext links

Many outgoing hypertext links are present on the website, however the web pages to which these links lead are in no way the responsibility of www.adba.lu, which has no control over these links.

The User is therefore refrained from engaging the site's responsibility for the content and resources relating to these outgoing hypertext links.

ARTICLE 9: Contract evolution

The website reserves the right to modify the clauses stipulated in this contract at any time.

ARTICLE 10: Duration

The contract is of indefinite duration. The contract becomes effective with respect to the User as of the use of the service.

ARTICLE 11: Applicable law and competent jurisdiction

Luxembourg legislation applies to this contract. In case of absence of amicable resolution of a dispute between the parties, only the courts of the city of Luxembourg are competent.

The French version of this document is the reference version.