

DISCLAIMER BeneluxWindow

1. Who We Are

The website www.beneluxwindow.com (hereinafter: the “Website”) is operated by:

CURO (BV) (hereinafter: “BeneluxWindow”, “we”, “us”).

Address: Larumsebrugweg 136 - 2440 GEEL (Belgium)

VAT: BE 0659.732.038

E-mail: info@beneluxwindow.com

If you have any questions or remarks, please feel free to contact us. We will do our best to reply promptly.

The use of this Website is subject to the rights and obligations clearly stated on the Website, as well as the terms and conditions set forth in this Disclaimer, the Terms & Conditions, the Privacy Policy, and the Cookie Policy. Together, these documents constitute our **General Terms and Conditions**.

2. Our Website

2.1 Proper functioning, security and availability

BeneluxWindow aims to provide a user-friendly Website that is safe and accessible to all visitors. We take all reasonable measures necessary to ensure the proper functioning, security and availability of the Website. However, we cannot provide absolute guarantees in this regard.

Any use of the Website is at your own risk. We accept no liability for any damage arising from failures, interruptions, harmful elements or defects in the Website, regardless of whether they result from external causes or force majeure.

We reserve the right to restrict access to the Website at any time, and/or suspend it in whole or in part, without prior notice. In principle, such actions will only be taken when circumstances justify them.

2.2 Content on our Website

All information and content on the Website is determined solely by us. We take measures to keep the content on our Website as complete, accurate and up to date as possible. The content may be modified, supplemented, or removed at any time.

We cannot, however, guarantee the quality, accuracy, completeness or usefulness of any information posted on the Website. We therefore accept no liability for any (direct or indirect) damage suffered by visitors as a result of information available on the Website.

Our Website may offer downloadable content. Any download is at the visitor's own risk. We accept no liability for any damage resulting from downloading content, including (but not limited to) data loss or damage to the visitor's computer system.

2.3 What we expect from you as a visitor

Every visitor to the Website must behave responsibly and refrain from any actions that may harm the proper functioning or security of the Website, or negatively affect other visitors.

The Website may not be used to circumvent our business model or to collect information about other visitors on a large scale.

We reserve the right to take any actions necessary—judicial or extrajudicial—to safeguard our interests and the interests of other visitors. The visitor is solely and fully responsible for any damage caused to the Website or to other users. In such cases, the visitor shall indemnify BeneluxWindow for any resulting claims or damages.

3. Links to External Websites

The Website may contain links, hyperlinks or framed links to external websites or digital platforms. The presence of a link does **not** imply any association between BeneluxWindow and such third-party websites, nor does it imply agreement with their content.

We have no control over external websites and assume no responsibility for their proper functioning or safety, nor for the content to which a link points. Once a visitor clicks on a link and leaves our Website, BeneluxWindow can no longer be held liable for any damage.

As external websites may not provide the same guarantees as we do, we advise all visitors who arrive at a third-party website via our Website to carefully review the general terms and privacy policy of those websites.

4. Intellectual Property

Creativity deserves protection, and this applies equally to our Website and all content made available on it. The Website and all related content are protected by intellectual property rights belonging to BeneluxWindow and/or its licensors or third parties.

All content, materials and technical elements on this Website, including but not limited to texts, photographs, images, videos, audio materials, ideas, notes, drawings, designs, articles, data, software, source code, configurators, technical drawings, digital tools and other creative works, are protected by copyright, software rights, database rights, design rights, trademark rights, trade name rights and other applicable Belgian, European and international intellectual property laws. The technical structure, architecture and underlying code of the Website are likewise protected.

All trade names, trademarks and logos used on the Website are protected under applicable trademark and trade name legislation.

Visitors are granted a limited, non-exclusive, non-transferable and revocable right to access and use the Website and its content solely for personal and non-commercial purposes.

Without the prior written consent of BeneluxWindow, it is strictly prohibited to copy, reproduce, modify, distribute, transmit, publish, store, reuse, commercially exploit or otherwise use, in whole or in part, any content or technical element protected by these rights, except where expressly permitted by law.

BeneluxWindow attaches great importance to the protection of its intellectual property rights and reserves the right to take all appropriate legal action, including civil and/or criminal proceedings, in the event of infringement.

5. General Provisions

BeneluxWindow reserves the right to modify, expand, restrict or discontinue the Website or the services offered at any time without prior notice and without any form of compensation.

This Disclaimer shall be governed by Belgian law.

All disputes relating to the use of the Website or to agreements concluded with CURO (BV) shall be exclusively submitted to the competent courts of the judicial district in which CURO (BV) has its registered office, unless mandatory statutory provisions provide otherwise.

If any provision of this Disclaimer is found to be invalid or unenforceable, the remaining provisions shall remain fully in force and effect. In such case, the relevant provision may be replaced by a valid provision that reflects as closely as possible the purpose and intent of the original provision.

6. Language

In case of discrepancies or interpretation disputes between language versions, the Dutch version shall prevail.