



The following terms of use apply to the use of this website (www.studio200.nl). By using this website, you are deemed to have read and accepted the terms of use.

Use of Information

Studio200 strives to always provide correct and up-to-date information on this website. Although this information has been compiled with the greatest possible care, Studio200 does not guarantee the completeness, correctness or topicality of the information. The legal information on the website is of a general nature and cannot be regarded as a substitute for legal advice.

No rights can be derived from the information. Studio200 accepts no liability for damage resulting from the use of the information or the website, nor for the failure of the website to function properly. A relationship between Studio200 and the user of the website cannot automatically arise on the basis of sending and receiving information via the website or via e-mail.

E-mail

Studio200 does not guarantee that e-mails sent to it will be received or processed (on time), because timely receipt of e-mails cannot be guaranteed. The security of e-mail traffic cannot be fully guaranteed due to the associated security risks. By corresponding with Studio200 by email without encryption or password protection, you accept this risk.

Hyperlinks

This website may contain hyperlinks to websites of third parties. Studio200 has no influence on third party websites and is not responsible for the availability or content thereof. Studio200 therefore accepts no liability for damage resulting from the use of third-party websites.

Intellectual property rights

All publications and expressions of Studio200 are protected by copyright and other intellectual property rights. Except for personal and non-commercial use, nothing from these publications and expressions may be reproduced, copied or made public in any way, without Studio200's prior written permission.