

300 E Royal Ln, # 127, Irving, Texas 75039 | www.bluemailmedia.com | 1-888-494-0588

Client Details

Date: Monday January 23, 2017

Cassandra vd Westhuizen

iTrain Technologies (Agent for Manta Technologies)

P: 0044 (0) 73 929 756 95, 0027 (0) 83-962-8644 E: cassiew@worldonline.co.za

Solution Provided: CustomPro

✓ Custom built list

Validated & qualified contacts

√ 85%+ Accuracy

Comprehensive data coverage

CustomPro List Building Criteria

Geo: Netherlands

Technology: IBM AS/400 Users

Job Functions/Roles: IT Key Decision Makers - IT Facility Managers / Systems Administrators / IT

Operations Managers / IT Development / Programming Managers

Business Size: Mid & Large Businesses/Corporations only

Available Records: 750 contacts

List Acquisition Price (in USD) - \$ 1,000.00

DATA COVERAGE

and the second s	DATA COVERAG	
Contact Name	Title	Company Name & Address
Work Email	Company Website	Business Size (Headcount & Revenue)
Industry Classification	Technology used currently	Work Phone

End of Page 1. Terms & Conditions on page 2.

Drafted and approved by:

Lance Rogers, Sales Manager - Blue Mail Media Inc.

Client Signature

Page 1 of 2



300 E Royal Ln, # 127, Irving, Texas 75039 | www.bluemailmedia.com | 1-888-494-0588

Terms and conditions

1. Payment:

- 1.1. Payment can only be made through Check or Wire Transfers.
- 1.2. Client will make upfront payment to Blue Mail Media Inc. for the List Acquisition.
- 1.3. The remaining balance, if any, is payable by Client prior to delivery. At any time during this service, Client can pay the remaining balance, if any and take the delivery of the remaining marketing database.

2. Quality assurance:

- 2.1. CustomPro solutions come with 85%+ delivery and accuracy guarantee. Undeliverable (hard bounce) emails and inaccurate contacts will be replaced when brought to attention within 30 days from the date of delivery.
 - 2.1.1 In the event of unavailability of data for the pre-set requirement criteria replacements; the requirement criteria can be expanded to acquire replacements.

3. Dispute Resolution

- 3.1. Indemnity: Either party* hereby agrees to indemnify, defend and hold harmless the other, it's agents, trustees and employees from any and all liability, loss, damage and expenses (Including, but not limited to attorney fees) that either party may suffer as a result of claims, demands, costs or judgments which may be made or instituted against the other or its agents, trustees and employees as a result of other party's negligence, action, failure to act that might give rise to such liabilities.
- 3.2. In case of any disputes, controversy, claims or breach arising out of or in relation to this purchase including disputes regarding interpretation, construction, existence and validity thereof, between the parties (hereinafter collectively referred to as Disputes), the parties shall first attempt to resolve the Dispute through mutual discussions.
- 3.3. In case the parties fail to resolve the Dispute through the aforementioned manner within a period of fifteen (15) days of such meeting of the parties then such Disputes, shall be referred to Arbitration by a prior written notice by either of the parties issuing the same to the other. A sole Arbitrator shall be mutually appointed by parties to resolve such dispute and the seat of Arbitration shall be Irving, TX, USA. All Arbitration proceedings for the disputes between the parties shall be in accordance with the provision of The Arbitration and Conciliation Act, TX. The Award passed by the Arbitrator shall be final and binding on the parties.

*Party/Parties imply Blue Mail Media Inc./Client or the two collectively.

End of Document

Drafted and approved by:

Lance Rogers, Sales Manager - Blue Mail Media Inc.

Client Signature

Page 2 of 2