

Rechtsleer**Bijzonderheden rechtsleer****Lidstaat:** Nederland**Titel:** Contracten maken: Multi Level Marketing: een oneerlijke handelspraktijk?**Subtitel:****Vorm:****URL:****Auteur:** E.C. RUNIA**Referentie:** Contracteren, 2008/3, pages 60-67**Jaar van publicatie:** 2008**Trefwoorden:** contract law, misleading commercial practices, national law, pyramid scheme**Richtlijnartikelen**Unfair Commercial Practices Directive, [Chapter 1, Article 2, \(b\)](#) Unfair Commercial Practices Directive, [Chapter 1, Article 3, 1.](#) Unfair Commercial PracticesDirective, [Chapter 2, Article 5, 1.](#) Unfair Commercial Practices Directive, [Chapter 2, Article 5, 5.](#) Unfair Commercial Practices Directive, [Chapter 1, Article 3](#)**Koptekst**

This article discusses the effects of the implementation of the UCP Directive in the Dutch Civil Code for multi level marketing (MLM) contracts. The conclusion of the article is as follows: it is (not yet) necessary to adjust multi level contracts between MLM-providers and participants. It is advisable to instruct participants to follow the UCP Directive provisions; the penalty for not doing so could be termination of the contract.

Algemene opmerking**Verwante zaken**

Geen resultaten