

Disclaimer

Disclaimer for using 'ContentCube®'

Note: 'ContentCube®' is the trade name of the service under contract of ContentCube GmbH

1. Liability for content

2. Liability for links

3. Copyright

4. Data protection

5. Special conditions of use

6. Legal force of this disclaimer

1. Liability for content

Although we strive to ensure that the content of our ContentCube® Website is up to date, complete and accurate, we cannot guarantee this.

According to Section 7 Para 1 Teleservices Law, we as providers of services are responsible under general law for our own content on the ContentCube® Website.

We however have no obligation to supervise external information that has either been transmitted to or is stored on the website (Sections 8-10 Teleservices Law). As soon as we learn of the existence of legal violations, we shall immediately remove the corresponding content. However, we shall only take liability in such cases when we have learned of the existence of specific legal violations.

2. Liability for links

Our ContentCube® Website contains links to external website ('external links'). These websites are governed by the corresponding operator's liability rules. The first time we established a link to these external sites, we checked the external content to determine whether there were any legal violations. At the time this check was carried out, no legal violations were detected. We have no influence over the current and future design and content of these linked websites. The fact that we place external links on our website does not mean that we treat the content available over the link as if it were our own. Without specific indications of the existence of legal violations, it is unreasonable for us to constantly monitor external links. However, as soon as we learn of the existence of legal violations, we shall immediately proceed to remove the external link in question.

3. Copyright

The content published on this ContentCube® Website is subject to the German Copyright and Neighbouring Rights Law. Any use of materials not sanctioned by the German Copyright and Neighbouring Rights Law requires our prior, written consent or the prior, written consent of the corresponding rights owner. This applies in particular to duplication, processing, translating, storing, processing or reproduction of content in databanks or other electronic media and systems. Content and rights held by third parties are indicated as such. The unauthorized duplication or reproduction of individual content or complete pages is not permitted and is punishable under law. Only downloads or copies that are made for personal, private and non-commercial purposes are permitted.

The ContentCube® Website may only be displayed in external frames if written permission is obtained.

4. Data protection

We cannot guarantee the security of data transmitted over the internet. In particular, when data is transmitted via e-mail, it may be intercepted by third parties.

When our ContentCube® Website is visited, information about the access is stored (date, time, pages viewed). This data does not form part of personal data but is rendered anonymous. It is only used for statistical purposes. It is not passed on to third parties for commercial or non-commercial purposes.

If personal data is collected on our ContentCube® Website, this data is always provided voluntarily by the User. Moreover, such data does not have to be provided when using and paying for all services that are offered or if it has to be provided, it is rendered anonymous or pseudonyms are employed as long as this is technically feasible and reasonable.

Use by third parties of the contact information that appears in the legal notice is expressly forbidden. The operator expressly reserves the right to take legal action if it receives undesired publicity materials or other information.

5. Special conditions of use

If special conditions regulating specific uses of this ContentCube® Website deviate from the aforementioned provisions, these special conditions of use shall apply on all occasions.

6. Legal force of this disclaimer

If individual provisions or phrases in this disclaimer are or become inoperative, this will not affect the validity or content of the remaining provisions.

Version: 4 June 2009