

General Terms and Conditions

I. Scope and delivery

The terms and conditions of Yare Media GmbH (hereafter referred to as "YARE MEDIA") apply to all deliveries and services, the YARE MEDIA provides compared to the contractual partner.

The General conditions for the provision of services in the field of telecommunications are subsidiary (published by the) Association management consultancy and data processing) to apply in its current form.

All obligations of YARE MEDIA are exclusively to the scope and content of the order accepted from YARE MEDIA or to assess the order confirmation issued by YARE MEDIA as well as these terms and conditions.

II. Prices and payment

If nothing else is agreed upon, that apply in the offered or prices stated in the order form. All prices are exclusive of VAT. Price changes are expressly reserved.

Unless otherwise agreed, payments are due immediately upon receipt of the invoice without deduction. If payment is delayed YARE MEDIA is entitled, all subsequent expenses and costs (which also costs the intervention of collection agencies,) In addition to lawyers and include bank interest).

Any delays, their cause in a lock or is the expiration of credit cards used, shall be borne by the Contracting Party.

If payment is delayed, YARE MEDIA benefits from contracts for services with written communication to the contractual partner is entitled, up to the complete payment to suspend or to terminate the contractual relationship with immediate effect.

Open receivables from YARE MEDIA offsetting and the retention of payments due to alleged, of YARE MEDIA but undetected defects is excluded.

III. Data protection and security

Under the telecommunications law rules YARE MEDIA is entitled, personal communication data for purposes the withholding of pay to save. Non-personal details are allowed to protect of its own and foreign computer be stored and used. Content data but are neither evaluated nor technically over the minimum also cached.

The Contracting Party agrees with that data as part of the statutory requirements also to third parties be, but not done a passing beyond the legal framework.

There is no liability for intrusion by third parties in the area of data protected by YARE MEDIA.

YARE MEDIA reserves itself expressly to persons with respect to which reasonable suspicion is that network activities emanating from them, that the regulations are contrary to or affect the legitimate interests of YARE MEDIA to disconnect at any time by Internet. The contract partner has related costs to replace. A liability of YARE MEDIA due to such enclosures does not exist.

YARE MEDIA is entitled to determine the party to the legally permitted extent personally identifiable and process. The Disclosure of such data to third parties is permitted only in the context of legal requirements. So YARE MEDIA is entitled as, according to the telecommunications regulations to disclose the identity of the molester annoyed participants.

IV. General provisions

The territorial jurisdiction is expressly as place of jurisdiction for disputes arising from business relationships with YARE MEDIA of factual competent court in 4400 Steyr agreed. YARE MEDIA is entitled to third parties with the provision of services arising from this contractual relationship in the context of § 1313 ABGB.